## THE SPRINGS OF CAMBRIDGE Section 10

2008023948 DECLARATIO \$53.00 05/05/2008 03:03:42P 21 PGS Jennifer J Hayden HAMILTON County Recorder IN Recorded as Presented

## DESIGNATION OF ADDITIONAL REAL ESTATE

#### DECLARATION OF RESTRICTIONS OF THE SPRINGS OF CAMBRIDGE, SECTION TEN

Limited Partnership (hereinafter referred to as the "Developer"), THIS DECLARATION made this 5th day of May, 2008 by THE MARINA I L.P., an Indiana

#### WITNESSETH:

additional real estate to the development; and 9364738, P.C. number 1, slide 384, specifically reserved the right and privilege to itself to include Springs of Cambridge, Section One, recorded on December 29, 1993 as Instrument Number WHEREAS, the Developer, pursuant to the original Declaration of Restrictions of The

estate known as The Springs of Cambridge, Section Ten, as described in Exhibit "A"; and WHEREAS, now the Developer does hereby exercise his option and adds the additional real

of improvement for the benefit and complement of the lots and lands in the Development and the conditions, and charges (hereinafter referred to as the "Restrictions") under a general plan or scheme estate within the platted areas of the Development mutual and beneficial restrictions, covenants, platted areas of the Development and before doing so desires to subject and impose upon all real future owners thereof; and WHEREAS, the Developer is about to sell and convey the residential lots situated within the

hypothecated or encumbered, leased, rented, used, occupied and improved, subject to the following: located within the Development as they become platted are held and shall be held, conveyed, NOW, THEREFORE, The Developer hereby declares that all of the platted lots and lands

successors in title to any real estate in the Development. to such Restrictions, and shall inure to the benefit of the Developer and every one of the Developer's right, title or interest, legal or equitable, in and to the real property or any part or parts thereof subject run with the land and shall be binding upon the Developer and upon the parties having acquiring any All Restrictions shall run with each of said lots situated therein. All of the Restrictions shall

therein the real estate described County, Indiana, an instrument entitled Designation of Additional Real Estate, which would recite original development, for all purposes hereunder when declarant places of record in Hamilton additional real estate shall be deemed and labeled Additional Real Estate and will become part of the Restrictions. The Developer reserves the right to exercise its option if said option is exercised, the development and lies within the real estate described in Exhibit "B" in the original Declaration of The additional real estate which could be added to Exhibit "A" is contiguous to the

deemed to be a designation of additional real estate. properties. For purposes of this paragraph a plat depicting a portion of the development area shall be declarant to the corporation or property owner's association, as hereinafter defined in accordance duties, privileges and obligations of owners of lots within the original real estate Declaration, as with the terms of the Declaration and without regard to the record ownership of the common herein provided, without regard to whether the common properties have been conveyed by the any lots within such additional real estate shall be deemed for all other purposes to have all rights, described therein shall for all purposes thereafter be deemed additional real estate and the owners of Declaration. Upon the recording of such instrument or instruments, the real estate which would be and without regard to the record ownership of the common properties. property owner's association, as hereinafter defined in accordance with the terms of the Declaration regard to whether the common properties have been conveyed by the declarant to the corporation or obligations of owners of lots within the original real estate Declaration, as herein provided, without additional real estate shall be deemed for all other purposes to have all rights, duties, privileges and paragraph a plat depicting a portion of the development area shall be deemed Supplementary therein shall for all purposes be deemed additional real estate and the owners of any lots within such Upon the recording of such instrument or instruments, the real estate would be described For purposes of this

transferring of any ownership interest until such time as the real estate is platted and the lots are sold subtracting real estate to the original development is intended to nor shall it be construed as shall be at the sole discretion of the developer and that no act on behalf of the developer in adding or to individual owners The decision whether to add or subtract additional real estate to the original development

- <u>DEFINITIONS</u>. The following are the definitions of the terms as they are used in this
- relinquish to the Association the power to appoint and remove one or more members of the filled by appointment of the Developer. The Developer may, at its sole option at any time hereafter composed of three members appointed by the Developer who shall be subject to removal by the Developer at any time with or without cause. Any vacancies from time to time existing shall be Committee A. "Committee" shall mean the The Springs of Cambridge Development Control Committee,
- membership and powers of which are more fully described in Paragraph 10 of this Declaration. "Association" shall mean The Springs of Cambridge, a not-for-profit corporation, the
- otherwise, described by one of the plats of the Development which is recorded in the Office of the Recorder of Hamilton County, Indiana. "Lot" shall mean any parcel of real estate excluding "Blocks", whether residential or
- given if they are given in writing, signed with respect to the Developer or the Association, by the President or a Vice President thereof, and with respect to the Committee, by two members thereof Approvals, determinations, permissions, or consents required herein shall be deemed

equitable, in and to a lot, but excluding those persons having such interest merely as security for the performance of any obligation. "Owner" shall mean a person who has or is acquiring any right, title or interest, legal or

## 2. CHARACTER OF THE DEVELOPMENT.

a single-family dwelling house and such outbuildings as are usually an accessory to dwelling houses Developer, is a residential lot and shall be used exclusively for single-family residential purposes No structures shall be erected, placed or permitted to remain upon any of said residential lots except Every lot in the Development, unless it is otherwise designated by the

tree's natural base and which are located outside the building, driving, and parking areas. These shall submitted for approval to the Development Control Committee. Said delineation shall indicate al rights-of-way. removal shall not cause a materially adverse effect upon the aesthetic values of adjoining lands and Control Committee upon proof of unusual hardship in the practical utilization of the lot and such be designated by type and size and shall not be removed unless approved by the Development trees which have a diameter of more than twelve (12) inches caliper at a point five feet above the Prior to issuance of an Improvement Location Permit, a delineation of the lot shall be

of law or equity together with reasonable attorney's fees for the enforcement of such lien. For the be replaced and the cost of such replacement shall be a lien upon the property collectable in any court acts of God or circumstances beyond the lot owner's control, within Ninety (90) days notice in Committee, and upon failure to do so, the Development Control Committee shall cause such tree to writing, shall be replaced by a tree of a type and size established by the Development Control for the performance thereof. purposes of executing this covenant, an easement for ingress and egress shall be reserved on each lot Removal or destruction of such trees by a lot owner or his successors in title, other than by

only by qualified persons having adequate equipment to properly protect and preserve such trees. subject to the review and approval of the Development Control Committee and shall be undertaken erection of building improvements. Pruning of trees outside the building line shall be permitted builder to protect trees to be preserved from damage by construction equipment or otherwise in the Also, adequate physical barriers, such as straw bales or snow fence, shall be proved by the

require the lot owner to maintain existing trees or vegetation on the lot. buildings and minimum front and rear building lines shall be established on each plat. by the Development Control Committee, platted building lines, minimum distances between Development Control Committee has the right to review the site for landscape preservation and car In addition to individual site plan restrictions and tree preservation requirements administered

- ordinances of the Town of Fishers and of its building commissioners or director of planning decision shall be binding on all parties. whether the house shall have been substantially completed shall be made by the Committee and such purposes or human habitation until it shall have been substantially completed. The determination of No dwelling house constructed on any of the residential lots shall be occupied or used for residential Occupancy or Residential Use of Partially Completed Dwelling House Prohibited The foregoing is subject to the rules, regulations and
- affecting the Development, all of which are incorporated herein by reference. easements, restrictions and limitations of record appearing on the recorded plat of the subdivision, on recorded easements, rights-of-ways, and also to all governmental zoning authority and regulation Other Restrictions. All tracts of land in the Development shall be subject to the

### DWELLING HOUSES AND OTHER STRUCTURES. RESTRICTIONS CONCERNING SIZE, PLACEMENT AND MAINTENANCE OF

approved by the Development Control Committee. living area except for that portion of a walkout basement which is to be finished as a living area and sections of the Development. Basements shall not be included in the computation of the minimum garages, carports, or accessory buildings shall be as specified in the recorded plats of the various dwellings constructed on various residential lots in the Development, exclusive of porches, terraces, Minimum Living Space Areas. The minimum square footage of living space of

### B. Residential Set-Back Requirements

- residential lot in the Development except as provided herein no dwelling house or above-grade structure shall be constructed or placed on any (i) In General. Unless otherwise provided in these Restrictions or on the record plat,
- except that on corner lots, it may be determined from either abutting road. that is farthest from, and substantially parallel to, the road on which the lot abuts, which a lot abuts to the rear line of said lot. "Rear line" means the lot boundary line (ii) Definitions. "Side line" means a lot boundary line that extends from the road on
- plats of the Development feet from the right-of-way of the road upon which the lot abuts as set forth upon the (iii) Front Yards. The front building set-back lines shall be the designated number of
- from either side line of the lot. Side Yards. The side yard set-back lines shall not be less than Ten (10) feet

- wetlands and/or flood protection grade elevation. considerations required by governmental authority with regard to jurisdictional favor of the Indianapolis Water Company must be observed in addition to any special (v) Rear Yards. The rear set-back line shall be at least twenty (20) feet from the rear In the case of lots which abut Geist Reservoir, a twenty (20) foot easement in
- house is completed as to size, location, height and composition before it may be installed. A lot must have at least two the existing geographic areas within the Development, any fence must be approved by the committee (2) shade trees with a 2" minimum width at the base growing upon it in the front yard by the time the Fences and Trees. In order to preserve the natural quality and aesthetic appearance of
- yard light shall be subject to the approval of the Committee which may require, for the purpose of installed a dusk to dawn yard light in the front yard of his lot. The design, type and location of the uniformity and appearance, that said yard light be purchased from the Developer or its designee. the Development completes the construction of a home on his lot, he shall install or cause to have Individual Yard Lights Required on Each Lot. At the time that the owner of the lot in
- mailbox be purchased from the Developer or its designee. a mailbox which shall be in accordance with the design, type and location of a mailbox approved by the Committee. The Committee may require, for the purpose of uniformity and appearance, that the Mailboxes. Owners of a lot in the Development shall install or cause to have installed
- on any lot in the Development shall be of material acceptable to and approved by the Development connection with the abutting street or road. Control Committee. Exterior Construction. The finished exterior of every building constructed or placed All driveways must be paved with asphalt or concrete from their point of
- year-round human habitation of the house. Every house in the Development must have at least a plant installed in compliance with the required codes and capable of providing adequate heat for house constructed on the lot. two-car garage, attached or detached of the same architectural design and material as that of the Heating Plants and Garages. Every house in the Development must contain a heating
- months from the time of such destruction or damage destroyed by fire or otherwise, shall be allowed to remain in such state for more than three (3) beginning of such construction or placement. No improvement which has partially or totally been residential lot in the Development is begun shall be completed within twelve (12) months after the Diligence in Construction. Every building whose construction or placement on any
- structures shall be relocated or placed on any such lot. lot in the Development shall be constructed with substantially all new materials, and no used Prohibition of Used Structures. All structures constructed or placed on any numbered

