# BEAR PAW RANCH RESTRICTIONS

Volume 277, Page 23, Volume 294, Page 453 and Volume 307, Page 177, Deed Records of Kerr County, Texas; Volume 599, Page 20, Volume 776, Page 333, Volume 776, Page 340 and Volume 1004, Page 483, Real Property Records of Kerr County, Texas, BUT OMITTING ANY COVENANT OR RESTRICTION BASED ON RACE, COLOR, RELIGION, SEX, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN unless and only to the extent that said covenant (a) is exempt under Chapter 42, Section 3607 of the United States Code or (b) relates to handicap but does not discriminate against handicapped persons.

# OTHER EXCEPTIONS

- A non-participating royalty interest, reserved by Grantor as described in instrument from A.B. Williamson to Scenic Drive, Ltd., dated May 1, 1972, recorded in Volume 155, Page 704, Deed Records of Kerr County, Texas, reference to which instrument is here made for all purposes, together with all rights, expressed or implied in and to the property covered by this Policy arising out of or connected with said interests and conveyance. Title to said interest not checked subsequent to date of the aforesaid instrument.
- Right of way and Easement dated July 23, 1964, to Kerr County, recorded in Volume 4, Page 144, Easement Records of Kerr County, Texas; said easement having been ratified by Joe J. Fisher in instrument dated February 17, 1965, recorded in Volume 4, Page 163, Easement Records of Kerr County, Texas. (AS PER THE ENTRANCE PARK ONLY)
- Right Of Way Easement to Central Texas Electric Cooperative, Inc., dated April 24, 1972, recorded in Volume 7, Page 398, Easement Records of Kerr County, Texas.
- Road and Utility Easements as per plat recorded in Volume 5, Page 10, Plat Records of Kerr County, Texas.
- Right of way and Easement dated October 10, 1983, to Central Texas Electric Cooperative, Inc., recorded in Volume 18, Page 294, Easement Records of Kerr County, Texas.
- Right of Way Easement dated January 16, 1984, to Central Texas Electric Cooperative, Inc., recorded in Volume 19, Page 201, Easement Records of Kerr County, Texas.
- Easement dated January 18, 1984, to Central Texas Electric Cooperative, Inc., recorded in Volume 20, Page 619, Easement Records of Kerr County, Texas, (AS PER LOT 19 ONLY)
- Building Set Back Lines and Right to reserve easements as reserved in Restrictions dated May 1, 1983, recorded in Volume 277, Page 23, Deed Records of Kerr County, Texas.
- Annual assessments and/or current maintenance charges as set forth in instrument dated May 1, 1983, recorded in Volume 277, Page 23, Deed Records of Kerr County, Texas.
- Resident's easement to enjoy common area as provided in Declaration of Covenants, Conditions and Restrictions, dated May 1, 1983, recorded in Volume 277, Page 23, Deed Records of Kerr County, Texas.
- Building Set Back Lines as per the Restrictions recorded in Volume 294, Page 453, Deed Records
  of Kerr County, Texas.
- Certified Service Area Map For Bear Paw Ranch/The Highlands Ranch CCN# 11157 recorded in Volume 1807, Page 251, Official Public Records of Kerr County, Texas.
- Any visible and/or apparent roadways or easements over or across the subject prope

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# BEAR PAW RANCH

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WHEREAS, REESE DEVELOPMENT CORPORATION, a Texas corporation, hereinafter called "Developer", is the record owner of all of the the land shown and described on that certain map designated as BEAR PAW RANCH in Kerr County, Texas, according to the map or plut filed for record in Volume 5, at Page 10, of the Map and Plut Records of Kerr County, Texas, on the 11th day of May, 1983, to which recetance is hereby made for all purposes;

WHEREAS, these Restrictions, Covenants and Conditions are established for the purpose of creating and carrying out a uniform plan for the improvement, development and sale of BEAR PAW RANCH; and

WHEREAS, Developer will cause to be incorporated under the laws of the State of Texas, a non-profit corporation, BEAR PAW RANCH, Homeowatts Association as an agency to carry out the powers of maintaining and administering BEAR PAW RANCH.

NOW, THEREFORE, Developer does hereby declare the land described on the aforesaid Map and Plat of BEAR PAW RANCH on file with the County Clerk of Kerr County, Texas, to which reference is hereby made for all purposes, is held and shall hereafter be held, sold, occupied and conveyed subject to the following Restrictions, Covenants and Conditions:

- Purpose and Extent of Restrictions, Covenants and Conditions. These Restrictions, Covenants and Conditions are established
  for the purpose set forth above and for the further purpose of preserving and propagating the wildlife on said land, all for the
  mutual benefit of the owners of same. These Restrictions, Covenants and Conditions shall, as hereafter provided, be construed
  as covenants running with said land and binding upon the Developer, its successors and assigns, and all owners and purchasers of
  said property, their heirs, successors, executors, administrators, and assigns, as provided herein.
- Definitions. In constraing these Restrictions, Covenants and Conditions, the following words shall have the following meanings:
   A. "Developer" shall mean and refer to the REESE DEVELOPMENT CORPORATION, its successors and assigns.
  - B. "Association". "..." mean and refer to the BEAR PAW RANCH HOMEOWNERS Association, a Texas non-profit corporation, its successors and assigns.
  - C. "Bylaws" shall mena and refer to the Bylaws of the Association as the same may be amended from time to time by proper action of its Members.
  - D. "Original Plat" shall mean and refer to the aforestid Plat filed for record in Volume 5, at Page 10 of the Map and Plat Records of Kerr County, Texas, on the 11th day of May, 1983, designating the tracts of BEAR PAW RANCH,
  - E. "BEAR PAW RANCH" shall meen and refer to the land hereinabove described and that subdivision of Kerr County, Texas, and designated according to the Original Plat: the term BEAR PAW RANCH to include any additional real property owned by Developer as long as such additional real property is:

(i) contiguous or adjacent to the real property now constituting REAR PAW RANCH as set forth in the Original Plat or to any real property contiguous or adjacent to any such additional real property;

- (ii) to be subdivided by Developer, its successors or assigns, pursuant to a plat filed of record in Kerr County, Texas, indicating that such additional property will constitute an addition to BEAR PAW RANCH and
- (iii) to be developed by Developer in a manner consistent with the concept contemplated by these Restrictions, Covenants and Conditions.

Such additional real property may become subject to these Restrictions, Covenants and Conditions in any of the following manners:

- (a) Developer Nay, without the consent of any Member which consent is expressly waived by each Member, at any time and from time to time, acid to BEAR PAW RANCH and to the concept hereof any such property which it presently owns or which it may hereafter own, by filing of record a Supplement to these Restrictions, Covenants, and Conditions, which shall extend the concept of the covenants, conditions and restrictions of these Restrictions, Covenants and Conditions to such additional real property; PROVIDED, HOWEVER, thus, such Supplement may contain such complementary additions and modifications of the covenants, conditions and restrictions contained in these Restrictions, Covenants and Conditions as may be necessary to reflect the different character, if any, of the added properties and as are not in consistent with the concept of these Restrictions, Covenants and Conditions. In no event, however, shall such Supplement modified by these Restrictions, Covenants and Conditions. Developer may make any such addition even though at the time such addition is made Developer is not the owner of any portion of the property described in the Original Plat. Each Supplement may designate the number of separate plots or tracts comprising the properties added or such designation may be deferred to further and subsequent Supplements as herein provided. Each such separate plot or tract shall constitute a tract within the meaning of these Restrictions, Covenants and Conditions.
- (b) Upon the approval of the Members entitled to cast two-thirds (Virús) of the votes of the Members of the Association who are voting in person or by proxy at a meeting duly called for that purpose, the owner of any property who desires to add it to the concept of these Restrictions, Covenants and Conditions and to subject it to the jurisdiction of the Association, may file of record a Supplement as described in puragraph (a) of this paragraph. Any additions made pursuant to paragraphs (a) or (b) of this paragraph when made, shall automatically extend the jurisdiction, functions, duties and membership of the Association to the properties added.
- F. "Common Areas" shall mean and refer to all real property, and improvements thereon, designated as such in the Original Plat and/or in any other plat filed of record pursuant to subparagraph E hereof, including all property acquired or owned by the Association for the commutuse and enjoyment of the Members.
- G. "Tract" shall mean and refer to any tract or parcel of land (with the exception of Common Areas) shown as such on the Original Plat or any other plat filed of record pursuant to subparagraph E hereof with respect to additional properties.
- H. "Member" shall mean and refer to the person or persons, entity or entitles, who either own of record fee simple title to a tract or have entered, as an original party, successor or assignee, into a Contract for Deed for a tract with Developer (excluding expressly any lessees thereof); the term "Member" to exclude any person or persons, entity or entitles, having an interest in a tract merely an security for the performance of an obligation, but to include Developer if Developer is a record owner of fee simple title of a tract but only if, with respect to such tract Developer has not entered into any Contract for Deed, as aforesaid. Every Member may lesse a tract pursuant to a written lease agreement and may delegate to such tenant the right and easement of use and enjoyment in and to the Common Areas subject to, and as provided in, the provisions of these Restrictions, Covenants and Conditions and the Bylaws and Articles of Incorporation of the Association; and any such lesse or lesse agreement shall provide that the terms of the lesse shall be subject in all respects to the provisions hereof and the Articles of Incorporation and Bylaws of the Association shall be and constitute a default under such lesse. "Number" shall mean and refer to each such party, who shall upon the acquisition of any such interest in a tract automatically become a Member of the Association and be subject to the Bylaws. Membership shall be appurtenant to, and not separated from, ownership of each

- 1. "Committee" shall mean and refer to the Architectural Control Committee established pursuant to Paragraph 9 of these Restrictions, Covenants and Conditions.
- J. "Residence" shall mean and refer to a permanent structure erected on a tract for leje as a single family dwelling.
- 3. Non-Commercial Use of Tract.

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(a) Each tract shall be used for residential purposes. The term "residential" as used herein shall mean and be construed to exclude hospitals, clinics, duplex houses, apartment houses, boarding houses, horels, motels and commercial and professional uses whether from homes, residences or otherwise, and all such uses of said property are hereby expressly prohibited. No building shall be erected, altered, placed or permitted to remain on any tract other the two (2) detached single family dwellings, not to exceed two (2) stories in height, together with a private garage (attached or detached) for not more than three (3) cars and servant's type quarters for each such dwelling, which may be occupied by an integral part of the family occupying the residences on the building sites, or by servants employed on the tract. In addition, a barn or ranch type buildings may be erected on each tract.

