LINCOLN COUNTY-NM RHONDA B BURROWS, CLERK 201401501 Book 2014 Page 1501 03/19/2014 11:18:15 AM

DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR WINDMILL RANCHES HOME OWNERS ASSOCIATION, INC. (Lincoln County, New Mexico)

Revised August 7, 2013 by morphorchip vots. Majority of revisions were to eliminate the reference to "declarant".

RECITALS - CCARA-1-2813 nessed

The original Home Owners Association of Windmill Ranches established by New Mexico Land & Ranches was transitioned to the membership of the association (owners of the percels) on March 05, 2005. Thereafter, a new Board of Directors was elected from the membership and they began to conduct the affairs of the association in accordance with the Articles and By-Laws. (original paragraphs A and B replaced by membership vote 08/07/13)

ARTICLE 1

Terms used in this Declaration having initial capital letters but not otherwise defined in this Declaration shall have the meanings specified below:

- A. "Association" means the Windmill Ranches Homeowner's Association, Inc., a New Mexico neoprofit corporation, its successors and assigns.
- men area" shall mean that property within the Project as shown on the Recorded Survey Plat granted to the Association for recreational use by its members and for use by the Lesson for purposes of graving livestock and related reaching activity.
- C. "Beckerant" means Southwest Properties of New Mexico, Inc., and the successors and assigns of its rights and powers bereunder.
- D. "Declaration" means this entire document as amended from time to time.
- E. "Leave" is any person or entity currently lessing the gracing rights to the Property along with the use of any waters located within the Common Area and any pre-existing stock pends or tanks located on privately owned Parcels, from the Association for purposes of grazing and watering livestock and other related ranching activity (also known as the "Rancher").
- F. "Mumber" or "Members" means a member or members of the Association, including the Declarant so long as Declarant is the Owner of one or more Parcels.
- G. "Mortgage" means any deed of trust or resity mortgage, or agreement for sale made in good faith and for value and properly executed and recorded so as to create a lient on any Parcel or Parcels that is prior to the lies of any other deed of trust or realty mortgage.
- as a second holder of beneficial or equitable title and legal title if legal title has merged with the beneficial or equitable title, whether one or more persons or entities, to the fee sample interest in any Parcel, including Declarant. Owner shall not include: (i) a Person having an interest in a Parcel merely as security for the performance of an obligation; or (ii) a tensor of a Percel.
- I. "Parcel" or "Parcels" means a portion of the Project intended for independent ownership and use and designated as a Parcel on the Recorded Survey Plat showing and Parcel(s), either individually or collectively as the case may be as such divisions may be allowed by law.
- J. "Person" means a natural person of a corporation, Limited Liability Company, partnership, joint venture, trest or any other legal entity.
- K. "Property" or "Project" means the real property described on Exhibit "A", attached to this Declaration, together with all improvements located thereon. The Property is comprised of the Windmill Ranches development and adjoining Common Area.
- L. "Recorded Survey Plat" means the maps of the Windmill Ranches development recorded in the office of the Lincoln County Clerk and Recorder in Lincoln County, New Mexico and all aroundments, supplements and corrections thereto and any subdivision map recorded against any supplements and corrections thereto.

Declaration of Coverages, Conditions and Recrictions for Windmill Ranches Windmill Ranches Hause Owners Association, Inc. Pear Office Star 967, Carrieron, New Mexico 88301-0967 wthout 8331 (System com

- M. "Restrictions" means the covenants, conditions, charges, liens, restrictions, assuments and reservations contained or referred to in the Declaration, as it shall be amended from time to time.
- N. "Transition Date" means that date specified on which the Declarant transfers control of the Association to Owners which at such time at least seventy-five (75%) percent of the Parcels have been sold or later, at Declarant's option.

ARTICLE 2 ASSOCIATION.