- prevent the lot or improvements from becoming unsightly; and, specifically, such owner shall: shall at all times maintain the lot and any improvements situated thereon in such a matter as to Maintenance of Lots and Improvements. The owner of any lot in the Development
- unsightly growth of vegetation and noxious weeds. (i) Mow the lot at such times as may be reasonably required in order to prevent
- (ii) Remove all debris or rubbish.
- or diminish the aesthetic appearance of the Development (iii) Prevent the existence of any other condition that reasonably tends to detract from
- (iv) Cut down and remove dead trees.
- to avoid their becoming unsightly. (v) Keep the exterior of all improvements in such a state of repair or maintenance as
- landscape the lot, weather permitting. (vi) Within sixty (60) days following completion of a house on a lot, the owner shall
- Neither the Association or any of its agents, employees, or contractors shall be liable for any damage lot is subject and may be collected in any manner in which such annual charge may be collected therefore to the Association shall be added to and become a part of the annual charge to which said mow, clean or perform such other acts as may be reasonably necessary to make such lot and obligation, by and through its agents or employees or contractors, to enter upon said lot and repair, accordance with the provisions of these Restrictions, the Association shall have the right, but not the any lot in the Development shall fail to maintain his lot and any improvements situated thereon in which may result from any maintenance work performed hereunder. improvements situated thereon, if any, conform to the requirements of these Restrictions. The cost Association's Right to Perform Certain Maintenance. In the event that the owner of

### 4 PROVISIONS RESPECTING DISPOSAL OR SANITARY WASTE

any manner provided by law or in equity for collection of a liquidated debt. court costs and attorney's fees, shall become a charge or lien upon the lot, and may be collected in Association in any manner provided at law of in equity. The cost or expense of abatement, including abated by the Indianapolis Water Company or its assigns or successors, the Developer or the a lot, each owner agrees that any violation of this paragraph constitutes a nuisance which may be waste or other wastes shall be permitted to enter any storm drain or Geist Reservoir. By purchase of during a period of construction and then only with the consent of the Committee), and no sanitary Nuisance. No outside toilets shall be permitted on any lot in the Development (except

agent, employee or contractor thereof, shall be liable for any damage which may result from enforcement of this paragraph. Neither the Developer, the Association, the Indianapolis Water Company, or any officer,

Hamilton Southeastern Utility or its assign or successors shall be designed Construction of Sewage Lines. All sanitary sewage lines on the residential building and constructed in accordance with the provisions and requirements of

## 5. GENERAL PROHIBITIONS AND REQUIREMENTS.

- annoyance or nuisance to any owner of another lot in the Development. Development, nor shall anything be done on any of said lots that shall become or be an unreasonable In General. No noxious or offensive activities shall be carried on any lot in the
- estate sales signs. structures in the Development without the prior written approval of the Committee except for real Signs. No signs or advertisements shall be displayed or placed on any lot or
- confined so as not to become a nuisance except the usual household pets, and, in such case, such household pets shall be kept reasonably Animals. No animals shall be kept or maintained on any lot in the Development
- vehicles, boats, or similar vehicles shall be parked on any street or lot in the Development Vehicle Parking. No trucks (one ton or larger), campers, trailers, commercial
- Subparagraph F below. All houses built in the Development shall be equipped with a garbage permit the accumulation out of doors of such refuse on his lot except as may be permitted in permit the burning out of doors of garbage or other refuse, nor shall any such owner accumulate or disposal unit. Garbage and Other Refuse. No owner of a lot in the Development shall burn or
- street or lot within the Development at any time, except at the times when refuse collections are Any receptacle for trash, rubbish or garbage shall be so placed and kept as not to be visible from any installed outside any building in the Development shall be buried below the surface of the ground. being made Fuel Storage Tanks and Trash Receptacles. Every tank for the storage of fuel that is
- without permission to do so from the Developer. building upon said lot of any dwelling house that is to be used as a model home or exhibit house Model Homes. No owner of any lot in the Development shall build or permit the
- tent, storage building, garage or other outbuilding shall be placed or erected on any lot nor shall any overnight camping be permitted on any lot. Temporary Structures. No temporary structure of any kind, such as a house, trailer,

- Hamilton County, Indiana, and of the appropriate zoning bodies. and their lots in conformity with specifications and recommendations of the Town of Fishers, of this subsection. All owners, if necessary, shall install dry culverts between the road rights-of-way installation of such culverts upon said lot as may be reasonably necessary to accomplish the purposes as may be situated upon the lot continuously unobstructed and in good repair, and to provide for the on which any part of any open storm drainage ditch or swale is situated to keep such portion thereof Ditches and Swales. It shall be the duty of the owner on every lot in the Development
- not conform to the specifications established by the Committee, which are as follows: shore into Geist Reservoir and in no event shall any pier, dock or other structure be erected that does constructed in such a manner that any portion thereof extends beyond a reasonable distance from the Development shall be for the personal use of the lot owner. No pier, dock or other structure may be Docks and Piers. All docks and piers constructed adjacent to any lot in the
- (i) All docks must be floating and secured to avoid release by flood waters
- Development Control Committee. (ii) There shall be no covered boat docks without the specific written approval of the
- (iii) All docks shall be white, gray or natural in color.
- (iv) Anchoring devices must be hidden.
- Control Committee for approval before installation is commenced (v) Plans for the placement of all boat docks must be submitted to the Development
- (vi) There shall be no individual launch sites or ramps constructed on any residential
- must be constructed and excavated back into the lot. In addition to approval by the (vii) Any boathouse constructed upon a lot may not protrude into the Reservoir, but Development Control Committee such construction may require approval by the U.S Army Corps of Engineers or other governmental body.
- (viii) conform to the requirements of such governmental bodies as may be applicable In all instances of the above recited installations such construction shall
- purchaser's responsibility to obtain such permit. materials to construct a beach may require a federal permit. If such a permit is required, it is the placed or allowed to collect in Geist Reservoir which results from beach construction. Placement of specifications for the beach are submitted to and approved by the Committee and the Indianapolis Water Company if required. Beaches shall be constructed of sand only. No spoil materials shall be Beaches. No beach may be constructed on Geist Reservoir unless the plans and

- required by any federal and/or state governmental agency, department, commission, or body. protection on their lots to obtain any and all permits, consents, licenses, and approvals which may be waterfront lots in the Development who desire to construct seawalls or other types of shoreline Seawalls and Shoreline Protection. It shall be the responsibility of Purchasers of
- shall require the approval of the appropriate governmental body where the streets are public and by the property owners where there are private drives, if any. repaired, replaced and/or removed under finished streets except by jacking, drilling or boring and public rights-of-way to minimize removal of trees. No utility services shall be installed, constructed, Utility Services. Utility services shall be installed underground in or adjacent to
- any septic tanks be installed on any of the lots in the Development. Wells and Septic Tanks. No water wells shall be drilled on any of the lots nor shall
- satellite dishes shall be permitted within the Development. However, small diameter of 2 feet or Development Control Committee less, roof-mounted satellite dishes and devices may be allowed if they are approved by the Prohibition of Antennas. No exposed radio, cable or television antennas and/or large
- agreement with the Indianapolis Water Company. Pumping. The pumping of water from Geist Reservoir is prohibited by a recorded

### 9 THE SPRINGS OF CAMBRIDGE DEVELOPMENT CONTROL COMMITTEE

- relationship among structures and the natural vegetation and topography thereon, in such a manner as to preserve and enhance values and to maintain a harmonious appearance, use, location and maintenance of lands subject to these Restrictions and improvements Statement of Purposes and Powers. The Committee shall regulate the external design,
- clearly designated. Such plans and specifications shall set forth the color and and form prescribed from time to time by the Committee, and shall be accompanied authorization from the Committee. Such written application shall be in the manner application has been made to the Committee by the owner of the lot requesting approval of the Committee. shall be constructed or placed on any lot in the Development without the prior scale of 1'' = 30', or to such other scale as the Committee shall require landscaping, together with any other materials or information which the Committee composition of all exterior materials proposed to be used and any proposed improvement proposed to be constructed or placed upon the lot, each properly and location of all improvements existing upon the lot and the location of construction or improvement. by three (3) complete sets of plans and specifications for any such proposed (i) Generally. No dwelling, building structure or improvement of any type or kind Committee shall be drawn to a scale of 1/4" = 1' and all plot plans shall be drawn to a All building plans and drawings required to be submitted to the Such approval shall be obtained only after written Such plans shall include plot plans showing the

- construct, place or make the requested improvement, when: Power of Disapproval. The Committee may refuse to grant permission to
- improvement to be in violation of these Restrictions; are themselves inadequate or incomplete, or show the proposed (a) The plans, specifications, drawings or other material submitted
- lot or with adjacent buildings or structures; improvement is not in harmony with the general surroundings of the 9 The design, building materials or color scheme of a proposed
- rights of all or any part of other owners. opinion of the Committee, be contrary to the interests, welfare or The proposed improvement or any part hereof would, in the
- lots in the Development. or adjustment shall be granted which is materially detrimental or injurious to other conformity with the general intent and purposes of these Restrictions and no variance unnecessary hardship, but any such variance or adjustment shall be granted in adjustments of these (iii) Power to Grant Variances. The Committee may allow reasonable variances or Restrictions where literal application would result in
- disapproval, it shall specify the reason or reasons. notifications to applicants shall be in writing, and, in the event that such notification is one of improvements within a reasonable time after all required information shall have been submitted to it. One copy of submitted material shall be retained by the Committee for its permanent files. All Duties of Committee. The Committee shall approve or disapprove proposed
- design, the engineering, the method of construction involved, or the materials to be used materials submitted to it, nor for any defects in any work done according thereto. Further, the Developer, shall be responsible in any way for any defects in any plans, specifications or other Committee does or make any representation or warranty as to the suitability or advisability of the Liability of Committee. Neither the Committee nor any agent thereof, nor the
- assure compliance with these Restrictions and applicable regulations Inspection. The Committee may inspect work being performed with its permission to
- designees, shall continue the functions of the Committee with like powers. discontinuance of its Development Control Committee, then the Directors of the Association, or their Continuation of Committee. When the Developer notifies the Association of
- same person, and such owner shall desire to use two or more of said lots as a site for a singlepermission for such a use shall be granted, the lots constituting the site for such single-dwelling dwelling house, he shall apply in writing to the Committee for permission to so use said lots. If ONE OWNER. RULES GOVERNING BUILDING ON SEVERAL CONTIGUOUS LOTS HAVING Whenever two or more contiguous lots in the Development shall be owned by the

long as the lots remain improved with one single-dwelling house. house shall be treated as a single lot for the purpose of applying these Restrictions to said lots, so