(b) No building shall be erected, placed, or altered on any tract in BEAR PAW RANCH until the building plans, specifications and plot plan showing the location of each such building have been approved in writing by the Developer, as hereinafter provid-

- a Areas. The Common Areas shall be maintained and governed by the Association in a manner consistent with the purposes of the Association as set forth in the Bylaws and in conformity with the terms and provisions hereof. Subject to the provisions hereof, every Member and every tenant of every Member who resides on a tract, and each individual who resides with either of them or who is a guest of either of them, respectively, on such tract shall have a right and easement of use and enjoyment in and to the Common Areas and such essement shall be appurement to and shall pass with the title to every tract PROVIDED. HOWEVER, such easument shall not give such person the right to make alterations, additions or improvements to the Common Areas. The Developer shall dedicate and convey the fee simple title to the Common Areas to the Association, free and clear of all ices and liens other than the tien of current taxes and assessments not in default and utility easements and mineral interests outstanding and of record in Kerr County, Texas, prior to the date of the conveyance of the first provided that if additional property is made subject to these Restrictions, Covenants and Conditions pursuant to the provisions hereof and if a portion of such additional property is designated as Common Areas, the Developer shall dedicate and convey the fee simple title to such additional Common Areas to the Association, as herein provided, prior to the date of the conveyance of the first within such additional property. The rights and easements of enjoyment created hereby shall be subject to the following:
  - (a) The right of the Board of Directors of the Association to prescribe regulations governing the use, operation and maintenance of the Common Areas (including limiting the number of guests of Members):

(b) Subject to the affirmative \*\* of two-thirds (Mtds) of the votes of the Members present or represented by proxy at a meeting aid thereof to mortgage the Common Areas, and the rights of such mortgagee in the Common Areas shall be subordinate to the rights of the homeowners hereunder:

- (c) The right of the Association to take such steps as are reasonably necessary to protect the Common Areas against foreclosure;
- (d) The right of the Association, as provided in its Bytaws, to suspend membership rights for any period during which any assessment against a tract rentains unpaid, and for any period not to exceed sixty (60) days for an infraction of its rules and regulations; provided, that the Association shall not deny the use of such of the Common Areas as is necessary for access to each

(e) Subject to the affirmative vote of two-thirds (Virds) of the Members present or represented by proxy at a meeting at which a quorum is present and which is duly called and held for the following purpose, the right of the Association to dedicate or transfer all or any part of the Common Areas to any public agency, authority, or utility for such purposes and upon such conditions as the Board of Directors of the Association may determine. Each Member shall be liable to the Association for any damage to the on Areas caused by the negligence or willful misconduct of the Member or his family, guests, lessees or invitees, to the extent that the damage shall not be covered by insurance.

- Construction of Buildings and Other Structures. All buildings and structures on each tract shall be of new construction and ag-chitecturally in harmony with the overall residential scheme of BEAR PAW RANCH as determined by the Developer. No ununted sheet metal or fiberglass structures shall be placed on any of the tracts for the use as an accessory building or otherwise, No tent, housetrailer, mobile home, or temporary structure of any character may be placed, constructed or maintained on any of the tracts (except in connection with construction of permanent buildings and structures and then only during such construction).
- Size of Building and Structures. In no event shall any residence be erected on any of the tracts having an air conditioned or All garages or carports on any tract shall have a capacity of not less than two (2) standard size automobiles.
- rendrements. No building, or other structure shall be erected on any tract nearer than seventy-five (75) feet from any
- Activities. No nonloss or offensive activity shall be carried on upon any tract not shall anything be done thereon which may be or become an armovance or suitance to any adjoinging tract. No tract shall be maintained or utilized in such manner as to violate any applicable status, ordinance or regulation of the United States of America, the State of Texas, the County of Kerr, if plicable, or any other governmental agency or subdivision having jurisdiction thereof,
- 9. The Architectural Control Committee. There is hereby established an Architectural Control Committee herein referred to as the "Committee". The Committee shall determine if the plans and specifications for any fence, building or other structure on any tract meet the requirements of these Restrictions, Covenants and Conditions, determine if the appearance, design and quality of workmanship and materials are in harmony with the proposed scheme or plan of development of BEAR PAW RANCH as established by the Committee, and approve the location of any such structure with respect to topography and ground elevation. No construction of any structure nor any addition or alteration of any structure may begin until a plot plan and plans and specifications for the same have been approved by the Committee. If approval is granted construction shall be commenced within eight (8) months thereafter and, if not, said approval shall be automatically withdrawn. The building of any approved structure must be completed within twelve (12) months of commencement of construction. Construction plans and specifications shall, as a minimum, include plans of all floors and levels involved together with disvations of all sides of the proposed structure, a section through the structure to explain the relationship of the floor levels and stairs, and notes and/or specifications that describe the materials to be used on the exteriors.

The Committee shall be comprised of no less than three (3) and no more than five (5) members all of whom shall be appointed by The Committee shall be comprised of no less than three (3) and no more than tive (3) members an or whom shall be appointed by the Developer until such time as eight five percent (85%) of the tracts have been sold. When the title to eighty five percent (85%) of the tracts is vested in Members other than the Developer, Developer shall no longer appoint the Committee and the Committees shall then be composed of the Developer and persons appointed by the Board of Directors of the Association, and they shall then be composed of the Developer and persons appointed by the Board of Directors of the Association, and they shall thereupon be vested with all the rights, powers and authority herein granted to the Committee. A majority of the Committee may designate in writing a representative to act for it. There shall be no payment of compensation for services performed by the Committee or its members pursuant to these Restrictions, Covenants and Conditions and no member of the Committee shall be liable for damages, claims or causes of action arising out of any service performed pursuant hereto.

- 22. Interpretation. The right is expressly reserved to the Developer, the Committee and/or the Board of Directors of the Association and their successors and assigns, to interpret any and all conditions, limitations and restrictions contained in these restrictions but such right shall be without prejudice to the rights of enforcement prescribed herein.
- 23. Abstensent and Removal of Violation of any restriction or condition or breach of any covenant herein contained shall give the Developer, the Board of Directors of the Association, the Committee, or any Member, or their agents, in addition to all other remedies, the right to enter upon the tract on which the violation occurred, and to abate and remove the violation at the expense of the Member in whose tract said violation occurred and the Developer, the Board of Directors of the Committee, or any Member or their agents, shall not thereby be deemed guilty of any manner of trespass for such entry, abatement or removal.

### 25. Assessments

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(a) Each Member by acceptance of a deed, contract or other agreement, therefor, whether or not it shall be so expressed in any such deed or other agreement, shall be deemed to covenant and agree, to pay to the Association (or to a mortgage company or other collection agency designated by the Association) assessments or charges flued, established and collected from time to time as hereinafter provided. The assessments thus collected by the Association shall constitute the Maintenance Fund of the Association. The assessments, together with such interest thereon and costs of collection thereof as hereinafter provided, shall be a charge on, and shall be a continuing lieu upon each 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 continuing personal obligation of the Member whose is affected thereby, at the time when the assessment does much some due.

- (b) The assessments levied by the Association shall be used (i) for the purpose of promoting the recreation, health, safety and welfare of the residents of BEAR PAW RANCH and is particular for the improvement and maintenance of private roadways, walkways, or other properties, services and facilities devoted to this purpose and directly related to the use and enjoyment of the Common Areas, (ii) for paying the cost of labor, equipment (including the expense of leasing any equipment) and materials required for, and management and supervision of, the Common Areas; (iii) for carrying out the duties of the Board of Directors of the Association as set forth herein and in the Bylaws of the Association; and (iv) for carrying out the purposes of the Association as stated in its Articles of Incorporation and Bylaws.
- (c) Developer shall have, at its election, the right in common with the Association to Improve and maintain the Common Areas, and to exercise the duties of the Board of Directors of the Association and to pay taxes on and insurance in connection with the Common Areas and the cost of repairs, replacements and additions thereto, and for paying the cost of labor, equipment (including the expense of leasing any equipment) and materials required for, and management and supervision of, the Common Areas. In this regard, all assessments, collected by the Association (less such amounts required for the operation of the Association) shall be forthwith paid by the Association to Developer, to the extent that such assessments are required by Developer to improve and maintain the Common Areas as set forth in this paragraph and to carry out the duties of the Board of Directors of the Association. The Association shall rely upon a certificate executed and delivered by the Developer with respect to the amount required by Developer to improve and maintain the Common Areas hereunder and to carry out the duties of the Board of Directors of the Association. Any sums required by Developer to improve and maintain the Common Areas, in excess of the assessments collected by the Association, shall be borne and paid exclusively by Developer.
- (d) Initially the mouthly assessment for each tract not owned by Developer, shall be \$10.00. The Developer shall be exempt from any such assessment. Although the Board of Directors shall not be required to fix assessments in each year, the Board of Directors may fix the assessments for each year. In addition, to the assessments authorized hereinabove, the Board of Directors may in a discretion 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 unexpected construction, reconstruction, repair, or replacement of a capital improvement upon the Common Areas, including the necessary fixtures and personal property related thereto: PROVIDED, THAT any such assessment shall have the affirmative approval of a majority of Members. The Board of Directors shall not be required to key in any assessment year a special assessment. All assessments must be fixed at a uniform rate for all tracts except as otherwise expressly provided herein.
- (e) The assessments provided for herein shall commence as to all tracts on the first day of the month following conveyance of the contract for deed or deed of trust and shall be payable in equal monthly installments, in advance, on the first day of each month thereafter. The due date or dates, if it is to be paid in installments, of any special assessment shall be fixed in the respective resolution authorizing such assessment. All assessment shall be paid to the Association at its offices in Kerr County, Texas.
- (f) If the Board of Directors decides to fix and set assessments the Board of Directors of the Association shall so fix the amount of the assessment against each tract and shall, at that time, prepare a roster of the tracts and assessments applicable thereto which shall be kept in the office of the Association and shall be open to inspection by any Member. Written notice of the assessment shall thereupon be delivered or mailed to every Member subject thereto. The Board of Directors shall upon demand at any time furnish to any Member slighel for said assessment a certificate in writing signed by an officer or agent of the Association, setting forth whether said assessment has been paid. Such certificate in writing signed by an officer or agent of the Association, setting forth whether said assessment has been paid. Such certificate in writing signed by an officer or agent of the Association which is the said assessment therein stated to have been paid. A reasonable charge may be made by the Board for the issuance of such certificates.
- (g) If any amerament or any part thereof is not paid on the date(s) when due, then the unpaid amount of such assessment shall become delinquent and shall automatically be due and payable together with such interest thereon and cost of collection thereof as hereinafter provided. Each Member hereby grants a continuing lien on the tract of each such Member as security for such assessments which shall bind such tract in the hands of the Member, his heirs, legal representatives, successors, and assigns. Further, the Developer hereby retains a vendor's lien against each as security for such assistments and said vendor's lien is hereby transferred and assigned to the Association without recourse. The obligation of a Member to pay such assessments as are payable on or prior to the date on which his successors in title take postention of his tract shall remain his personal obligation and shall not pass to his successors in title unless expressly assumed by them. The lien for assessments shall be unaffected by any sale or assignment of a tract and shall continue in full force and effect, except as otherwise expressly provided herein. No Member may waive or otherwise except liability for the assessment provided herein by non-use of the Common Areas or abandonment of his tract.
- (h) If any assessment or part thereof is not paid within thirty (30) days after the deliaquency date, the unpaid amount of such assessment shall bear interest from the date of deliaquency at the rate of ten percent (10%) per annura, and the Association may, at its election, bring an action at law against the Member personally obligated to pay the same in order to enforce payment and/or to foreclose the tien against the tract subject thereto and there shall be amount of such assessment the costs of preparing and filing the complaint in such action and in the event a judgement is obtained such judgement shall include interest on the assessment as above provided and a reasonable attorney's fees to be fixed by the court, together with the costs of the arrise.
- (i) No Member shall, without the prior written consent of the Association (which consent need only be given by the Board of Directors of the Association), sell, convey or in say way transfer any tract, in whole or in part, unless and until such Member shall obtain from the Board of Directors of the Association, and shall furnish to such Owner's purchaser or transferce, a certificate (dated not more than ten (10) days prior to the date themselves to conveyance) in writing signed by an officer or agent of the Association setting forth that all assessments payable by such Member have been paid to the date thereof, that such Member is not in violation of any Restrictions, Covenants and Conditions or Rules and Regulations of the Association and that such Owner is otherwise in good standing with the Association. Such certificate shall be furnished by the Board of Directors in accordance herewith. Any sale, transfer or conveyance by any Member not in compliance herewith, shall be void and of no force and effect. Any transfer or conveyance by virtue of foreclosure, or in lieu thereof, with respect to first mortgages or deeds of trust constituting and creating a first and prior lieu on a tract are expressly exchaded from the provisions and requirements hereof.

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- 11. Sanitation and Sewage. No outside toilets will be permitted on any tract, and no installation of any kind for disposal of sewage shall be allowed on any tract which would result in raw, treated or untreated sewage or septic tank drainage on or into the surface, ditches or water bodies. No septic tank or sewage disposal system may be installed without prior approval of the Committee and the proper governmental authorities. All State, County and municipal (if any) health and sanitation statutes, rules, ordinances and regulations must be compiled with at all times.
- 12. Signs. No sign or advertising device may be displayed on any tract except in the event of sale of said tract. There may be one for sale sign on each tract containing no more than five (5) square feet.
- 13. Animals. The raising or keeping of hogs on any tract is prohibited, except that the raising and keeping of dogs, cats and usual household pets is permitted on a tract and the raising and keeping of horses and cattle is permitted on a tract if the same are maintained behind fences which are situated on the tract and the same are for personal use and enjoyment and not for commercial or business purposes. The raising, keeping or selling of animals for commercial purposes on any tract in BEAR PAW RANCH is strictly prohibited.
- 14. Intersecents. No spiritous, vinous, or malt liquors, or medicated bitters, capable of producing intersection, shall ever be sold, or offered for sale, on any tract in BEAR PAW RANCH, nor shall the tract or any part thereof be used for vicious, illegal, or immoral purposes, nor for any purpose in violation of any laws, rules, statutes or regulations of the State of Texas, the United States or any other governmental body, or of police, health, sanitary building or fire codes, regulations or instructions relating to or "fireting the use, occupancy or possession of any Ranch.
- 15. Trash and Garbaget Repair. No trash, garbage, construction wearls, or other refuse may be dumped or disposed of or be allowed to remain upon any tract vacant or otherwise. No building materials of any kind or character shall be placed or stored upon a tract until the Member is ready to commence: "aprovements, and then such material shall be placed within the property lines of the tract. No noxious or undesirabile thing or use whatsoever shall be permitted on any tract. The Committee shall determine noxiousness or undesirability and its decision shall be conclusive and binding on all parties. Each Member shall, at his sole cost and expense, maintain and repair his tract and the dwelling: "I other improvements situated thereon, keeping the same in good condition and repair. In the event that any Member shall fail to maintain and repair his tract and such dwelling and improvements as required hereunder, the Association, in addition to all other remedies available to it hereunder or by law, and without waiving any of said alterative remedies, shall have the right, through its agents and employees, to enter upon said tract and to repair, maintain, and restore the tract and the improvements situated thereon; and each Member (by acceptance of a deed or contract for deed for his tract hereby covenants and agrees to repay to the Association the cost thereof immediately upon demand, and the failure of any such Member to pay the same shall carry with it the same consequences as the failure to pay any assessment hereunder when due. No tract shall be used or maintained as a dumping ground for rubbish, trash or garbage. Waste of any nature shall not be kept on any tract except in sanitary containers.
- 16. Tember: Oil and Gas. No timber or tree of any kind may be cut by any Member on any of the Common Areas nor on any tract (except for construction as herein provided), without the express consent of the Committee. No oil exploration, drilling, development or refining operations and no quarrying or mining operations of any kind, including oil wells, surface tanks, tunnels, or mineral excavations or shafts shall be permitted upon or under any tract; and no derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted on any tract. No open fires or burning shall be permitted on any tract at any time and no incinerators or like equipment shall be placed, allowed or maintained upon any tract. The foregoing shall not be deemed to preclude the use, in customary fashion, of outdoor residential barbecues or grills.
- 17. Obstractions. No tract, as that term is defined herein may be re-subdivided or re-platted by a Member without the prior written consent of the Committee; each Member hereby delegating to the Committee the right and authority to approve or disapprove the same and each Member hereby expressly waiving any right to approve the same and any notice of the same. There shall be no obstruction of the Common Areas, nor shall anything be kept or stored in the Common Areas, nor shall anything be altered, or constructed or planted in, or removed from the Common Areas, without the written consent of the Committee. Each Member shall not alter or change the drainage or seepage on, over or across, nor the grade of, his tract by channeling, filling, grading, excavating or any other means or acts and shall not do, permit or cause to be done any act that results or might reasonably be expected to result in any adverse change or affect on such drainage or seepage. Each Member shall not obstruct or in any way prevent other Members from exercising their rights of ingress and egress as herein set forth.
- 18. Association Membership. All of the tracts are sold or conveyed upon the understanding that the owner, purchaser or contract purchaser (excluding expressly any leasing) will automatically become and remain a Member in good standing of the Association, and the Member and his property shall be subject to the provisions of the Bylaws of the Association and these Restrictions. Covenants and Conditions, including any obligation imposed for the payment of any costs, dues or assessments.
- 19. Covenants Running With The Land. These restrictions and covenants are hereby declared to be covenants running with the land and shall be fully binding upon all persons acquiring property in BEAR PAW RANCH or any additional property, whether by descent, devise, purchase, assignment, contract or otherwise, and any person by the acceptance of title to any tract or entering into a contract for the purchase of same shall thereby agree and covenant to abide by, and fully perform all these Restrictions. Covenants and Conditions. These Restrictions, Covenants and Conditions shall be binding for a period of thirty (30) years from the date they are filed for record in the Deed Records of Kerr County, Texas, unless changed or amended as provided herein. Said covenants shall be automatically extended, upon the expiration of said term, for successure periods of ten (10) years each unless fifty-one percent (51%) of the Members shall in writing (and duly recorded in the Deed Records of Kerr County, Texas) elect to terminate the same prior to the expiration of such term. Fifty-one percent (51%) of the Members may amend or change these Restrictions, Covenants and Conditions in whole or in part at any time. Any change or amendment shall be set forth and evidenced by a successor or supplemental instrument bearing the signatures of the requisite number of Members and the recording of same in the Deed Records of Kerr County, Texas, A copy of any change or amendment to these Restrictions, Covenants and Conditions shall be forwarded by prepaid mail to all Members, Failure to furnish said copy shall not affect the validity of such change or amendment. Anything herein to the contrary notwithstanding, Developer reserves the right to amend all or any part of these Restrictions, Covenants and Conditions to such an extent and with such language as may be requested by any federal, state or local agency which requests such an amendment as a condition precedent to any approval by any such agency, or by any federally or state chartered lending institution as a condition precedent to lending funds upon the security of any tract thereof. Any such amendment shall be effected by the recordation, by Developer, of a Certificate of Amendment signed by a duby authorized agent of Developer, with his signature acknowledged, specifying the Federal, state or local governmental agency or the federally or state chartered lending institution requesting the amendment and setting forth the amendatory language requested by such agency or institution. Recordation of such a Certificate shall be deemed conclusive proof of the agency's or institution's request for such an amendment, and such Certificate, when recorded, shall be binding upon BEAR PAW RANCH and all persons having an interest therein; such persons having such interest hereby expressly waiving any notice thereof or right
- 20. Severability of all Terms and Provisions. If any term or provision of this instrument, or the application thereof shall be held invalid, all other terms and provisions of this instrument, or the application thereof, shall not be affected thereby, nor shall any failure of the Developer, the Committee or any Member to seek enforcement of any term or provision constitute a waiver of any right to do so in the future or the validity or enforceability of such term or provision.
- 21. Enforcement. The Developer, the Association, the Committee and every other person, firm or corporation hereinafter having any right, title or interest in any tract or parcel of land in BEAR PAW RANCH or any additional property, shall have the right to prevent the violation of any of said restrictions by injunction or other lawful procedure to recover any damages resulting from such violations. Damages for the purpose of this puragraph shall include court costs and necessary attorney fees.