### 8. USE OF THE RESERVOIR.

- of Marion County. If legally permissible, this Committee shall have the power to assess fines for the fines promulgated by it, and which shall become a charge upon the lot owned by the person against violation of any limitations on boat traffic on Geist Reservoir in accordance with the schedule of Indiana and the license agreement recorded as Instrument No. 70-46985 in the Office of the Recorder recorded in Book 121, Instrument No. 4863, in the Office of the Recorder of Hamilton County, Indianapolis Water Company made according to the procedures set out in the License Agreement exercised in accordance with the limitations made by the joint committee of the Developer and the whom the fine is assessed All operation of boats upon Geist Reservoir is pursuant to a license that shall be
- of ten percent (10%) per annum until paid in full. If, in the opinion of the Developer, such charge as hereinafter provided, shall become and remain a lien upon that lot until paid in full, and shall also notified that by the act of acquiring, making such purchase or acquiring such title, such person shall as an owner or otherwise, is hereby notified, and by acquisition of such interest agrees, that any such owner of a lot in the development and any person who may acquire any interest in such lot, whether expense or costs, including attorneys' fees incurred by the Developer in collecting the same. Every addition to the amount of the charge at the time legal action is instituted, be obliged to pay any in any court of competent jurisdiction. The owner of the lot or lots subject to the charge, shall, in such procedures, either at law or in equity, by foreclosure, or otherwise, to collect the amount owing has remained due and payable for an unreasonably long period of time, the Developer may institute be a personal obligation of the owner or owners of that lot. Such charge shall bear interest at the rate shall be paid. liens which may exist upon said lot at the time of the acquisition of such interest are valid liens and this Paragraph 8 of the Restrictions. be conclusively held to have covenanted to pay the Developer all fines that shall be made pursuant to Every person who shall become an owner of a lot in the development is hereby Any fine so assessed against any lot, together with interest and other charges or costs

### PRIVATE DRIVES PROPERTY RIGHTS IN LANDSCAPE AND SIGN EASEMENTS, BLOCKS AND

### A. Landscape and Sign Easement

identification and other items. entry ways, columns, landscape irrigation systems, accent lighting systems, street lights, subdivision reconstruction and replacement of earthen mounds, plantings and other landscaping, walls, fences, Landscape and sign easement is created and reserved for the benefit of the Developer and Owners Association for the installation, construction, maintenance,

#### B. Common Area Blocks

Developer or the Association shall be construed as a dedication of this space to the public Section Ten. In addition, this space shall remain private and no act or admission on behalf of the motorboats shall take place from the common area block real estate in The Springs of Cambridge, recreational-type activities; however, no launching of any watercraft, including, but not limited to Developer and the Association for the purposes of providing green space and allowing for Certain blocks in the Development are created and reserved for the use and benefit of the

 $\Xi$ other conditions as the Developer may at the time of such conveyance deem conveyance shall be subject to easements and restrictions of record, and such encumbrances to the Association at the Developer's discretion. Such commons shall be conveyed in fee simple title, successors, assigns or licensees of the Developer, shall from time to time the Association. thereof upon the recording of a deed or deeds conveying such commons to Association and those persons who shall from time to time be members appropriate. Such conveyance shall be deemed to have been accepted by the who are from time to time members of the Association. Ownership of any grant, for the use and enjoyment of the commons, is granted to the persons A license upon such terms and conditions as the Developer, and the free of financial

### C. Exclusive Ownership Blocks

separately conveyed nor transferred. upon the percentage. The ownership of the undivided interest in these exclusive blocks shall not be percentage ownership interest to the owners of the lots, which have ownership rights therein based the Developer makes a boat dock available the exclusive blocks will be deeded in fee based upon the certain lot owners as designated herein, to provide among other things, access to Geist Reservoir. These exclusive blocks may provide among other things, access to boat docks adjoining the block. If Exclusive Ownership Blocks are created for the exclusive use, benefit and enjoyment of

exclusive blocks to contribute an equal share of the costs of the repairs and maintenance of it shall be the obligation of each of the owners of the lots entitled to the use and benefit of and improvements in a safe, orderly and sightly condition at all times. In furtherance thereof, of exclusive blocks and any improvement situated thereon to maintain said exclusive blocks paragraph. It shall be the obligation of each of the lot owners entitled to the use and benefit this Plat for the use, benefit and enjoyment of the lot owners referred to the proceeding allocable share of such repair, maintenance, or improvements, then the owners paying such blocks and one or more of the owners entitled to use said exclusive blocks, fail to pay their and/or make improvements to any walkway or other improvements located within exclusive the owners of lots entitled to the use and benefit of a particular walkway to repair, maintain, the Block and any improvements located within said exclusive blocks, where a majority of where applicable, stairways and other improvements, within exclusive blocks designated on (i) Maintenance of Exclusive Ownership Blocks. The Developer may install walkways and, costs may file a lien for reasonable value of labor performed and materials furnished as

and recover the full assessment owed, together with interest from due date and reasonable prescribed by the lien laws of the State of Indiana against any such lot and the owner thereof

## D. Private Drives are Blocks designated as Private Drive on Plat

manner as set out for drives. All private drives will also be utility easements. owners shall maintain the utilities not otherwise maintained by the respective utility in the same drive may contain utilities (private or public) to serve said lots in which event the several property assessments owed together with interest from due date and reasonable attorney's fees. The private file a lien for the reasonable value of labor performed and materials furnished as prescribed by the more lot owners fail to pay their allocable share of such repair, then the owners paying such cost may drives. Where a majority of lot owners served by a private drive elect to repair such drive and one or other lot owners abutting such drives to contribute an equal share of the cost of maintenance of such such drives as tenants in common, and it shall be the obligation of each owner in common with the owners abutting or benefiting from the use of such drives shall own equal and undivided interest in be utility easements. Private Drives will be shown on the Plat and designated as Blocks, and those lot lien laws of the State of Indiana against any such lot and the owner thereof and recover the full All Private Drives, Blocks "A" and "B" in The Springs of Cambridge, Section Ten, shall also

police, fire protection, ambulance and deliver vehicles. Private drives are also created for the benefit of and to provide ingress and egress to all

### NEL 10. PROPERTY RIGHTS IN BLOCKS IN THE SPRINGS OF CAMBRIDGE. SECTION

### A. Common Area Blocks "C", "D" and "E".

motorboats shall take place from this real estate in The Springs of Cambridge, Section Ten common Developer and Property Owners Association for the purposes of providing green space and allowing area blocks. for recreational type activities. However, no launching of watercrafts including, but not limited to Certain blocks in the development are created and reserved for the use and benefit of the

Common Area Blocks in The Springs of Cambridge, Section Ten, are Blocks "C" and "D"

approval of the lot owners in The Springs of Cambridge, Section Ten. to a third party utility and/or unit of government for the benefit of the Development without (i). Block "E" is a utility easement and the Developer reserves the right to convey Block "E"

#### B. Private Drives

owners, specifically Lots #404, 405, 406, 407, 408, 409, 410, 411, 412, 413 and 414 located the owners of the aforedescribed lots selected by the Developer at the time of transfer of the in The Springs of Cambridge, Section 10, and will be deeded an undivided 1/11th interest to A is a Private Drive and a utility easement created for the exclusive use and benefit of 11 lot Blocks "A" and "B" are Private Drives in The Springs of Cambridge, Section 10. Block

responsibility of the above described 11 lots transferable or assigned. The maintenance responsibilities of Block A shall be the sole The ownership of the undivided interest may not be separately conveyed nor

nor transferable or assigned. The maintenance responsibilities of Block A shall be the sole and 403 located in The Springs of Cambridge, Section 10, and will be deeded an undivided responsibility of the above described 4 lots. transfer of the lots. The ownership of the undivided interest may not be separately conveyed Section 10, for the exclusive use and benefit of 4 lot owners, specifically Lots #400, 401, 402 Block B is a Private Drive and a utility easement created in The Springs of Cambridge, 1/4<sup>th</sup> interest to the owners of the aforedescribed lots selected by the Developer at the time of

### C. Ownership and Maintenance of Boat Docks.

to-time by the Canal Place Development Control Committee or its assignees. Specifically, no compliance with all restrictions of record and applicable rules and regulations established from timemaintain the boat dock designated for his use in a safe, orderly and sightly condition at all times in used by a party other than the residents of the aforementioned lots. Each owner of a boat dock shall lot and shall not be separately conveyable or transferable therefrom. Such boat docks shall not be and the use thereof as designated in the boat dock detail shall run with the ownership of a particular be the responsibility of the respective lot owners thereof. The ownership of the boat dock system detail of the plat. Maintenance of the boat docks, which have been installed by the Developer, shall subject to the lot owner using the dock corresponding to his lot number as shown in the boat dock bill of sale shall be for an undivided interest in the boat dock system to be installed by the Developer to a lot by bill of sale at such time that the lot owner pays the Developer in full for subject lot. Said containing boat docks adjacent to their lot. The Developer shall convey ownership of the boat docks aforementioned Control Committee or its assignees. improvements or alterations shall be made to any boat dock without the prior written approval of In Section Ten of The Springs of Cambridge, each lot owner may install a boat dock system

### Ownership of Boat Docks in The Springs of Cambridge, Section 10. D. Violations of Terms and Conditions of Property Rights and Easements. Blocks and

maintenance of boat docks, boat dock configuration restrictions or ingress and egress easements shall attorneys' fees from the party who violates the above restrictions. give the Developer and/or the Association the right to seek immediate injunctive relief to preclude Any violation of the above rights and obligations with respect to the blocks, private drives, and, in addition, the Developer and/or the Association may collect reasonable