VIIL 277 PAGE 27

- (i) The lien of the assessments provided for herein shall be subordinate and inferior to the lien or equivalent security interest of any first mortgage or deed of trust now or hereafter placed upon a tract subject to assessment if the mortgage or deed of trust is for purchase money of or improvements on such tract and placed upon the tract at a time when no default has occurred and is then continuing in the payment of my portion of the assessment for such provided, however, that such abbordination shall apply only to the assessments which have become due and payable prior to the time when the holder of any first mortgage or deed of trust comes into possession of a tract under the provisions of the mortgage, by virtue of foreclosure of the mortgage, or by deed or assignment is lieu of foreclosure, or the time when a purchaser at any such foreclosure sale comes into possession, except for claims for a share of such charges or assessments resulting from a reallocation of such charges or assessments to all tracts inor disputation in the or tortespate, or the time when a purchaser at any such forecrosure sale comes into possession, except for claims for a share of such charges or assessments resulting from a reallocation of such charges or assessments to all tracts including the mortgaged tract in question. Such sale shall not relieve such tract from liability for the amount of any assessments thereafter becoming due nor from the lien of any such subsequent assessment.
- (k) The following property subject to these Restrictions, Covenants and Conditions shall be exempted from the assessments, charge and lien created herein:
  - (i) All properties dedicated and accepted by the local public authority and devoted to public use.
  - (ii) All Common Areas as defined in Article I hereof.

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- (iii) All portions of BEAR PAW RANCH owned by Developer.
- (f) The omission of the Board of Directors, before the expiration of any year, to fix the assessments hereunder for that or the next by the constant of the beauty of streets of the explanation of any year, shall not be deemed a waiver or modification in any respect of the provisions hereof, or a release of any Member from the obligation to pay the assessments, or any installment thereof for that or any subsequent year, but the assessment fixed for the preceding year shall continue until a new assessment is filed.
- (m) The Association shall have the right and authority to piedge, hypothecate, collaterally assign or otherwise mortgage or encumber the monies paid and to be paid into said Maintenance Fund to finance the construction of improvements on any recreational or public area in BEAR PAW RANCH or in repayment thereof to the developing company or any lending institution or
- (a) Said maintenance charge and assessments, together with said Hens securing the same, shall remain in effect and shall be collectable until January 1, 1999, and shall be extended automatically for successive periods of ten (10) years, unless prior to the commencement of any extended ten (10) year term a majority of the Members elect to discontinue such charges, which election shall be evidenced by a written instrument executed and acknowledged by a majority of the Members and filed of record in the office of the County Clerk of Kerr County, Texas.
- Essements. Essements for installation, maintenance, repair and removal of utilities, drainage facilities and floodway essements over, under and across BEAR PAW RANCH are reserved by Developer for itself, its successors and assigns. Developer shall have the right to grant easements for such purposes over, under, and across BEAR PAW RANCH. Full rights of ingress and egress shall be had by Developer and its successors and assigns, at all times over BEAR PAW RANCH for the installation, operation, maintenance, repair or removal of any utility together with the right to remove any obstruction that may be placed in such essement that would constitute interference with the use of such easement, or with the use, maintenance, operation or installation of such utility. Full rights of ingress and egress shall be had by the Association at all times over and upon each tract for the maintenance and repair in accordance with the provisions hereof, and for the carrying out by the Association of its functions, duties and obligations hereunder; provided, that any such entry by the Association upon any shall be made with as minimum inconvenience to the Member as practical, and any damage caused thereby shall be repaired by the Association at the expense of the Maintenance Fund.
- 26. Headings. The headings contained herein are for reference purposes only and shall not in any way affect the meaning or interpretazion hereof.
- Notices. Any notice required to be given to any Member or otherwise shall be deemed to have been properly delivered when deposited in the United States mails, postage prepaid, addressed to the last known address of the person to whom it is addressed. as appears on the records of the Association at the time of such mailing.
- 28. Disputes. Matters of dispute or disagreement between Members with respect to interpretation or application of the provisions hereof or the Bylaws, shall be determined by the Board of Directors, which determination shall be final and binding upon all Members, exept as otherwise expressly provided herein.
- 30. Rule Against Perpetuities. If any interest purported to be created hereby is challenged under the Rule against Perpetuities or any Rule Against Perpermises. It any interest purported to be created nervey is changing under the Kine against Perpetuities or any related rule, the interest shall be constituted as becoming void and of no effect as the end of the applicable period of perpetuities computed from the date when the period of perpetuities starts to run on the challenged interest; the "lives in being" for computing the period of perpetuities shall be those which would be used in determining the validity of the challenged interest.
- 31. No tract shall permit, or be used for, access to or from any road, highway or street, except through the use of and across the main entrance and roads and easement to Tract 867 shown and specified on the plat of BEAR PAW RANCH, and no Member shall cause or permit any access from or to a tract except across and through the roads as shown and specified on the plat of BEAR PAW RANCH (e.g. no access road from a tract outside of BEAR PAW RANCH shall be permitted). Access to, from and through BEAR PAW RANCH shall be limited and restricted to only the roads and easement to Tract 867 as shown and specified on the plat of BEAR PAW RANCH.
- ng any provision, covenant and restriction herein set forth to the contrary, any improvements now situated upon any portion of BEAR PAW RANCH which do not conform or comply with the restrictions and coverants herein set forth shall be permitted as presently constructed, but any repairs, alterations and remodeling change or reconstruction of any such existing improvements shall comply with the provisions hereof.

EXECUTED this the 1st day of May, 1983

REESE DEVELOPMENT CORPORATION

Claude R. McClennahan, Jr.

324 First National Bank Building Kerrville, Texas 78028

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STATE OF TEXAS
COUNTY OF KERR

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Filed for record _	May	<u>19</u> , 1983	at	8:38	O'Clock P.M.
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VOL: 294 PAGE 453

FIRST AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS

2945

OF BEAR PAW RANCH

# WITHESSETH:

- A. REESE DEVELOPMENT CORPORATION ("Developer") has heretofore executed and acknowledged those certain Covenants, Conditions and Restrictions (the "Restrictions"), dated May 1, 1983, covering certain real estate and premises situated in Kerr County, Texas, which is more particularly referred to and described therein and has caused the Restrictions to be filed in the Office of the County Clerk of Kerr County, Texas, in Volume 227, Page 23 of the Deed Records
- B. The Restrictions provide that Fifty-One Percent (51%) of the Members (owners of, or purchasers under a Contract for Deed of, tracts within BEAR PAW RANCH, a subdivision in Kerr County, Texas, according to the map or plat thereof, recorded in Volume 5, Page 10, Plat Records, Kerr County, Texas) may amend the Restrictions in writing by execution of such written amendment and recording the same in Kerr County, Texas, and by forwarding a copy of such amendment to all Members.

NOW, THEREFORE, the undersigned Members, owning more than Fifty - One Percent (51%) of the tracts within BEAR PAW RANCH, and being more than Fifty-One Percent (51%) of the Members, hereby amend the provisions of the Restrictions as follows:

- (1) Section 7 of the Restrictions is deleted and the following is to be substituted therefor:
  - "7. Set Back Requirements. No building or other structure shall be erected on any tract, other than Tract No. 8, nearer than seventy-five (75) feet from any property line, and no building, or other structure, shall be erected on Tract No. 8, nearer than seventy-five (75) feet from the front property line and no nearer than fifty (50) feet from the side or rear property lines."
- (2) Section 9 of the Restrictions is amended by adding thereto the following:

"The Committee may grant variances to these Restrictions, Covenants and Conditions upon the request of any Member or any Committee Member and upon the determination by the Committee that such variance is appropriate and that such variance is necessary to avoid any undue hardship or to carry out and apply the intent of these Restrictions, Covenants and Conditions as interpreted by the Committee; provided that any such variance shall not adversely affect or impair the rights and interests of other Members or tracts within BEAR PAW RANCH. The determination and decision by the Committee as to whether a variance should be granted shall be final and binding on all Members, and neither the Committee nor any of its Members shall be liable for damages, claims or causes of action arising out of any decision or action performed or taken hereunder. The Committee may consider in granting or denying any variance the nature of the use of the land, the structure

VOLT 294 PAGE 454

to be constructed, the topography of the land, land use and structures on surrounding areas, and the effect, if any, of the variance on the appearance of the completed structure. The Committee may Impose such conditions as it deems appropriate in granting any such variance. Any such variance, if granted, shall apply only to the particular property and situation specified, and shall not amend these Restrictions, Covenants and Conditions, or any provisions hereof, nor shall it be a variance as to any other property or situation."

The terms, provisions, covenants, conditions and restrictions set forth in and made the subject of the Restrictions are hereby reaffirmed and agreed to be in full force and effect, subject to the amendments set forth herein.

IN WITNESS WHEREOF, the undersigned has executed this FIRST AMENDMENT on this \_\_\_\_\_\_ day of April, 1984.

By Sould Manual President Claude R. McClemanan, Jr.

REESE DEVELOPMENT CORPORATION

FILED FOR RECORD

APR 11 1984

PATRICIA DYE
Cent County Count, Texas

By Commission County, Texas

THE STATE OF TEXAS
COUNTY OF DALLAS

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FIRST AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS OF BEAR PAW RANCH

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REESE DEVELOPMENT CORPORATION

TO

THE PUBLIC

Maria on at 5:22 a.m.

Please return to: Wallace, Jackson & Ables 829 Jefferson Street Kerrville, Texas 78028

WALLACE, JACKSON & ABLES
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ATTOMISTS AT LAW
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April 11 ,1984, at 8:22 0'clocka.M

By Sumone Juse Deputy

VOL: 294 PAGE 455

Filed for record Recorded April 17, 1984 PATRICIA DYE, Clerk

# SECOND AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS

10086

OF BEAR PAW RANCH

THIS SECOND AMENDMENT TO COVENANTS, CONDITIONS and RESTRIC-TIONS (this "Amendment") is made and entered into on this 26 day of November, 1984;

# WITNESSETH:

- A. REESE DEVELOPMENT CORPORATION ("Developer") has heretofore executed and acknowledged those certain Covenants, Conditions and Restrictions (the "Restrictions"), dated May 1, 1983, and that certain First Amendment to the Covenants, Conditions and Restrictions (the "Amendment") dated April 4, 1984, covering certain real estate and premises situated in Kerr County, Texas, which is more particularly referred to and described therein, said Restrictions being recorded in Volume 227, Page 23, and said Amendment being recorded in Volume 294, Page 453 of the Deed Records of Kerr County, Texas.
- B. The Restrictions provide that Fifty-One Percent (51%) of the Members (owners of, or purchasers under a Contract for Deed of, tracts within BEAR PAW RANCH, a subdivision in Kerr County, Texas, according to the map or plat thereof, recorded in Volume 5, Page 10, Plat Records, Kerr County, Texas) may amend the Restrictions in writing by execution of such written amendment and recording the same in Kerr County, Texas, and by forwarding a copy of such amendment to all Members.

NOW, THEREFORE, the undersigned Members, owning more than Fifty-One Percent (51%) of the tracts within BEAR PAW RANCH, and being more than Fifty-One Percent (51%) of the Members, hereby amend the provisions of the Restrictions as follows:

- (1) Section 6 of said Restrictions is deleted and the following is to be substituted therefor:
- \*6. Size of Buildings and Structures. In no event shall any residence be erected on any of the tracts having an air conditioned or heated area of less than one thousand five hundred (1,500) square feet, exclusive of porches, garages or other appendages. All garages or carports on any tract shall have a capacity of not less than two (2) standard size automobiles.\*
- (2) Section 12 of said Restrictions is deleted and the following is to be substituted therefor:
  - \*12. Signs/Satelite Receivers/Motor Homes. No sign or advertising device may be displayed on any tract except in the event of sale of said tract. There may be one for sale sign on each tract containing no more than five (5) square feet. No satellite receiver may be installed on any tract without the prior written approval of the Architectural Control Committee, and if maintained thereon the same shall be screened from view in a manner approved by the Architectural Control Committee. No motor homes, travel vehicles or recreational vehicles shall be kept on any tract,

# VOL 307 PAGE 178

unless parked in a garage, or otherwise screened from view in a manner approved by the Architectural Control Committee.

The terms, provisions, covenants, conditions and restrictions set forth in and made the subject of the Restrictions are hereby reaffirmed and agreed to be in full force and effect, subject to the amendments set forth herein.

IN WITNESS WHEREOF the undersigned have executed this FIRST AMENDMENT on this 26 day of November, 1984.

REESE DEVELOPMENT CORPORATION

By // // // // Claude R. McClennahan, Jr

President-

THE STATE OF TEXAS §

COUNTY OF Ateller S

Notary Public State of Texas

Notary's Printed Name)

My Commission Expires: 9/24/88

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AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS OF BEAR FAW RANCH

THIS AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS (this "Amendment") is made and entered into on this que day of herey, 1991.

# WITNESSETH:

- A. REESE DEVELOPMENT CORPORATION ("Developer") has heretofore executed and acknowledged those certain Covenants. Conditions and Restrictions (the "Original Restrictions"), dated May 1, 1983, covering certain real estate and premises situated in Kerr County, Texas, which is more particularly referred to and described therein and has caused the Original Restrictions to be filed in the Office of the County Clerk of Kerr County, Texas, in Volume 227, Page 23 of the Dead Records of Kerr County, Texas and said Original Restrictions were subsequently amended by instrument recorded in Vol. 294, page 453 of the Dead Records of Kerr County, Texas. The Original Restrictions and all subsequent amendments are hereafter referred to as the "Restrictions."
- 8. The Restrictions provide that Fifty-One Percent (51%) of the Members (owners of, or purchasers under a Contract for Deed of, tracts within BEAR PAW RANCH, a subdivision in Kerr County, Texas, according to the map or plat thereof, recorded in Volume 5, Page 10, Plat Records, Kerr County, Texas) may amend the Restrictions in writing by execution of such written amendment and recording the same in Kerr County, Texas, and by forwarding a copy of such amendment to all Members.
- NOW, THEREFORE, the undersigned Nembers, owning more than Fifty-One Percent (51%) of the tracts within BEAR PAW RANCH, and being more than Fifty-One Percent (51%) of the Members (as evidenced by a List of All Members of Bear Paw Ranch Homeowners Association attached hereto and made a part hereof for all purposes), hereby amend the provisions of the Restrictions as follows:
- (1) Section 9 of the Restrictions is deleted and the following is to be substituted therefor:
  - 9. The Architectural Control Committee. There is hereby established an Architectural Control Committee herein referred to as the "Committee". The Committee shall determine if the plans and specifications for any fence, building or other structure on any tract meet the requirements of these Restrictions. Covenants and Conditions, determine if the appearance, design and quality of workmanship and materials are in harmony with the proposed scheme or plan of development of BEAR RANCH as established by the Committee, and approve the location of any such structure with respect to topography and ground elevation. No construction of any structure nor any addition or alteration of any structure may begin until a plot plan and plans and specifications for the same have been approved by the committee. If approval is granted construction shall be commenced withit eight (R) months thereafter and, if not, said approval shall be automatically withdrawn. The building of any approved structure must be completed within twelve (12) months of commencement of construction, construction plans and specifications shall include elevations of all sides of the proposed

proposed structure and notes and/or specifications that describe the materials to be used on the exteriors.

The Committee shall be composed of no less than three (3) and no more than five (5) members all of whom shall be appointed by the Developer, or by the Board of Directors, if the Developer so designates, until such time as eighty five percent (85%) of the tracts have been sold. When the title to eighty five percent (85%) of the tracts is vested in Members other than the Developer, Developer shall no longer appoint the Committee and the Committee shall be composed of the Developer and persons appointed by the Board of the Association, and they shall thereupon be vested with all the rights, powers and authority herein granted to the Committee. Regardless of who appoints the Committee (the Developer or the Board of Directors) the Committee will serve at the discretion, and be responsible to, the Developer or Board of Directors whichever is appropriate. A majority of the Committee may designate in writing a representative to act for it. The Committee shall maintain a copy of each house plan submitted to it in the Association files showing the date submitted and the date approved by the Committee. There shall be no payment of compensation for services performed by the Committee or members pursuant to these Restrictions, Covenants Conditions and no member of the Committee shall be liable for damages, claims or causes of action arising out any services performed pursuant hereto.

Committee may grant variances Restrictions, Covenants and Conditions upon the request The of any Member or any Committee Member and upon the determinations by the Committee that such variance is appropriate and that such variance is necessary to avoid any undue hardship or to carry out and apply the intent of these Restrictions. Covenants and Conditions as interpreted by the Committee, provided that any such affect or impair variance shall not ad. rsely rights and interests of other Members or tracts within BEAR PAW RANCH. Neither the Committee nor any of its members shall be liable for damages, claims or causes of action arising out of any decision or action performed or taken hereunder. The Committee may consider in granting or denying any variance the nature of the use of the land, the structure to be constructed, the topography of the land, land use and structures on surrounding areas, and the effect, if any, of the variance on the appearance the completed structure. The Committee may impose such conditions as it deems appropriate in granting any such variance. Any such variance, if granted, shall apply only to the particular property and situation shall not amend these Restrictions, and specified. Covenants and Conditions, or any provisions hereof, nor shall it be a variance as to any other property or situation. The Committee will post on the bulletin board all current projects under review. Members involved may appeal Committee decisions to the Board of Directors.

(2) Section 16 of the Restrictions is deleted and the following is to be substituted therefor:

16. Firem and Trees. No burning or open fires will be permitted on any of the Common Areas without the express consent of the Committee and/or the Fire Safety Committee. Tract owners may burn brush on their individual tract provided the burn is a "Control Burn". A "Control Burn" is hereby defined as one in which the individual(s) are present with adequate means of preventing the fire from becoming out of control. Fire

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THE DELITERAS	#
COUNTY OF CENT	, ,
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CART U	Notary Public, Hale of Texas Commission expires: 10[9]91

Cl ....

(Acknowledgment)

STATE OF TEXAS

COUNTY OF Perry

This instrument was acknowledged before me on the 5th day of July . 1991 by GLENN R. McCull Ought.

DEBBIE GRINNAN
HOTART PURICE, STATE OF TIERS
HY COMMISSION LEVIALS
AUGUST 30, 1992

Author Orinan'
Notary Public, State of Texas
Commission expires: 8/30/92

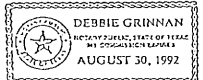
Dabbe Grandan

(Acknowledgment)

STATE OF TEXAS

COUNTY OF Kerr

This instrument was acknowledged before me on the 8th day of July 1991 by BOBBY MARSH



Advice Olinnan)
Notary Public, State of Toxas
Commission expires: 8/30/92

DEBBIE GRINNAN

(Acknowledgment)

STATE OF TEXAS

COUNTY OF KITT

of July 1991 by BILL M. TUCKER.



Aculus Gunnan)
Notary Public, State of Texas
Commission expires: 8/30/92
DEBBIE GRINNAN

(Acknowledgment)

STATE OF TEXAS

COUNTY OF KITT

of July instrument, was acknowledged before me on the 8th day



Notary Public, State of Texas Commission expires: 8/30/92

(	Acknowledgment)
STATE OF TENAS	Ħ
COUNTY OF Kry	*
This instrument was of July 1991	ocknowledged before me on the BLA day
DEBBIE GRINNAN  HOTAAT PUBLIC, STATE OF TEXAS  AT COMMUSSION EXPIRES	Acutic Grinnan) Notary Public, State of Tenas
AUGUST 30, 1992	Commission expires: 8/30/92
SOURCES SESSESSES	DEBBIE GRINNAN
(	Acknowledgment)
STATE OF TEXAS	
COUNTY OF	F .
This instrument was	acknowledged before me on theday
	Notary Public, State of Texas Commission expires:
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FILED FOR RECORD  11.32 octock!.M	Notary Public, State of Texas Commission expires:
1111 - 9 1991	

# EXHIBIT "A"

# LIST OF ALL MEMBERS OF BEAR PAW RANCH HOMEOWNERS ASSOCIATION

MEMBER		OOD TANDING
Bedgood, Arthur Jr.	26	
Best, William	61	
Bolick, William	<u>.</u>	
Bradford, W.J. Jr.	65	
Bumgardner, S.W.	10	
Carlson, Ken	50, 51	
Casburn, Ronnie & Debora	35	
Chase, James	43	<u> </u>
Cook, John	38	
Drinkard, Donald		
Edmiston, Jo Ann	58	
Elman, Jeff	31	
Grinnan, David		
Habermacher, C.A.Sr.	4	
Harris, Clinton	52	
Harris, Susan	16	
Harrison, Art	64	
Heacock, Allen	11-1, 11-2	
Hedger, Dan	67	
Hendericksen, Lovell	66	
Jones, Jim	19-B	
Keidel, Robert	20-D	
Kuebodeaux, Sandy	72	0
Lookabaugh, Guy	56, 57	
Manciaz, Jesse Jr.	32, 36	
McCullough, Glen	62, 63	
McCurdy, Leo	17-λ	
McLaughlin, Gerald	16-A	