# THE SPRINGS OF CAMBRIDGE PROPERTY OWNER'S ASSOCIATION

be a member of the Association and shall be subject to all the requirements and limitations imposed not-for-profit corporation to be known as The Springs of Cambridge Property Owner's Association, which is referred to as the "Association". Every owner of a residential lot in the Development shall A. In General. There has been or will be created, under the laws of the State of Indiana, a

the Association, including those provisions with respect to the payment of a semi-annual charge. in these Restrictions on other owners of residential lots within the Development and on members of

- membership Classes of Membership. The Association shall have two classes of voting
- themselves determine, but in no event shall more than one vote be cast with respect to any lot. and shall be entitled to one vote for each lot owned. When more than one person holds an interest in any lot, all such persons shall be members. The vote for such lot shall be exercised as they Class A. Class A members shall be all owners with the exception of the Developer
- membership on the happening of either of the following events, whichever occurs earlier: three (3) votes for each lot owned. The Class B membership shall cease and be converted to Class A The Class B member(s) shall be the Developer, who shall be entitled to
- the Development, or (i) On the date the Developer sells the last lot and no longer owns any lots or land in
- (ii) On January 1, 2020
- as prescribed by the Association's By-Laws. Association. Board of Directors. The members shall elect a Board of Directors of the Association The Board of Directors shall manage the affairs of the
- the Association shall be for a term in excess of three (3) years. Any such agreement or contract shall notice of Ninety (90) days or less provide for termination by either party with or without cause without termination fee by written Professional Management. No contract or agreement for professional management of
- E. Responsibilities of the Association.
- shown on the plat(s) including improvements thereof. (i) The Association shall maintain and repair the Common Areas and Landscape Easements
- landscaping and any entrance treatments located in the right-of-way at the entrance and shall keep such areas in a neat, clean and presentable condition at all times. (ii) The Association shall maintain the landscaping located in Landscape Easement and the
- necessary or advisable. liability insurance (including directors' and officers' insurance) and such other insurance as it deems (iii) The Association shall procure and maintain casualty insurance for the Common Areas,
- control, trash removal, and such other services as the Association deems necessary or advisable. (iv) The Association may contract for such services as management, snow removal, security

- regulations necessary to govern the use and enjoyment of Common Areas. The Association shall provide a means for the promulgation and enforcement of
- governmental authority. (A private drive is a drive which serves more than one dwelling unit.) drives, private drives or walkways within the project that are not subject to maintenance by (vi) The Association may be required to care for, maintain and repair and rebuild common

### 12. COVENANT FOR MAINTENANCE ASSESSMENTS

- levied by the Association against the Developer. to his successors in title unless expressly assumed by them. No charge or assessment shall ever be time when the assessment fell due. The personal obligation for delinquent assessments shall not pass fees, shall also be the personal obligation of the person who was the owner of such property at the assessment is made. Each such assessment, together with interest, costs and reasonable attorneys charge on the land and shall be a continuing lien upon the property against which each such and special assessments, together with interest, costs, and reasonable attorneys' fees, shall be a deficits; such assessments to be established and collected as hereinafter provided. The semi-annual annual assessments or charges; and (2) special assessments for capital improvements and operating so expressed in such deed, is deemed to covenant and agree to pay to the Association: (1) semiin the subdivision, except the Developer, by acceptance of a deed therefor, whether or not it shall be Creation of the Lien and Personal Obligation of Assessments. Each owner of any lot
- provided herein. the Association, and the landscape easements on the Development and other purposes as specifically improvement and maintenance of the Common Area and improvements, operated or maintained by exclusively to promote the health, safety and welfare of the residents in the properties and for the Purpose of Assessments. The assessments levied by the Association shall be used
- replacement of any capital improvement which purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair or the semi-annual assessments authorized above, the Association may levy a special assessment for the Special Assessments for Capital Improvements and Operating Deficits. In addition to
- the members who are voting in person or by proxy at a meeting duly called for this purpose to time incur, provided that any such assessment shall have the assent of a majority of the votes of the Association is required to maintain or for operating deficits which the Association may from time
- sixty percent (60%) of all the votes of the membership shall constitute a quorum. If the required the preceding meeting preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following required quorum at the subsequent meeting shall be one-half (1/2) of the required quorum at the quorum is not present, another meeting may be called subject to the same notice requirement, and the the meting. At the first such meeting called, the presence of members or of proxies entitled to cast shall be sent to all members not less than thirty (30) days nor more than sixty (60) days in advance of notice of any meeting called for the purpose of taking any action authorized under Section C or D Notice and Quorum for Any Action Authorized Under Sections C and D. Written

- demand, and for a reasonable charge, furnish a certificate in recordable form signed by an officer of dates for all assessments shall be established by the Board of Directors. The Association shall, upon binding upon the Association as of the date of its issuance. executed certificate from the Association regarding the status of assessments for any lot shall be the Association setting forth whether the assessments on a specified lot have been paid. A properly date of such increase. Written notice of special assessments and such other assessment notices as the fix any increase in the amount of the assessment at least thirty (30) days in advance of the effective by deed or on the date the owner signs a land contract to purchase a lot. The Board of Directors shall assessment provided for herein shall commence for each lot on the date of conveyance to the owner Board of Directors shall deem appropriate shall be sent to every owner subject thereto. The due Date of Commencement of Semi-Annual Assessments: Due Dates. The semi-annual
- costs, including attorneys' fees, incurred by the Association in collecting the same. Every owner of a to the amount of the charge at the time legal action is instituted, be obliged to pay any expense or procedures, either at law or in equity, by foreclosure or otherwise, to collect the amount owing in any court of competent jurisdiction. The owner of the lot or lots subject to the charge, shall, in addition interest at the rate of twelve percent (12%) per annum until paid in full. If, in the opinion of the levied or assessed against any lot, together with interest and other charges or costs as hereinafter by the act of acquiring, making such purchase or acquiring such title, such person shall be which may exist upon said lot at the time of the acquisition of such interest are valid liens and shall owner or otherwise, is hereby notified, and by acquisition of such interest agrees, that any such liens lot in the Development and any person who may acquire any interest in such lot, whether as an unreasonably long period of time, the Board may, on behalf of the Association, institute such Board of Directors of the Association, such charge has remained due and payable for an obligation of the owner or owners of that lot at the time the charge fell due. Such charge shall bear provided, shall become and remain a lien upon that lot until paid in full and shall also be a personal make pursuant to this subparagraph of the Restrictions conclusively held to have covenanted to pay the Association all charges that the Association shall be paid. Every person who shall become an owner of a lot in the Development is hereby notified that Effect of Non-Payment of Assessments: Remedies of the Association. Any charge
- affect the assessment lien. No sale or transfer shall relieve such lot from liability for any assessments extinguish the lien of all assessments becoming due prior to the date of such sale or transfer. pursuant to the foreclosure of any first mortgage on such lot (without the necessity of joining the thereafter becoming due o from the lien thereof. Provided, however, the sale or transfer of any lot herein shall be subordinate to the lien of any first mortgage. Sale or transfer of any lot shall not Association in any such foreclosure action) or any proceedings or deed in lieu thereof shall Subordination of the Lien to Mortgagee. The lien of the assessments provided for
- during the period of any continuing violation of the restrictive covenants for the Development, after charges or any fines assessed under these Restrictions owed by the member remains unpaid, (ii) facilities of the Association, of any member (i) for any period during which any of the Association's rights, if any, and the services to be provided by the Association together with the right to use the contained herein, the Board of Directors of the Association shall have the right to suspend the voting the existence of the violation shall have been declared by the Board of Directors of the Association: Suspension of Privileges of Membership. Notwithstanding any other provision

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and (iii) during the period of any violation of the Articles of Incorporation, By-Laws or regulations of the Association.

#### 13. <u>REMEDIES</u>

- damages of any kind to any person fore failing either to abide by, enforce or carry out any of these any violation of these Restrictions, but neither the Developer nor the Association shall be liable for including the Developer, may proceed at law or in equity to prevent the occurrence or continuation of Restrictions. In General. The Association or any party to whose benefit these Restrictions inure,
- upon the occurrence, reoccurrence or continuance of such violation or violations of these be held to be a waiver by that party (or an estoppel of that party to assert) any right available to him invoke any available remedy with respect to a violation of any one or more of these Restrictions shall Restrictions Delay or Failure to Enforce. No delay or failure on the part of any aggrieved party to

### 14. EFFECT OF BECOMING AN OWNER.

representatives, successors and assigns, such owners covenant and agree and consent to and with the contract, the owner acknowledges the rights and powers of the Developer, Committee and of the every Restriction and agreement herein contained. By acceptance of such deed or execution of such subsequent owner of such lot, shall accept such deed and execute such contract subject to each and thereto, or the execution of a contract for the purchase thereof, whether from the Developer or a Restrictions and agreements. each of the lots affected by these Restrictions to keep, observe, comply with and perform such Developer, Committee and the Association and to and with the owners and subsequent owners of Association with respect to these Restrictions, and also, for themselves, their heirs, personal The owners of any lot subject to these Restrictions by acceptance of a deed conveying title

#### ID. IIILES

provision of the Restrictions. convenience of reference only, and none of them shall be used as an aid to the construction of any to the feminine or to the neuter. shall be taken to mean or apply to the plural, and the masculine form shall be taken to mean or apply The titles preceding the various paragraphs and subparagraphs of the Restrictions are for Wherever and whenever applicable, the singular form of any word

#### 16. DURATION

lots in the Development. in whole or in part by vote of those persons who are then the owners of a majority of the numbered parties and all persons claiming under them until January 1, 2081, at which time said Covenants and Restrictions shall be automatically extended for successive periods of ten (10) years, unless changed The foregoing Covenants and Restrictions are to run with the land and shall be binding on all

#### 17. SEVERABILITY

combination of the Restrictions. rest of the Restrictions and of and from every other one of the Restrictions, and of and from every Every one of the Restrictions is hereby declared to be independent of, and severable from, the

enforceability or "running" quality of any other one of the Restrictions. lack the quality of running with the land, that holding shall be without effect upon the validity, Therefore, if any of the Restrictions shall be held to be invalid or to be unenforceable, or to

IN TESTIMONY WHEREOF, witness the signature of the Declarant this

THE MARINA I L.P.

BY: Out

ALLEN E. ROSÉMBERG II, President of THE MARINA II CORP.,
General Partner of THE MARINA
LIMITED PARTNERSHIP, General
Partner of THE MARINA I L.P.