# ENHIBIT "A"

# LIST OF ALL MEMBERS OF BEAR PAW RANCH HOMEOWNERS ASSOCIATION

MEMBER		CTS OWNED IN BEAR .	GOOD STANDING
Marsh Bob	_	_53	
Massey, Alan_R		37	
Means, Charles		3	
Miles, R. D.		60	
Mooney, Dan D. Jr.		8	
Moore, Jsmes λ. Sr.		13, 14	
Morley, John R.		2	<u> </u>
Packard, Duane Jr.		5-A	
Packer, C. E.		33	
Peterson, Robert K	_	17-λ	
Rutan, Lance	_	27	
Shackelford, Loyd	_	19-в	
Stinson, Hettle	_	25-B	
Stuart, Jon R.		12	
Tucker, Bill		47, 48	
Wesselhoft, Robert	_	19	
Williams, Daugh		9	
Woodward, Royce		10-B	
#1 Bank, Abilene, Tx.	·	1, 20-λ	
Energy Land, Kerrville,	Tx.	5-8, 6, 15, 21, 23,	24, 29, 30
		34, 39, 40, 41, 42,	, 44, 45, 46
		54, 55.	<u> Ý</u>
			المستنفد باستنفاد المستنفذ والمتاورون
Although S. Free & Committee distributions			
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T. William H. Bolick, being the Secretary of the BEAR PAW RANCH HOMEOWNERS ASSOCIATION, do hereby certify that the information contained in the above LIST OF ALL MEMBERS OF BEAR PAW RANCH HOMEOWNERS ASSOCIATION is a true and correct record of said Members, the tracts owned by said Members and a record of their good standing according to the records of the BEAR PAW RANCH HOMEOWNERS ASSOCIATION as of Tuake 30, 1991.

W# H BOLICK Secretary
of BEAR PAW RANCH HOMEOWNERS
ASSOCIATION

FILE DATE: FULLY 9 99 MYOL 599 TWOK 20 RECORDING DATE

JUL 9 1991

PATRICIA DYE
COUNTY CLERK, KERR COUNTY
BY
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JUL 9 1991



# FOURTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH

THIS FOURTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH (the "Amendment") is made and entered into on this 18th day of February, 1994.

### WITNESSETH:

A. REESE DEVELOPMENT CORPORATION ("Developer") has heretofore executed and acknowledged those certain Restrictions, Covenants and Conditions (the "Original Restrictions"), dated May 1, 1983, covering certain real estate and premises situated in Kerr County, Texas, which is more particularly referred to an addescribed therein and has caused the Origial Restrictions to be filed in the Office of the County Clerk of Kerr county, Texas in Volume 227, Page 23 of the Deed Records of Kerr County, Texas, and said Original Restrictions were subsequently amended by instruments recorded in the Deed Records of Kerr County, Texas, as follows, towit: First Amendment, Vol. 294, Page 453; Second Amendment, Vol. 307, Page 177; and Third Amendment, Vol. 599, Page 20. The Original Restrictions and all subsequent amendments are hereafter referred to as the "Restrictions".

B. The Restrictions provide that fifty-one percent (51%) of the Members (owners of, or purchasers under a Contract for Deed of, tracts within BEAR PAW RANCH, a subdivision in Kerr County, Texas, according to the map or plat thereof, recorded in Volume 5, Page 10, Plat Records, Kerr County, Texas) may amend the Restrictions in writing by execution of such written amendment and recorrding the same in Kerr County, Texas, and by forwarding a copy of such amendment to all Members.

NOW, THEREFORE, the undersigned Members, owning more than fifty-one percent (51%) of the tracts within BEAR PAW RANCH, and being more than fifty-one percent (51%) of the Members, hereby amend the provisions of the Restrictions as follows:

Section 9. of said Restrictions is deleted and the following is to be substituted in lieu thereof:

The Architectural Control Committee. is hereby established an Architectural Control Committee herein referred to as the "Committee". The Committee shall determine if the plans and specifications for any fence, building or other structure on any tract meet the requirements of these Restrictions, Covenants and Conditions, determine if the appearance, design and quality of workmanship and materials are in harmony with the proposed scheme or plan of development of BEAR PAW RANCH as established by the Committee, and approve the location of any such structure with respect to topography and ground elevation. No construction of any structure nor any addition or alteration of any structure may begin until a plot plan and plans and specifications for the same have been approved by the Committee. If approval is granted construction shall be commenced within eight (8) months thereafter and, if not, said approval shall be automatically withdrawn. The building of any approved structure must be completed within twelve (12) months of commencement of construction. Construction plans and specifications shall include elevations of all sides of the proposed structure and notes and/or specifications that describe the materials to be used on the exteriors.

The Committee shall be composed of five (5) Members all of whom shall be appointed by the Board of Directors of Bear Paw Ranch Homeowners' Association, in its first meeting following the adoption of these amendment. Each appointed member shall be designated and assigned a position number on the Committee. Position numbers 1, 3 & 5 designees would be considered odd year Member appointments and Position numbers 2 & 4 designees would be considered even year Member appointments Each odd number year the Board will appoint a Member to the odd number positions and each even number year the Board shall appoint a Member to the even number positions. A Committee Member shall not serve more than two consecutive terms. Each Committee Member's term shall be for two (2) years. The Committee Members will be named each year at the first Board meeting following the annual meeting of the Members of Bear Paw Ranch Homeowners' Association.

The Committee shall be composed of the persons appointed by the Board of the Association, and they shall thereupon be vested with all the rights, power and authority herein granted to the Committee. The Committee shall serve at the discretion, and be responsible to, the Board of Directors. A majority of the Committee shall designate in writing a Chairman to act for it. The

Committee shall maintain a copy of each house plan submitted to it in the Bear Paw Homeowners' Association files showing the date submitted sand the date approved by the Committed. There shall be no payment or compensation for services preformed by the Committee or its members pursuant to these Restrictions, Covenants and Conditions and no member of the Committee shall be liable for damages, claims or causes of action arising out of any services performed pursuant hereto.

The Committee may grant variances to these Restrictions, Covenants and Conditions upon the request of any Member or any Committee Member and upon the determinations by the Committee that such variance is appropriate and that such variance is necessary to avoid any undue hardship or to carry out and apply the intent of these Restrictions, Covenants and Conditions as interpreted by the Committee, provided that any such variance shall not adversely affect or impair the rights and interests of other Members or tracts within BEAR PAW Before any such variance is granted, the Committee shall provide at least ten (10) days' notice of any variance request to adjoining tract owners to the tract requesting a variance prior to making a final determination. Within ten (10) days' of receipt of the notice adjoining tract owners may submit any comments or objections regarding the requested variance to the Committee for its consideration. Neither the Committee nor any of its Members shall be liable for damages, claims or causes of action arising out of any decision or action performed or taken hereunder. The Committee may consider in granting or denying any variance the nature of the use of the land, the structure to be constructed, the topography of the land, land use and structures on surrounding areas, and the effect, if any, of the variance on the appearance of the completed structure. The Committee may impose such conditions as it deems appropriate in granting any such variance. Any such variance, if granted, shall apply only to the particular property and situation specified, and shall not amend these Restrictions, Covenants and Conditions, or any provisions hereof nor shall it be a variance as to any other preparty or situation. The Committee will post on the builtin board of the Bear Paw Ranch Homeowners' Association all current projects under review. Members involved may appeal Committee decisions to the Board of

All reports to the Committee shall be submitted to the Chairman."

The terms, provisions, covenants, conditions and restrictions set forth in and made the subject of the Restrictions are hereby reaffirmed and agreed to be in full force and effect, subject to the amendment set forth herein.

IN WITNESS WHEREOF, the undersigned have executed this AMENDMENT on this 18th day of February . 1994.

SIGNATURE OF MEMBERS

# Sill M. Tucker Lots 474 48 EEN CALSO 6075 50-51 B. B. Chen Lots 34-35. 30la O. Woodward Letton Marklan Sille M. Bet. Shan bringen hom Assurable Shateliel Milling St. Milling St.

bphs/4thermond

STATE OF TEXAS

X

COUNTY OF KERR

X

This instrument was acknowledged before me on the 18th day of February, 1994, by the following Members of the BEAR PAW HOMEOWNERS ASSOCIATION, to-wit:

BILL M. TUCKER	LOTS 47 & 48
KEN CARLSON	LOTS 50 & 51
R. B. ALEXANDER	LOTS 34 & 35
ZOLA O. WOODWARD	LOT 18b
COTTON MARKHAM	LOT 4
WILLIAM M. BEST	LOT 61
GLEN McCULLOUGH	LOTS 62 & 63
STAN BUMGARDNER	LOT 10
	LOT 17a
PETE PETERSON	LOT 23
BARBARA T. KANA	LOT 60
MICHELLE GOLBY	LOT 60
W. L. PLEMING	LOT 1
W. L. FLEMING JEFF ELMAN	LOT 31
FOSTER REYNOLDS	LOT 16
LUKE & ALYS GOURNAY	
W. L. BOLICK	LOT 7
BETTY MCILWAIN	LOT 19b
LOIS FLINT	LOT 19b
DOCK FLINT	LOT 19b
FREDRICH & MARILYN DEILY	LOT 2
DICKIE COOK	LOT 38
GUY LOOKABAUGH	LOTS 55, 56 & 57



NOTARY PUBLIC, STATE OF TEXAS

RECORDER'S NOTE
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# CERTIFICATE OF SECRETARY

VOL 0776 PAGE 339

I, GUY LOOKABAUGH, being the Secretary and Treasurer of the BEAR PAW HOMEOWNERS ASSOCIATION, do hereby certify that the Members whose signatures appear in this FOURTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH are Members in good standing in the Association and are owners of the tracts set forth herein and constitutes over fifty-one percent (51%) of the Members in good standing according to the records of the BEAR PAW HOMEOWNERS ASSOCIATION as of February 18, 1994.

GUY LOOKABAUGH, Secretary/Treasurer of the BEAR PAW HOMEOWNERS ASSOCIATION

AFTER RECORDING RETURN TO:

Mr. Guy Lookabaugh 222 Four Bears Trail Kerrville, Texas 78028 FILED FOR RECORD

DEC - 7 1994

Clerk County Coda, Ker County, Texas

RECORD Real Property
VOL 776 PG 333

RECORDING DATE

DEC 071994

COUNTY CLERK KERR COUNTY

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DEC 07 1994

Patricia Dye COUNTYCLERKXERROOUNTY. TEXAS

# FIFTH AMENDMENT TO VICESTRICTIONS, COVENANTS AND CONDITIONS AND

# THIRD AMENDMENT TO BY-LAWS OF

# BEAR PAW RANCH

THIS FIFTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS AND THIRD AMENDMENT TO BY-LAWS OF BEAR PAW RANCH (the "Amendment") is made and entered into on this 12th day of May, 1994.

# WITNESSETH:

# Restrictions, Covenants and Conditions

- DEVELOPMENT CORPORATION heretofore executed and acknowledged those certain Restrictions, ("Developer") Covenants and Conditions (the "Original Restrictions"), dated May 1, 1983, covering certain real estate and premises situated in Kerr County, Texas, which is more particularly referred to and described therein and has caused the Original Restrictions to be filed in the Office of the County Clerk of Kerr county, Texas in Volume 227, Page 23 of the Deed Records of Kerr County, Texas, and said Original Restrictions were subsequently amended by instruments recorded in the Deed Records of Kerr County, Texas, as follows, towit: First Amendment, Vol. 294, Page 453; Second Amendment, Vol. 307, Page 177; Third Amendment, Vol. 599, Page 20; and Fourth and Fourth Amendment, Vol. \_\_\_\_, Page \_\_\_\_. The Original Restrictions and all subsequent amendments are hereafter referred to as "Restrictions".
- B. The Restrictions provide that fifty-one percent (51%) of the Members (owners of, or purchasers under a Contract for Deed of, tracts within BEAR PAW RANCH, a subdivision in Kerr County, Texas, according to the map or plat thereof, recorded in Volume 5, Page writing by execution of such written amendment and recording the same in Kerr County, Texas, and by forwarding a copy of such amendment to all Members.

NOW, THEREFORE, the undersigned Members, owning more than fifty-one percent (51%) of the tracts within BEAR PAW RANCH, and being more than fifty-one percent (51%) of the Members, hereby amend the provisions of the Restrictions as follows:

Section 2., <u>Definitions</u>, sub-section G. of said Restrictions is deleted in its entirety and the following substituted in lieu thereof:

# "2. <u>Definitions</u>.

G. "Tract" shall mean and refer to any tract or parcel of land (with the exception of Common Areas) shown as such on the Original Plat, any replat of a Tract shown upon the Original Plat approved by the Architectural Control Committee and approved by any necessary governmental authority, or any other plat filed of record pursuant to subparagraph E. hereof with respect to additional properties."

The terms, provisions, covenants, conditions and restrictions set forth in and made the subject of the Restrictions are hereby reaffirmed and agreed to be in full force and effect, subject to the amendment set forth herein.

# BY-LAWS

# Article II, Definitions, Sub-Section (f)

# BE IT RESOLVED,

THAT ARTICLE II., DEFINITIONS, sub-section (f) of the Association's By-laws be deleted in its entirety and the following substituted in lieu thereof:

"(f) "Tract" shall mean and refer to any tract or parcel of land (with the exception of the Common Areas) shown upon the Original Plat, any replat of a Tract shown upon the Original Plat approved Architectural Control Committee approved by any necessary governmental authority, or any other plat filed of record with respect to additional property, as set forth in the Restrictions."

# Article VIII, Section 1.

# BE IT RESOLVED.

THAT ARTICLE VIII, SECTION 1. of the Association's By-laws be deleted in its entirety and the following substituted in lieu thereof:

SECTION 1. NUMBER

The affairs of this Board NUMBER AND **OUALIFICATION**. Association shall be governed by a Board of five (5) Directors, who shall also be the officers of the Association, and shall be elected individually to fill one of the following positions: President, First Vice President, Second President, Secretary and Treasurer.";

# Article VIII, Section 2.

# BE IT RESOLVED,

THAT ARTICLE VIII, SECTION 2. of Association's By-laws be deleted in its entirety and the following substituted in lieu thereof:

## ARTICLE VIII.

SECTION 2. ELECTION AND TERM OF OFFICE. At the first annual meeting after adoption of this amendment, and at each annual meeting of the Members thereafter, Directors shall be elected by the Members for a term of one (1) year. All Directors shall hold office until their successors have been duly elected or qualified and shall serve without compensation except reimbursement for actual expenses. Cumulative voting is expressly prohibited.":

# Article IX

# BE IT RESOLVED,

THAT the first sentence of ARTICLE IX, SECTION 1. of the Association's By-laws be deleted in its entirety and the following sentence substituted in lieu thereof:

# ARTICLE IX.

SECTION 1. DESIGNATION. officers of the Association shall be a President, First Vice President, Second Vice President, Secretary and Treasurer,

all of whom shall be members of the Board.";

# BE IT FURTHER RESOLVED,

THAT ARTICLE IX, SECTION 2. (ELECTION OF OFFICERS) and SECTION 3. (REMOVAL OF OFFICERS) of the Association's By-laws be deleted in their entirety;

# BE IT FURTHER RESOLVED,

THAT ARTICLE IX, SECTION 4. PRESIDENT be renumbered as SECTION 2. for numbering consistency;

# BE IT FURTHER RESOLVED,

THAT ARTICLE IX, SECTION 5. <u>VICE PRESIDENT</u> of the Association's By-laws be deleted in its entirety and the following substituted in lieu thereof as <u>SECTION 3</u>. for numbering consistency:

It

### ARTICLE IX.

SECTION 3. FIRST VICE PRESIDENT. The First Vice President shall have all the powers and authority and perform all the functions and duties of the President, in the absence of the President, or in case of the President's inability for any reason to exercise such powers or functions and perform such duties.";

# BE IT FURTHER RESOLVED,

THAT a new officer description for <u>SECOND VICE</u> <u>PRESIDENT</u> be added as <u>SECTION 4.</u> of ARTICLE IX. as follows:

### ARTICLE IX.

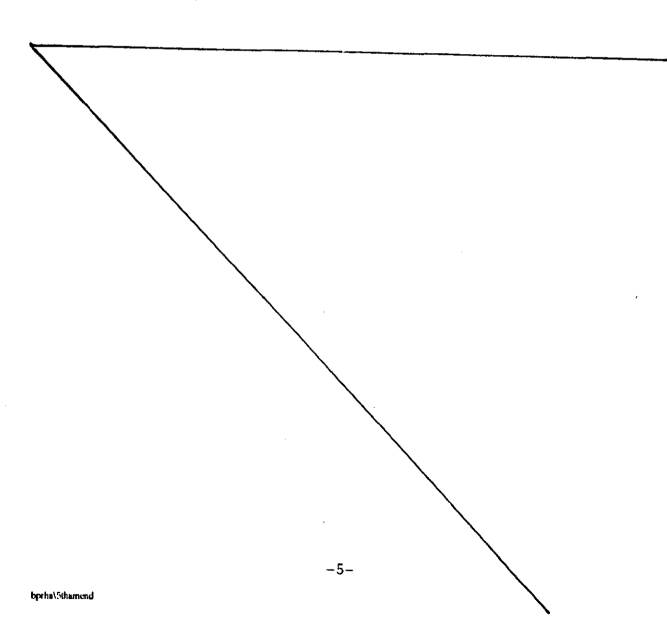
PRESIDENT. The Second Vice President shall have all the powers and authority and perform all the functions and duties of the President, in the absence of the President and First Vice President, or in case of their inability for any reason to exercise such powers or functions and perform such duties. The Second Vice

President also shall perform other duties assigned by the President, such as, but not limited to, managing special projects of the Association."; and

BE IT FURTHER RESOLVED,

THAT ARTICLE IX, SECTION 6. (SECRETARY) and SECTION 7. (TREASURER) of the Association's By-laws be re-numbered as SECTION 5. and SECTION 6., respectively, for numbering consistency.

IN WITNESS WHEREOF, the undersigned have executed this FIFTH AMENDMENT on this 12th day of May, 1994.



John Cook

Wm. Bolick

Allen Heacock

Alys J. Gournay

Arthur Bedgood

Anita M. Peterson

Gerald McLaughlin

Zola O. Woodward

Robert C. Marsh

Wm. H. Ray, M.D.

emma.L. Fleming

Stanley W. Baumgardner

Durwood Whitefield

### SIGNATURE OF MEMBERS

TEACT #

NAME

29430

23

2,50,6,19aZAS PROXY HOLDER 43,52,64\_

34,35, 47,48,49

13,14,176, 33, AS IRCKY HOLDER (

50,51,65,65 STATE OF TEXAS COUNTY OF KERR

> INSTRUMENT WAS ACKNOWLEDGED BEFORE ME ON 5/12/94 BY THE FERSONS LISTE'S ABOVE .

Debbie Grinnan Notary Public rate of Texas Comm. Exp. 8-30-96

Dewie Gunnan DEBBIE GRINNAN NOTARY PUBLIC

Guy J. Lookabaugh

Guy J. Lookabaugh

(proxy)

Lance Rutan (proxy)

### CERTIFICATE OF SECRETARY

I, GUY LOOKABAUGH, being the Secretary and Treasurer of the BEAR PAW HOMEOWNERS ASSOCIATION, do hereby certify that the Members whose signatures appear in this FIFTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH are Members in good standing in the Association and are owners of the tracts set forth herein and constitutes over fifty-one percent (51%) of the Members in good standing according to the records of the BEAR PAW HOMEOWNERS ASSOCIATION as of May 12, 1994.

GUY LOOKABAUGH, Secretary/Treasurer of the BEAR PAW HOMEOWNERS

ASSOCIATION

### AFTER RECORDING RETURN TO:

Mr. Guy Lookabaugh 222 Four Bears Trail Kerrville, Texas 78028

RECORDER'S NOTE

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NECORD Real Property
NOT 776 pg 340

RECORDING DATE

DEC 071994

COUNTY CLERK, KEAR COUNTY

at 1:35 ---- P....M DEC - 7 1994

FILED FOR RECORD

Provisions herein which restrict the sale, name or use of the described property the state of color or race in invalid and unamproperties under Factoria Law.