STATE OF INDIANA ) SS:
COUNTY OF HAMILTON )

acknowledged the execution of the foregoing Declaration of Restrictions of The Springs of Partnership, and General Partner of The Marina I L.P., who, for and on behalf of said Partnership, Cambridge, Section Ten. ROSENBERG II, President of The Marina II Corp., General Partner of The Marina Limited Before me, a Notary Public in and for said County and State, personally appeared ALLEN E.

Subscribed and sworn to before me this 5 th day of May,

2008

A Resident of Hamilton County

Gordon D. Byers NOTARY PUBLIC

My Commission Expires: December 5, 2008

Security Number in the document, unless required by law Gordon Byers I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social

This instrument was prepared by Gordon D. Byers, Attorney at Law, P.O. Box 27, Noblesville,

### LAND DESCRIPTION SPRINGS OF CAMBRIDGE – SEC. TEN

Township 17 North, Range 5 East of the Second Principal Meridian, in Hamilton County, Indiana, more particularly described as follows: Northwest Quarter of Section 11, and part of the Southwest Quarter of Section 2, all in Part of the Northwest Quarter of the Northeast Quarter of Section 11; part of the

a point which bears North 51 degrees 40 minutes 01 seconds East from said radius feet to a curve having a radius of 25.00 feet, the radius point of which bears North 38 degrees 19 minutes 59 seconds West; 1) thence Northerly along said curve 39.27 feet to courses are along the boundary of said Springs of Cambridge - Section Nine) 307.89 along the Northwesterly right-of-way line of Kingston Drive in The Springs of Cambridge – Section Nine, as per plat thereof, recorded as Instrument #2006-00010533 in Plat 343 A in The Springs of Cambridge – Section Eight, as per plat thereof, recorded as Instrument #99-72192 in Plat Cabinet No. 2, Slide No. 378 in the Office of the Recorder of Hamilton County, Indiana; thence North 51 degrees 40 minutes 01 seconds East seconds East 1692.42 feet to the Point of Beginning which is the easterly corner of Lot of the Southwest Quarter of said Section 11; thence North 22 degrees 29 minutes 39 East (basis of bearings State Plane Grid North) 2636.83 feet from the Southeast corner Quarter of said Section 11, said corner lies North 00 degrees 29 minutes 50 seconds Commencing at a stone with an "x" marking the Southeast corner of the Northwest degrees 07 minutes 02 seconds East, 5) thence Northeasterly along said curve 92.70 feet to a point which bears North 23 degrees 00 minutes 00 seconds West from said East; 4) thence Easterly along said curve 36.99 feet to a point which bears South 33 degrees 07 minutes 02 seconds East from said radius point, said point also lies on a point; 2) thence North 51 degrees 40 minutes 01 seconds East 50.00 feet; 3) thence Cabinet No. 4, Slide No. 35 in the said Recorder's Office (this and the next seven radius point; 6) thence North 23 degrees 00 minutes 00 seconds West 100.00 feet; 7) thence North 33 degrees 00 minutes 00 seconds East 126 feet, more or less, to the reverse curve having a radius of 525.00 feet, the radius point of which bears South 33 25.00 feet, the radius point of which bears North 51 degrees 40 minutes 01 seconds South 38 degrees 19 minutes 59 seconds East 2.28 feet to a curve having a radius of (as located on February 21, 2008); thence Northwesterly, Westerly, and Northwesterly along the meandering future shoreline (785.0 contour) 2,400 feet, more or less, to a point which bears South 80 degrees 00 minutes 00 seconds East 39 feet, more or less, future shoreline of a lake (gravel pit) at an elevation of 785.0 feet above mean sea level seconds West 144.71 feet to a curve having a radius of 50.00 feet, the radius point of which bears South 36 degrees 52 minutes 12 seconds West; thence Westerly and more or less, to said point which lies North 45 degrees 57 minutes 18 seconds West the Point of Beginning; thence North 80 degrees 00 minutes 00 seconds West 39 feet, from a point which lies North 45 degrees 57 minutes 18 seconds West 2056.91 feet from 785.0 feet above mean sea level); thence Easterly, Southwesterly, Southerly, Northerly, established when said reservoir is full (with the water level thereof at an elevation of 00 seconds West 71 feet, more or less, to the shoreline of Geist Reservoir as minutes 00 seconds West from said radius point; thence South 00 degrees 00 minutes Southerly along said curve 189.26 feet to a point which bears South 00 degrees 00 2056.91 feet from the Point of Beginning; thence South 00 degrees 00 minutes 00 Beginning, said point being the Northeasterly corner of the aforesaid Lot 343 A; thence point which bears North 38 degrees 19 minutes 59 seconds West from the Point of Easterly, and Southerly along said meandering shoreline 4,640 feet, more or less, to a

South 38 degrees 19 minutes 59 seconds East along the Northeasterly line of said Lot 343 A a distance of 144 feet, more or less, to the Point of Beginning, containing 25.8 acres, more or less.

2008031820 AMND DECL \$20.00 06/17/2008 01:08:09P 4 PGS Jennifer J Hayden Jennifer J Hayden HAMILTON County Recorder IN Recorded as Presented

#### THE SPRINGS OF CAMBRIDGE, SECTION TEN DECLARATION OF RESTRICTIONS OF FIRST AMENDMENT TO THE

Indiana Limited Partnership (hereinafter called the "Declarant"), Section Ten ("First Amendment"), made this 17th day of June, 2008, by The Marina I L.P., an The First Amendment to the Declaration of Restrictions of The Springs of Cambridge,

#### WITNESSETH:

WHEREAS, the following facts are true:

- Ten as Instrument No. 2008023948 ("Declaration"); and Hamilton County, Indiana, the Declaration of Restrictions of The Springs of Cambridge, Section Declarant, on the 5th day of May, 2008, recorded in the Office of the Recorder of
- Restrictions as hereinafter set forth; Declarant is legally entitled to and desirous of amending the Declaration of

follows NOW, THEREFORE, Declarant declares that the Declaration is hereby amended as

hereby amended to read as follows by the following insertion: The existing Section 10, Paragraph B is deleted in its entirety and Z.

Section 10(B) Private Drives.

responsibilities of Block A shall be the sole responsibility of the above separately exclusive use and benefit of 11 lot owners, specifically Lots #404, 405, 406, described 11 lots. transfer of the lots. the owners of the aforedescribed lots selected by the Developer at the time of Cambridge, Section Ten, and will be deeded an undivided 1/11th interest to 407, 408, 409, 410, 411, 412, 413 and 414 located in The Section Ten. Block A is a Private Drive and a utility easement created for the Blocks A and B are Private Drives in The Springs of Cambridge, conveyed nor The ownership of the undivided interest may not be transferable or assigned. The maintenance Springs of

owners, four (4) lot owners located in The Springs of Cambridge, Section of Cambridge, Section Ten, for the exclusive use and benefit of twelve (12) lot Ten, specifically Lots #400, 401, 402 and 403 and eight (8) future lot owners Block B is a private drive and utility easement created in The Springs

DULY ENTERED	FOR TAXATI	ON
Subject to final	acceptance	for transfer
	June	2008
Robin mm		

lots selected by the Developer. above described twelve (12) lot owners. The ownership of the undivided interest may not be separately conveyed or transferable or assigned from the maintenance responsibilities of Block B shall be the sole responsibility of the deeded an undivided 1/12th interest at the time they acquire their lots. The The future lots are not platted but have been designated as Lots #434, 435, 436, 437, 438, 439, 440 and 441. The above twelve (12) lot owners will be in the to-be-platted adjacent Section Eleven in The Springs of Cambridge.

Easement has been recorded on the 17th day of June, 2008 as Instrument
# 1008031819 in the office of the December 17th day of June, 2008 as Instrument County, Indiana. responsibilities to the individuals using the access casement in connection dock system. This grant of access easement does not impose maintenance the boat dock access casement which provides access to the adjacent boat pursuant to boat dock access easement to access common area, Block C, and (15) potential lot owners over, across and through Block B, a private drive, purpose of providing access to a boat dock system for the benefit of fifteen ingress/egress easement to the Developer, its successors and assigns for the Developer's Grant of Ingress/Egress Easement Over, Across and the Block B. The Developer declares and reserves and grants are grants and grants and grants and grants and grants and grants are grants and grants and grants are grants and grants and grants are grants and grants are grants and grants are grants and grants are grants are grants and grants are grants

hereby amended to read as follows by the following insertion: The existing Section 10, Paragraph C is deleted in its entirety and is

Section 10(C) Reservation of Access Easement Over and On Block C

dock system located adjacent to Block C. allow ingress and egress for fifteen (15) future lot owners to access a boat which is over a common area providing green space to property owners in The Springs of Cambridge, Section Ten. The boat dock access easement will in The Springs of Cambridge, Section Ten, a boat dock access easement The Developer hereby imposes on the common area Block C located

than the owner of the lot which receives the conveyance. Each owner of the transferable therefrom. The boat docks shall not be used by a party other ownership of the particular lot and shall not be separately conveyable or ownership of the boat dock system and use thereof shall run with the of Sale at such time the lot owner pays the Developer for the subject lot and/or boat dock system. The Bill of Sales will be for an undivided interest boat docks will be the responsibility of the respective lot owners thereof. The in the boat dock system to be installed by Developer. Maintenance of the The Developer shall convey ownership of the boat dock system to lots by Bill containing fifteen (15) boat docks in Geist Reservoir adjacent to Block C. Section Ten the Developer will install a boat dock system

referenced common facility shall be collected and enforced in the same system installed by Developer. The costs of maintenance and repairs for the which were used by all boat dock owners and are a part of the boat dock maintenance or repair of any common cable, platform, walkways or catways each lot owner referred to herein to contribute an equal share for costs, Development Control Committee or its assignee. It shall be the obligation of time to time by The Springs of Cambridge Development Control Committee or its assignee. There shall be no improvement or alteration made to any orderly and sightly condition and at all times be in compliance with all declaration. manner as maintenance repair costs as provided for and set forth in this restrictions of record and applicable rules and regulations established from boat dock shall maintain the boat dock designated for his use in a safe dock without the prior written approval of the aforementioned

Springs of Cambridge Development Control Committee or its assignces. applicable rules and regulations established from time-to-time by condition at all times in compliance with all restrictions of record and maintain the boat dock designated for his use in a safe, orderly and sightly individual lot. Such boat docks shall not be used by a party other than the boat dock system containing boat docks adjacent to their respective residents of the aforementioned lots. In Section Ten of The Springs of Cambridge, each lot owner may install a Each owner of a boat dock shall

THE MARINA I L.P

BY:

Allen E. Rosenberk II) President of The Marina II Corp., General Partner of The Marina Limited Partnership, General Partner of The Marina I L.P.

STATE OF INDIANA )
SS:
COUNTY OF HAMILTON )

E. Rosenberg II, President of The Marina II Corp., General Partner of The Marina Limited Partnership, General Partner of The Marina I L.P., who acknowledged the execution of the foregoing First Amendment to Declaration of Restrictions of The Springs of Cambridge, Section Before me, a Notary Public in and for said County and State, personally appeared Allen

Witness my hand and Notarial Seal this 17th day of June, 2008.

My Commission Expires:

December 5, 2008

My County of Residence: Hamilton

fon D. Byers, Notary Public

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security Number in the document, unless required by law. Gordon Byers

This instrument was prepared by Gordon Byers, Attorney at Law, P.O. Box 27, Noblesville, Indiana 46061.

DULY ENTERED FOR TAXATION Subject to final acceptance for transfer

17 day of Jenne, 2008

Robin To Thele Auditor of Hamilton County

2008031819 EASEMENTS \$16.00 06/17/2008 01:08:09P 2 PGS Jennifer J Hayden HAMILTON County Recorder IN Recorded as Presented

#### DECLARATION OF RESERVATION OF BOAT DOCK ACCESS EASEMENT OVER AND ACROSS BLOCK C LOCATED IN THE SPRINGS OF CAMBRIDGE, SECTION TEN BY THE MARINA I L.P.

assignees who would be future lot owners (collectively "Grantee") over, across and through easement in gross for the benefit of themselves, their successors and fifteen (15) potential acknowledged, The Marina I L.P. ("Grantor") does hereby declare, Block C, legally described as follows: Dollars (\$10.00) and other valuable consideration, the receipt and sufficiency of which is hereby THIS INDENTURE WITNESSETH that for and in consideration of the sum of Ten grant and reserve an

2008023949, in the Office of the Recorder of Hamilton County, Indiana Hamilton County, Indiana, the plat of which is recorded as lastrument No. Block C located in The Springs of Cambridge, Section Ten, a subdivision located in

an access easement to provide access to a boat dock system located adjacent to Easement Area,

pathways, stairways or other improvements located within the Easement Area in a safe, orderly Grantee in connection with the access easement. and sightly condition at all times and shall restore the Easement Area disturbed by work of the The Grantees shall be responsible to maintain the Easement Area and any walkways,

easement Springs of Cambridge, Section Ten, as long as the uses are not inconsistent with the access for utility operations, landscaping and other common area block requirements of The The Grantor reserves for the benefit of Grantor the additional right to use the Easement

in The Springs of Cambridge to use this Block C as a common area serves as a common area and the grant of this easement does not reduce the rights of other parties the easement. The declaration of reservation of easement is imposed on Block C which also hereby take this reservation of easement subject to the rights of the Grantor to relocate or reduce required to obtain the consent of the Grantee to accomplish the above and the Grantee does provide access to the fifteen (15) Grantees to the boat dock system. easement as long as Grantor shall provide a new or reduced access easement which RELOCATION. The Grantor preserves the right to relocate and/or reduce the access The Grantor shall not be

17th day of June, 2008. IN WITNESS WHEREOF, Grantor has executed this Boat Dock Access Easement this

THE MARINA I, L. P.

Ву:

of The Marina Limited Partnership, The Marina II Corporation, General Partner Aften E. Rosenberg II) President of General Partner of The Marina I L.P.

STATE OF INDIANA ) SS: COUNTY OF HAMILTON ) STATE OF INDIANA

acknowledged the execution of the foregoing Declaration of Reservation of Boat Dock Access E. Rosenberg II, President, The Marina II Corporation, General Partner of The Marina Limited Partnership, General Partner of The Marina I L.P., who, for and on behalf of said Partnership, Before me, a Notary Public in and for said County and State, personally appeared Allen

Witness my hand and Notarial Seal this 17th day of Lane, 2008.

Byers Notary Public

My County of Residence: Hamilton My Commission Expires: December 5, 2008

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security Number in the document, unless required by law. Gordon Byers

Indiana 46061 This instrument was prepared by Gordon D. Byers, Attorney at Law, P.O. Box 27, Noblesville,



2013023064 DECL \$20.00 04/12/2013 03:00:28P 5 PGS Mary L. Clark HAMILTON County Recorder IN Recorded as Presented

## SECOND AMENDMENT TO THE DECLARATION OF RESTRICTIONS OF THE SPRINGS OF CAMBRIDGE, SECTION TEN

an Indiana Limited Partnership (hereinafter called the "Declarant"), Section Ten ("First Amendment"), made this 12 day of April, 2013, by The Marina I L.P., The Second Amendment to the Declaration of Restrictions of The Springs of Cambridge,

#### WITNESSETH:

WHEREAS, the following facts are true:

- Ten, as Instrument No. 2008023948 ("Declaration"); and Hamilton County, Indiana, the Declaration of Restrictions of The Springs of Cambridge, Section Declarant, on the 5th day of May, 2008, recorded in the Office of the Recorder of
- Cambridge, Section Ten, as Instrument No. 2008031820; Hamilton County, Indiana, First Amendment to the Declaration of Restriction of The Springs of Declarant, on the 17th day of June, 2008, recorded in the Office of the Recorder of
- Restrictions and First Amendment to the Declaration of Restrictions as hereinafter set forth Declarant is legally entitled to and desirous of amending the Declaration of

hereby amended as follows: NOW, THEREFORE, Declarant declares that the Declaration and First Amendment are

following insertion: deleted Declaration of Restrictions of The Springs of Cambridge, Section Ten, is in its entirety The existing Section 10, Paragraph B of the First Amendment to the and is hereby amended to read as follows by the

Section 10(B) Private Drives

A and B are Private Drives in The Springs of Cambridge,

exclusive use and benefit of 11 lot owners, specifically Lots #404, 405, 406, Block A is a Private Drive and a utility easement created for the

separately conveyed nor transferable or assigned. described 11 lots. responsibilities of Block A shall be the sole responsibility of the above transfer of the lots. the owners of the aforedescribed lots selected by the Developer at the time of 407, 408, 409, 410, 411, 412, 413 and 414 located in The Springs of Cambridge, Section Ten, and will be deeded an undivided 1/11<sup>th</sup> interest to The ownership of the undivided interest may not be The maintenance

Lots #434, 435, 436, 437, 438, 439, and 440. The above eleven (11) lot owners will be deeded an undivided 1/11<sup>th</sup> interest at the time they acquire their lots. lots selected by the Developer and are designated above. The maintenance responsibilities of Block B shall be the sole responsibility of Ten, specifically Lots #400, 401, 402 and 403 and seven (7) future lot owners in the to-be-platted adjacent The Springs of Cambridge, Section 11-A and interest may not be separately conveyed or transferable or assigned from the the above described eleven (11) lot owners. The ownership of the undivided Section 11-B. The future lots are not platted but have been designated as owners, four (4) lot owners located in The Springs of Cambridge, Section of Cambridge, Section Ten, for the exclusive use and benefit of eleven (11) lot Block B is a private drive and utility easement created in The Springs and 440. The above eleven (11) lot owners

day of June, 2008 as Instrument #2008031819 in the office of the Recorder of maintenance responsibilities for the Private Drive to the individuals using the Hamilton County, Indiana. recorded Declaration of Reservation of Access Easement recorded on the 17th Amendment to Declaration of Reservation of Boat Dock Access Easement access casement in connection with Private Drive Block B. adjacent boat dock system. This grant of access easement does not impose amended, and the boat dock access easement which provides access to the pursuant to boat dock access easement to access common area, Block C, as across and through Block B, a private drive (hereinafter "Private Drive"), fifteen (15) above designated lots, for the purpose of providing access to a boat dock system for the benefit of fifteen (15) potential lot owners over, Developer's Grant of Ingress/Egress Easement Over, Across and Through Block B. The Developer declares and reserves and grants an ingress/egress easement to the Developer, its successors and assigns, and the A First

read as follows: Declaration of Restriction is deleted in its entirety and is hereby amended to The existing Section 10, Paragraph C, of the First Amendment to the

# Section 10(C) Reservation of Access Easement Over and Across Block C:

The legal description of Block C is amended to the following legal description:

which is recorded as Instrument No. 2008023949, in the Office of the Recorder of Hamilton County, Indiana Ten, a subdivision located in Hamilton County, Indiana, the plat of Block C, as amended, located in The Springs of Cambridge, Section

### **EXCEPTING THEREFROM:**

County, Indiana, more particularly described as follows: 17 North, Range 5 East of the Second Principal Meridian in Hamilton per plat thereof, recorded as Instrument #2008023949 in Plat Cabinet Indiana, which lies in the Southwest Quarter of Section 2, Township 4, Slide No. 456 in the Office of the Recorder of Hamilton County, A part of Block "C" in The Springs of Cambridge - Section Ten, as

seconds West 109 feet, more or less, to an angle point on the West line beginning, containing 0.208 acres, more or less. of said Block "C"; thence North 00 degrees 00 minutes 00 seconds 00 seconds East 109 feet, more or less, from an angle point on the sea level); thence Southeasterly along said meandering shoreline 160 shoreline of Geist Reservoir as established when said reservoir is full degrees 00 minutes 00 seconds East 39 feet, more or less, to the East along the West line of said Block "C" 144.71 feet to the point of West line of said Block "C"; thence South 90 degrees 00 minutes 00 feet, more or less, to a point which bears North 90 degrees 00 minutes (with the water level thereof at an elevation of 785.0 feet above mean Beginning at the Northwest corner of said Block "C"; thence South 80

adjacent to Block C, as amended above. egress for fifteen (15) future lot owners to access a boat dock system located access easement. amended, located in The Springs of Cambridge, Section Ten, a boat dock The Developer hereby imposes on the common area Block C, as The boat dock access easement will allow ingress and

amended above. containing fifteen (15) boat docks in Geist Reservoir adjacent to Block C, as Section Ten the Developer will install a boat dock system The Developer shall convey ownership of the boat dock

provided for and set forth in this declaration. costs of maintenance and repairs for the referenced common facility shall be owners and are a part of the boat dock system installed by Developer. The cable, platform, walkways or catways which were used by all boat dock contribute an equal share for costs, maintenance or repair of any common improvement or alteration made to any boat dock without the prior written collected and enforced in the same manner as maintenance repair costs as assignee. It shall be the obligation of each lot owner referred to herein to Development restrictions of record and applicable rules and regulations established from a safe, orderly and sightly condition and at all times be in compliance with all owner of the boat dock shall maintain the boat dock designated for his use in party other than the owner of the lot which receives the conveyance. conveyable or transferable therefrom. The boat docks shall not be used by a run with the ownership of the particular lot and shall not be separately owners thereof. The ownership of the boat dock system and use thereof shall Maintenance of the boat docks will be the responsibility of the respective lot undivided interest in the boat dock system to be installed by Developer. for the subject lot and/or boat dock system. The Bill of Sales will be for an system to lots by Bill of Sale at such time the lot owner pays the Developer to time of the aforementioned Development Control Committee or its Control Committee by the Developer and/or The or its assignee. Springs There shall be of Cambridge

applicable rules and regulations established from time-to-time by Springs of Cambridge Development Control Committee or its assignees condition at all times in compliance with all restrictions of record maintain the boat dock designated for his use in a safe, orderly and sightly boat dock system containing boat docks adjacent to their respective residents of the aforementioned lots. individual lot. In Section Ten of The Springs of Cambridge, each lot owner may install a Such boat docks shall not be used by a party other than the Each owner of a boat dock shall