THE STATE OF TEXAS

THE STATE OF TEXAS

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DEC 07 1994

COUNTYCLERK KERRCOUNTY, TEUS

# SIXTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH

02830

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VOL 1004 PACE 483

THIS SIXTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH (the "Amendment") was duly passed at a legal Annual Meeting of the Bear Paw Ranch Homeowner's Association held on February 12, 1999 and is further ratified on this \_\_\_\_\_\_ day of March, 1999. \_\_\_\_\_\_ X

### WITNESSETH:

### Restrictions, Covenants and Conditions

- A. REESE DEVELOPMENT CORPORATION (the "Developer") has heretofore executed and acknowledged those certain Restrictions, Covenants and Conditions (the "Original Restrictions"), dated May 1,1983, covering certain real estate and premises situated in Kerr County, Texas, which is more particularly referred to and described therein and has caused the Original Restrictions to be filed in the Office of the County Clerk of Kerr County, Texas, in Volume 227, Page 23 of the Deed Records of Kerr County, Texas, and said Original Restrictions were subsequently amended by instruments recorded in the Deed Records of Kerr County, Texas, as follows, towit: First Amendment, Vol. 294, Page 453; Second Amendment, Vol. 307, Page 177; Third Amendment, Vol. 599, Page 20; Fourth Amendment, Vol. 776, Page 333; and Fifth Amendment, Vol. 776, Page 340. The Original Restrictions and all subsequent amendments are hereinafter referred to as the "Restrictions".
- B. The Restrictions provide that fifty-one percent (51%) of the Members of BEAR PAW RANCH HOMEOWNER'S ASSOCIATION (owners of, or purchasers under a Contract for Deed of, tracts within BEAR PAW RANCH, a subdivision in Kerr County, Texas, according to the map or plat thereof, recorded in Volume 5, Page 10, Plat Records, Kerr County, Texas) may amend the Restrictions in writing by execution of such written amendment and recording the same in Kerr County, Texas, and by forwarding a copy of such amendment to all Members.

NOW, THEREFORE, the undersigned Members, owning more than fifty-one percent (51%) of the tracts within BEAR PAW RANCH, and being more than fifty-one percent (51%) of the Members, hereby amend the provisions of the Restrictions as follows:

Section 13 of said Restrictions is deleted and the following is substituted therefor:

"13. Animals. The raising and keeping of hogs on any tract is prohibited, except that the raising of dogs, cats and usual household pets is permitted on a tract and the raising of horses and cattle is permitted on a tract if the same are maintained behind fences which are situated on the tract and the same are for personal use and enjoyment and not for commercial or business purposes. The number of animals, other than dogs and cats, kept on a tract may not exceed one per acre. If a tract contains a fractional acre, the fraction of an acre will be counted as an additional acre in determining the maximum number of animals that may be kept. The raising, keeping, or selling of animals for commercial purposes on any tract in BEAR PAW RANCH is strictly prohibited."

The terms, provisions, covenants, conditions, and restrictions set forth in and made the subject of the Restrictions are hereby reaffirmed and agreed to be in full force and effect, subject to the amendment set forth herein.

IN WITNESS WHEREOF, the undersigned have executed this SIXTH AMENDMENT on this 5th day of March, 1999.

April Mith

(1) De M'all huge 3/2	vol 1004 page 484
W.L. FLEMING VICE 3/20	DAN MOONEY
KAY FLEMING	PEGGY MOONEY
(a) Fredric DEILY 3/24/99	BARTOW DEAN, II
MARILYN DEILY	STAN BUMGARDNER 3/24/99
3-26-99 Marken Leaved by Proxy DWIGHT LUNDBERG J (3)	JERRY BUMGARDNER
3-26-99 Marilya Hearel by Proxy ARLINE LUNDBERG	DWIGHT AUSTIN
(4) Sone Sue 3/26/99 GENE SUESS	BILLIE AUSTRA  (12) Attus An 3/24/99
(54 + 6) CCC 4 / A CCC 3/3/49	LINDA JONES
JANET PACKARD	(144) Dawne D. Church DAWNE CHURCH
(7) PHILIP FORD 3/20/99	ALLEN HEACOCK
MARJEL FORD	(15) Marilyn Heart 3/24/99 MARILYN HEACOCK

(16) Ken Batchelor 3/26/99 KEN BATCHELOR	LOIS FLINT
MARTHA BATCHELOR	ROJELIO ESCAMILLA
(17A) DURWOOD WHITEFIELD	LAURA ESCAMILLA
EARLENE WHITEFIELD	ROBERT KEIDEL
(178) <u>Ken Wood</u> 3/3,/99	DARLENE KEIDEL
RAMONA WOOD	BOB FEDELE
18A Luy footbabargh by proxy (3-24-99) GERALD MCLAUGHLIN	MAGGIE FEDELE
SHARON MCLAUGHLIN	BILL ROUNDTREE
(18B) Fola O. Woodward 3/20/49 DOLA WOODWARD	ANN ROUNDTREE
JOHN THALER	GERALD MCCALL
THERESA THALER	MARCIA MCCALL
(pb) Dur forfesbar sh by Arry (3-26-99 (2) ELBERT B. FLINT	ROBERT WILLIAMSON 41-99

## VOL 1004 PAGE 486

· ,	FAYE WILLIAMSON	(32+34	JAMES FENDLEY Jung 3/26/99
25h)	Thuck luten by vhosy 4-1-00, JOAN MCPHAIL	<b>3</b>	LEA FENDLEY
	HETTIE MCPHAIL	(33)	DR GEORGE DEVANEY 3/24/99
	HETTIE STINSON	(34435)	Tucz Liben By Progy 4-1-99
(27)	Buchen 41-99 LANCE RUTAN		BUD ALEXANDER  LETITIA ALEXANDER
	JOYCE RUTAN	(I)	The forbalant by proxy 3-26-99 ALAN MASSEY
	DONALD DRINKARD		BECKY MASSEY
	JANET DRINKARD	(3843	Ly Joshalangh by pro- xy 3-26-59 JEFFREY REDMOND
(29A)	DD ATVOTTATIONS &	4-79	JEAN REDMOND
(31)	1, Francis Elman 3-24	<sup>19</sup> (40g)	AMES SHELTON 3/20/99
	MARY ELMAN		PATRICIA SHELTON

VOL 1004 PAGE 487 bench by proxy 3-24-49 WAS Ly Jos probugh by proxy CAROLYN CHASE MARY LEA CARLSON 3/26/99 (52) **RUBY DEE GEISENDORFF** BARBARA RAY **BILL NATION** MAGGIE NATION JUDY VAUGHT ) - M D (prom) BETTY DOLE JUDITH RAINS 7) Junher 3/24/99 (554) MARGARETE TUCKER **OLIVE LOOKABAUGH** (49) Bill Jucker by 3/24/99 (58) REED BECK, JR

V ERA BECK

JOCELYN MILLER

(49) Sun Tookabauphly peoxy 3-21-49	VOL 10(
DAVID GRINNAN	
DEBRA GRANAN  (40) Luck Lutan by Loxy 47 99  BARBARA T. KANA	
(61) Sellin M. Best 3/24/99 WILLIAM BEST	
FENTON BEST  62 + 63) Se Milly 3/26/99  GLENN MCCULLOUGH	
TIFFANY MCCULLOUGH	
JOHN L'HUILLIER	
Ken Wood by noxy 3/3/99 WILLIAM J. BRADBORD, JR	
(66) John Spulge LOWELL HENDRICKSON	
BETTY HENDRICKSON	
(67) DANIEL A REDGER By Proxy	

SUBSCRIBED TO AND SWORN TO BEFORE ME by the said Glen McCullough, Fredric Deily, Marilyn Heacock, Gene Suess, Duan Packard, Jr., Philip Ford, Stan Bumgardner, James K. Jones, Sr., Dawne H. Church, Ken Batchelor, Durwood Whitefield, Guy Lookabaugh, Zola O. Woodward, Dr. Alys Haugen, J. Francis Elman, Dr. George Devaney, James Shelton, Albert Geisendorff, William G. Dole, Bill Tucker, Dr. William H. Ray, Reed Beck, Jr., William M. Best, and Lowell Hendrickson on this the 26th day of March, 1999.

LORI J. WATSON
MY COMMISSION EXPRES
August 16, 1999

LORI J. WATSON
Notary Public in and for
The State of TEXAS

Returnto: Kenneth Word 1.0 Box 35/ Kenville, Af 78029

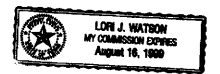
APR 0 5 1999

IANNETT PIEPER

23/5/1/5.50

### VOL 1004 PACE 490

SUBSCRIBED TO AND SWORN TO BEFORE ME by the said Ken Wood on this the 31st day of March, 1999.



LORI J. WATSON Notary Public in and for The State of TEXAS SUBSCRIBED TO AND SWORN TO BEFORE ME by the said Lance Rutan on this the 1st day of April, 1999.

LORE J. WATSON
MY COMMISSION EXPIRES
August 18, 1999

LORI J. WATSON
Notary Public in and for
The State of TEXAS

#### MEMBERS SIGNATURE OF

VOL 1004 PACE 492

NAME wid W Buchen

DAUID W. Buchen

426

SUBSCRIBED TO AND SWORN BEFORE ME BY DAVID W. BUCHEN ON THIS 23 PD DAY OF MARCH, 1999.

ACKNOWLEDGEMENT OF NOTARY

Audrie Holloway 3-23-99



### SIXTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF VOL 1004 PAGE 493 **BEAR PAW RANCH**

### CERTIFICATE OF SECRETARY

1, Marilyn Heacock, being the Secretary of the BEAR PAW RANCH HOMEOWNER'S ASSOCIATION, do hereby certify that the Members whose signatures appear in this SIXTH AMENDMENT TO RESTRICTIONS, COVENANTS AND CONDITIONS OF BEAR PAW RANCH are Members in good standing in BEAR PAW RANCH HOMEOWNER'S ASSOCIATION and are owners of the tracts set forth herein and constitute over fifty-one percent (51%) of the Members in good standing according to the records of BEAR PAW RANCH HOMEOWNER'S ASSOCIATION as of February 12, 1999.

> Marilyn Heacock, Secretary of the BEAR PAW RANCH HOMEOWNER'S ASSOCIATION

Marily Heavel

Subscribed to and sworn before me by Moulyn Heactick on this 5th day of April, 1999.



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RECORDING DATE

APR 06 1999

COUNTY CLERK, KERR COUNTY, TEXAS

APR 0 6 1999

Lori J. Watson Netary