THE MARINA I L.P

BY:

Allen E. Rosenberg II, President of The Marina INCorp., General Partner of The Marina Limited Partnership, General Partner of The Marina I L.P.

SS: STATE OF INDIANA

Before me, a Notary Public in and for said County and State, personally appeared Allen E. Rosenberg II, President of The Marina II Corp., General Partner of The Marina Limited Partnership, General Partner of The Marina I L.P., who acknowledged the execution of the foregoing Second Amendment to Declaration of Restrictions of The Springs of Cambridge, Section 10.

Witness my hand and Notarial Seal this 12th day of April, 2013.

My Commission Expires: July 13, 2018 My County of Residence: Hamilton

KELLY DEFOE
Hamilton County
My Commission Expires
July 13, 2018

Kelly Defde, Notary Public

Security Number in the document, unless required by law. Gordon Byers I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social

Indiana 46061. This instrument was prepared by Gordon Byers, Attorney at Law, P.O. Box 27, Noblesville,

### PLAT RESTRICTIONS

The undersigned, The Marina I L.P., being the owners of record of the above described real estate, hereby certify that they do lay off, plat and subdivide the same into lots and streets in accordance with this plat and certificate.

This subdivision shall be known and designated as THE SPRINGS OF CAMBRIDGE - SECTION TEN

All public right of ways (public streets) shown hereon and not heretofore dedicated are hereby dedicated to the public for use as public

- easements, utility easements, landscape easements and walkway easements, either separately or in combination, as shown on the plat, which are reserved for the use of the lot owners, public/private utility companies and governmental agencies as follows: EASEMENTS FOR DRAINAGE, SEWERS, UTILITIES AND LANDSCAPING: Lots are subject to drainage easements, sewer
- any governmental authority having jurisdiction over drainage or by the developer of the subdivision. A. DRAINAGE EASEMENTS (D.E.) are created to provide paths and courses for area and local storm drainage, either overland or in underground conduit, to serve the needs of the subdivision and adjoining ground and/or public drainage system; and it shall be the individual responsibility of the lot owner to maintain the drainage across his own lot. Under no circumstances shall said easement be blocked in any manner by the construction or reconstruction of any improvement, nor shall any grading restrict the water flow in any Said areas are subject to construction or reconstruction to any extent necessary to obtain adequate drainage at any time by
- sewer facilities and provide Hamilton Southeastern Utilities, Inc. the right of ingress/egress. part of said system. Each owner of a lot must connect with any public/private sanitary sewer available. All sanitary sewer and utility sanitary waste disposal system designated to serve the addition for the purposes of installation and maintenance of sewers that are a easements may be used for the construction, extension, operation, inspection, maintenance, reconstruction and removal of sanitary SEWER EASEMENTS (S.E.) are created for the use of the local governmental agency having jurisdiction over the storm and
- installation of pipes, mains, ducts and cables as well as for the uses specified in the case of sewer easements UTILITY EASEMENTS (U.E.) are created for the use of public utility companies, not including transportation companies, for the
- ground for the purposes herein stated. D. The owners of all lots in this addition shall take title subject to the rights of public/private utilities, governmental agencies, and the rights of the other lot owners in this addition to said easement herein granted for ingress and egress in, along and through the strips of
- terrace, garages, carports, accessory buildings and basements square feet for a two story or multi-story residence with the ground floor having a minimum of 1300 square feet exclusive of porches finished living space of dwellings constructed on all Residential Lots shall be 2400 square feet for a single floor residence and 2600 type construction and shall conform to the general architecture and appearance of such residence. The minimum square footage of altered, placed or permitted to remain on any residential lot herein, other than one detached single-family dwelling not to exceed two and one-half stories in height and residential accessory buildings. Any garage, or accessory building erected shall be of permanent the home occupations permitted in the Zoning Ordinance of Noblesville, Hamilton County, Indiana. No structure shall be erected, residential lots. No business building shall be erected on said lots and no business may be conducted on any part thereof, other than DWELLING SQUARE FOOTAGE REQUIREMENTS AND USE: All lots in this subdivision shall be known and designated as
- by the respective utility in the same manner as set out for drives. All private drives shall also be a utility easement may contain utilities to serve said lots in which event the several property owners shall maintain the utilities not otherwise maintained thereof and recover the full assessment owed together with interest from duedate and any reasonable attorney fees. The private drive lot owners fail to pay their allocable share of such repair, then the owners paying such cost may file a lien for the reasonable value of obligation of each owner in common with the other lot owners abutting such a drive to contribute an equal share of the cost of the maintenance of such drives. Where a majority of lot owners served by a private drive elect to repair the private drive and one or more lot owners abutting such drives shall own equal and undivided interest in such drives as tenants in common, and it shall be the considered a public road necessitating maintenance by any unit of government. Where common drives are shown on this plat, those or the successor unit of government to be responsible for the maintenance of the ingress - egress easement, or to have the easement all rights to petition the Hamilton County Highway Department, the Hamilton County Board of Commissioners, or Hamilton County, labor performed and materials furnished as prescribed by the lien laws of the state of Indiana against any such lot and the owner BLOCKS "A" and "B" - Private Streets (Private Drives): The Marina I, L.P. and any and all successors and assigns hereby waive
- 4. Boat houses may not exceed one story (10 feet in height) and shall not exceed 900 square feet under roof

- Such approval shall include design, color, location, height, tree preservation and overall characteristics of the lot and the subdivision. Development Control Committee (as defined in the Declaration of Restrictions) shall be submitted to said Committee for its approval. FRONT YARD LIGHTS: A front yard light shall be installed and maintained on each lot in this subdivision by the respective mers thereof. Prior to the installation of said front yard light, drawings, diagrams and any other documents requested by the
- street right-of-way line with the edge of the driveway pavement or alley line. No driveway shall be located within 75 feet of the the street right-of way lines extended. connecting points 40 feet from the intersection of said street lines or in the case of a rounded property corner, from the intersection of shall be placed or permitted to remain on any corner lot within the triangular area formed by the street right-of-way lines and a line 6. FENCES: No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between 3 and 12 feet above the street, Declaration of Restrictions intersection of two street lines. In addition all fences must be approved as to height, material and location as required in the The same sight line limitations shall apply to any lot within ten feet of the intersection of a

### 7. RESIDENTIAL SETBACK REQUIREMENTS

- Þ structure shall be constructed or placed on any residential lot in the Development, except as provided herein. In General – Unless otherwise provided in these restrictions or on the recorded plat, no dwelling house or above grade
- ᅜ abuts, except that on corner lots, it may be determined from either abutting road "Rear line" means the lot boundary line that is farthest from, and substantially parallel with, the road on which the lot Definitions - "Side line" means a lot boundary that extends from the road on which a lot abuts to the rear line of said lot.
- Ç Front Yards - The front building setback lines (Building Line) shall be as set forth upon this plat of the Development.
- Ö Side Yards - Minimum side yard setback: No side yard shall be less than ten (10) feet from the side line of the lot
- ĮΠ Control Committee), whichever is greater; provided, however, the Indiana Department of Natural Resources may because of unusual topographic conditions. authorize an encroachment upon lands below 788.40 (NGVD 1929) or 787.96 (NAVD 88) feet above mean sea level Rear Yards - Rear setback lines shall be at least twenty (20) feet from the rear lot line excepting in the case of water 1929) or 787.96 (NAVD) feet above mean sea level (with the exception of boat houses approved by the Development frontage lots where setbacks shall be twenty (20) feet or the horizontal location of the line which lies at 788.40 (NGVD
- of a building at which flood waters may enter the interior of the building (IDNR Rule FPM 1, filed March 18, 1974). 8. 100 YEAR FLOOD ELEVATION AND FLOOD PROTECTION GRADE: (Minimum Building Elevation) The 100 Year Flood Elevation on Geist Reservoir is at elevation 788.40 (NGVD 1929) or 787.96 (NAVD 88). Flood Protection Grade (FPG) is at elevation 790.40 (NGVD 1929) or 789.96 (NAVD 88) and is defined and means the elevation of the lowest point around the perimeter
- include building design, color and location, private drives, tree preservation and proposed landscaping. Development of the Town of Fishers, Indiana for the construction of a residence or other structure, site plans and building plans shall be approved in writing by the Development Control Committee, as defined in the Declaration of Restrictions. Such approval shall DEVELOPMENT CONTROL COMMITTEE: Prior to application for Improvement Location Permit from the Department of
- any amendments thereto. In the event of a discrepancy between these Plat Restrictions and the Declaration, then the Declaration shall Restrictions of Cambridge, recorded as Instrument No. 2008023948 in the Office of the Recorder of Hamilton County, Indiana and CONTROLLING DOCUMENTATION: The restrictions contained in the plat are an implementation of the Declaration of
- to the terms of I.C. 36-9-22-2 as from time to time amended thereof by the Town of Fishers, Hamilton County, Indiana. The Marina I, L.P., has specifically agreed to execute this waver pursuant the right to remonstrate against annexation is given in consideration of the provision of sanitary sewer service and the treatment the Town of Fishers, Hamilton County, Indiana, for and on behalf of themselves, their heirs, successors and assigns. This waiver of property described in this plat, legal description incorporated herein, do hereby waive the right to remonstrate against annexation by WAIVER OF RIGHT TO REMONSTRATE AGAINST ANNEXATION: The Marina I, L.P., being the owner of the real
- until January 1, 2080, at which time said covenants and restrictions shall be automatically extended for successive periods of ten (10) years, unless changed in whole or in part by vote of those persons who are then the owners of a majority of the numbered lots in the DURATION: These covenants are to run with the land, and shall be binding to all parties and all persons claiming under them
- 13. ENFORCEMENT: The right of enforcement of each of the foregoing restrictions by injunction, together with the right to cause the removal by due process of law of structures erected or maintained in violation thereof, is reserved to the Control Committee, the

owners of the lots in the subdivision, their heirs and assigns, their successors or assigns, who are entitled to such relief without being required to show any damage of any kind to the Control Committee, any owner or owners, by or through any such violation or attempted violation. The right of enforcement of the covenants is hereby also granted to the Town of Fishers Department of Development, its successors or assigns.

## CAMBRIDGE DEVELOPMENT CONTROL COMMITTEE

## GUIDELINES FOR ARCHITECTURAL CONTROL

#### INTRODUCTION:

integrity -these Restrictions. The Neuron
these Restrictions. The Neuron
Committee has the right to promulgate and entury
Committee has the external design, appearance,
and improvements
and charged with the responsibility of preserving integrity of the development within the legal Pursuant to the Springs of Cambridge Restrictions strictions in such a manner as to preserve and enhance values maintain a harmonious relationship among structures. In or satisfy this responsibility, the Committee shall: Declaration of Restrictions of Cambridge, Development Control Committee ("Committee" Restrictions generally, provide o promulgate and enforce reasonal use, loca subject limits set and enhancing the reasonable rules ("Committee") location and that In order to out and the the ä,

- construction. Approve 8 S disapprove plans and specifications for all
- not exterior b. Approve or disapprove plans and specifications for all erior improvements on the subject lots. This includes but is limited to fences, outbuildings, additions, and swimming pools. and specifications lots. This include all ı,

## Plans and specifications to be submitted

In order to properly review proposed improvements, the Committee has established the following to be the minimum materials Ьe submitted in triplicate:

- professional quality and drawn to scale. exterior elevations, floor plans and foun All plans, drawings, and foundation 암 blueprints Plans must plan. will include of all
- major building materials, i.e. brick, stone, siding, colors Plans for any improvement must include information noting ding, and proposed
- barriers distance relevant easements, and factors such as neighboring homes, sig (existing or proposed). Plot plan of all improvements from property line A plot plan which identifies the following: driveway, finish floor elevation, loca location of proposed improvement, lines. t, and location of any significant landscape lan shall include the location of location of any

### ARCHITECTURAL GUIDELINES

of the Committee before any work - of the Committee before any work - established the following guidelines for spectrate construction and improvements on lots in Cambridge. Any construction and character of the addition to an existing building must of the Committee before any work is un noted previously, any new building or improvement or have prior written approval Any addition, Committee has types shall be original 0f

#### FENCES

described as not forward of the rear foundation line of a home. An exception to this is if the fence is to serve a service door into the house or garage and specifically if that fence is of an open material (wrought iron or split rail with black mesh)

spacious feeling. Consequently, fences of an open nature will be more readily approved, such as wrought iron and split rail with black mesh fencing with a landscape plan. Fencing Forty-eight inches is the maximum height for property fencing. ng the entire backyard is discouraged to preserve a more ous feeling. Consequently, fences of an open nature will be

sides. If only one side na face the adjoining property. All fencing should preferably have finished material on side has finished materials, that side poth must

Five Five foot privacy/screening patio areas only. fences will эd considered

area area around used, it In the case of swimming pools, if a cannot be a perimeter fence. the pool, concrete deck and if a privacy type
It may only a landscape 0 K enclose fence is activity the

brief description your lot with the In order to approve tion of height, the location of plans materials, the for fence fences, the Committee noted. etc. and site plan needs

### LANDSCAPING AND PLANTINGS

Landscaping work and plantings approval of the Committee. However, restrict sign lines for vehicular uncertain unless removed. landscape single an Special landscaping beyond that normally associated with family resident must be approved. All retaining and walls must be approved. All front yards must be sodded walls must about in-ground these sprinkler be approved. requirements, please ed. All fro system is traffic shall be cut back or in general do installed. contact not the require Committee

#### EXTERIOR ANTENNAS

and erected on the the small Air devices. small diameter, Television, exterior of any eter, 2 feet or ] radio antennas, y nome in the Development except for less, roof-mounted satellite dishes and satellite dishes may not

#### SWIMMING POOLS

not be approved by of two feet or less Committee Permanent before any work is under proved by the Committee. in-ground require no approval. pools must have the approval of the is undertaken. Above-ground pools will mmittee. Temporary pools having a depth

building permit will accept an automatic cover and that the subject pool plans include an automatic cover. The design shall conform to county or municipal regulations as well as the guideline for fences contained in this document.

Minimum aid. contained in this document. Minimum side yard and rear yard requirements will be the same as those required for the home. Use of plantings in the vicinity of the pool is recommended to soften the effect of noise and activity on adjacent properties. An application for the considered unless the application is lesign or evidence that the construction of a swimming swimming pool will accompanied by an agency issuing the

#### PLAY EQUIPMENT

painting) and every reasonable effort has been made to screen or shield such equipment from view. Equipment higher than six feet shield such equipment playhouses requires the application, color, equipment having Children's play equipment the is not more than six feet high, depth and approval of tents material and of two shall not require feet the use. such Committee or less, as sandboxes, temporary pools e approval <u>provided</u> such in good repair (including with swing regard to and slide design, sets,

#### MISCELLANEOUS

create Exterior lighting shall not be directed in such a manner e annoyance to adjacent properties. 26 ç

conspicuous Trash and garbage containers shall not be picuous except on days of trash collection. permitted remain

losed Homeowners except during shall times make ש a reasonable effort actual use of the ct O keep garage doo garage facility

Permanent clothes lines are prohibited.

#### INDIANAPOLIS WATER COMPANY AND THE SHOREWOOD CORPORATION

### MORSE AND GEIST RESERVOIRS

### Concerning Structures and Other Activities Ç.)

### Morse and Geist Reservoirs

and Reservoirs Corporation noowlod following t easement water supply maintenance a Pursuant indianapolis Water ( ndianapolis Water Company ("IWC") and The Shorewood n ("Shorewood"), and to protect Geist and Morse from erosion, contamination, pollution, diminution of supply and interference with their proper use, function, ance as water supply facilities, IWC and Shorewood adopting rules governing use of the Reservoirs and IWC's 20 ent around the Reservoir. Agreement dated October , פּב

#### 1. Structures

Morse shoreline"), water's edge when the water Reservoir is at 705 feet above standards. conform aorad casement level Geist Reservoir or 810 feet above sea structures to be located below the written approval of the Geist Development Control Committee rm to the following rules at either Reservoir must or within the the IWC 20 sea level Geist foot have and or

No structure shall be permitted within the IWC 20 feet easement other than boathouses, docks, patios, landings and walkways (with handrails) located at ground level.

- 9 Only boat house shall not extend into the reservoid beyond the legal shoreline. Nor shall any room of similar facility be built on top of any boat house Sun <u>Boathouses.</u> house per lot, exceed the shoreline footage flat roofs There shall be permitted one (1) boat the outside dimensions of which shall lessor of 30 feet in width or 50% of footage of the lot in width. Such are allowed. reservoir
- 5 property the owner Docks the owner's line. water All docks dock. no more than 35 feet from the Any boat lift shall be attached shall ગવ floating and extend
- ņ part ç and walkways shall be made shall be such structures o£ <u>Landings.</u> any patio, landing located in or over Malkways. shall also landing of wood. Any steps lso be made of wood. the Reservoir. ğ All patios, walkway structure Any steps down

- Ċ written approval c Control Committee, state and federal jurisdiction over such activity. No landings, railings or material of any kind shall extend over the Reservoir from any form of shore protection. confining shoreline protection to the owner's property will not adequately protect the owner's shoreline; and (2) the plans for this have the prior written approval of the appropriate Development Control Committee, Indianapolis Water Company and COMMO shoreline of accordance with Guidelines the IWC 20 Shore Protection. retaining walls ar Morse establishes foot Development the Reservoir unless from any form action Morse and sea walls to be installed within casement to the satisfaction of regulatory authorities having such activity. No landings, and may nt Control protection shall be for Protecting Geist Reservoi occur of shore protection. pelow Reservoirs. No below the legal Committee constructed the property the Geis Shoreline that
- . lot necessitated by the steep grade or topography of the constructed either (1) to hold an existing bank its natural grade, or (2) to permit the owner construct terraces on the lot which may Retaining Walls. feet in height. 5 relation to Retaining walls the water. All retaining shall not walls shall exceed 90 ეძ ξ at
- shall Reservoir be located in the Reservoir or within the is prohibited. No pipes Irrigation Systems. The pumping of water from Geist ipes or other irrigation equipm 20 foot casement. equipment
- u <u> Animals.</u> pets 100 abutting the No animals shall be kept Reservoirs or maintained except domesticated on any
- Wells 5 or Morse Development Control (consent of Indianapolis Water Reservoirs except upon express approval of the Geist septic and Septic Tanks. Non any lot abutting tanks be installed No water wells the Control Committee and written Reservoirs nor g any lot Company. shall be drilled abutting shall the yas

Reservoir. restrictions foregoing rules are supplemental to all existing covenants rictions with respect to property abutting Morse or Geist

reguired Committee, Indianapolis Development subject to regulation by e, then all app the င္ပံ Water Company. Control event that ೨೦ a11 obtained Committee approvals property abutting the Geist or pursuant tee shall with ţ respect instead Morse these the Development Reservoirs ಾರ ξo rules obtained from property Control not

	SHOREWOOD CORRODAVITION  SHOREWOOD CORRODAVITION  STATELLE  THE STATE OF THE STATE	
· · · · · · · · · · · · · · · · · · ·	INDIANAPOLIS WATER COMPANY  PELALULALANS  TIELE  TIELE	