- A. The Declarant has enablished the Association as a New Mexico propprofit corporation named "Windmill Ranches Homeowner's Association, Inc."
- B. The purpose of the Association is: (1) To maintain and improve; (a) the roadways, gates, fences and roadway drainage facilities within the Property; (b) any wells and their appartenances designated by Declarant as common area, and (c) any other common areas or undeveloped portions of the Property, hencitting the Property and designated by Declarant for maintenance by the Association; (2) To enforce the Rentrictions; (3) To engage in any lawful artivities which are determined by the Association to be in the best interest of the Association, the Members, or the Property and to promote the health, safety and welfare of the Members. The Association shall take necessary and appropriate action for the maintenance, repair, replacement, and management of the facilities referred to above and shall have the right to enter upon a Purcel, if reasonably necessary, in order to take such action. The Association may take such action, as the Association deems appropriate to maintain or repair the facilities referred above.
- C. Each and every Owner, in accepting a deed or contract for any Parcel, whether or not it shall be an expressed in such deed or contract, automatically becomes a member of the Association, and agrees to be bound by such reasonable rules and regulations as may, from time to time, be established by the Association. Membership shall be apparteent and may not be separated from ownership of the Parcel. The rights and obligations of an Owner and membership in the Association shall not be assigned, transferred, pludged, conveyed or alienated in any way, except upon transfer of ownership of such Parcel, whether by in testate succession, testamentary disposition, foreclosure of a deed of trust or a Mortgage, or such other legal processes as are now in effect or as may be hereafter established pursuant to the laws of the State of New Mexico. The Association shall be operated and conducted on a strictly cooperative and non-poofit basis. Each Owner as a member shall have such voting rights that are set forth in this Declaration.
- D. The Association shall have the power to borrow and excumber its assets and, in all respects, shall have the powers set forth herein, including the power to enter into contracts with third parties to perform all or part of its functions, and to hire its own employees to do so. The Association shall have the power to obtain appropriate insurance, to create reserves, and to issue rules and regulations.
- E. The Association shall, on an annual basis, make a determination of the estimated costs of liability insurance, operating costs and the repair and maintenance of the readways and designated Common Areas as shown on the Recorded Servey Plat or otherwise so designated, including any reserves necessary for future capital expenditures and maintenance. The Association shall furthermore allocate such estimated costs for readway and Common Areas servicing the Property. Regular annual assessments shall include the cost of readway and Common Area maintenance and repair within the Project. Assossments shall be charged to each applicable Owner on a flat-fee per year basis. The assessments may be collected on a monthly, quarterly, or annual basis, or any combination of same as determined by the Association. The Association shall prepare an annual budget and also an annual accounting of montes received and disbursed.
- F. Each Owner shall pay: (1) Ragular assessments for normal maintenance and repair and reserves, along with liability insurance and operating costs (2) Special assessments for capital improvements with such assessments to be established by the Association. For each Parcel, the applicable regular and any special assessments, lare payment penalties and charges, if any, together with interest (all as set by the Association) costs and reasonable attorney's fees, shall be alien on the Parcel. Each Owner shall be personally responsible for his or her share of assessments imposed by the Association. This personal obligation or delarquent assessments shall not pass to the Owner's successor; PROVIDED, HOWEVER, the obligation to pay the same shall be a continuing lien on the applicable Parcel.
- G. CC&RA-2-2013 passed Article 2 G shall remain blank and reserved for an adoption of a new CC&R in the future. Some of the content of the original 2 G has been moved to Article 2 M to prevent reductancy. (Approved by membership vote 08/07/13)
- H. CC&RA-3-2013 not passed The amount of regular assessments shall be set by the Association on an angual calendar year basis, for at least the amount sufficient to cover the estimated costs established for the upcoming year (minus any orwanes received by Lesses). The Association shall fix the amount of the regular assessments at least thirty (30) days prior to the end of the calendar year. Written notice of the assessments shall be sent to every Owner and shall state the payment due date as established by the Association. Said payment is to

Declaration of Covenana, Continuou and Reservoione Westmit Banches Unner-Owner Association, Inc. without EMI (System.com Fox. Office 967, Carricon, New Meetics 88001-9967 be paid within 30 days of the assessment due date. The amount of the initial regular assessments (minus few paid to the Association by Lessee for grazing livestock) shall be forty-eight dollars (\$48.00) per Parcel, per year (regardless of Parcel size). However, if at such time there is no current Lessee of the grazing rights, the amount of the initial assessments shall be ninety-five dollars (\$95.00) per Parcel, per year.

DECLARANT SHALL MAINTAIN THE COMMON ROADWAYS UNTIL THE TRANSITION DATE OF THE ASSOCIATION.

- I. In addition to the regular assessments as set forth above, the Association may set special assessments if the Association determines that such is necessary to meet the primary purposes of the Association. Special assessments shall be established by sixty-six (66%) percent of the number of votes east by members representing a fifty-one percent (51%) quorum. Any special assessments shall be allocated and charged on the same basis per Parcel as regular assessments.
- J. All sums assessed by the Association chargeable to a Parcel, but unpaid, shall constitute a lien on such Parcel prior to all other liens excepting only ad valueum liens in favor of a governmental assessing unit or special assessment district. The Association may foreclose the Association lien in a like manner as a freeclosure of a real property deed of trust or seatly mortgage. The Association shall have the power to bid on the delinqueur Parcel at a foreclosure sale, and acquire, hold, lease, encumber and convey the same. A suft to recover a money judgment for unpaid assessments and charges shall be maintainable by the Association without foreclosing or waiving the lien securing the same.
- K. CC&RA-4-2013 passed The total number of votes in the Association shall be on the basis of one (1) vote per Owter per Parcel. Unless otherwise specifically provided herein or in the Bylaws, all Association maners shall be determined by a majority vote (i.e., a majority of the votes cost) so long as quorum requirements are met. If more than one party is the Owner of a Parcel, they are still entitled to only one (1) vote so all parties must be in agreement. Any action requiring a vote of the members that the Association may take a rany annual, regular or special meeting may take place one of three ways: (1) he person at a meeting. (2) By written proxy at a meeting. (3) By written ballet received prior to or in lieu of a meeting according to the terms stated in the Bylaws. (second sentence concerning declarant was eliminated approved by membership 08/07/13)
- L. The members of the Association shall elect the board of directors who shall have the power to adopt Bylaws and appoint officers, as well as promalgate reasonable rules and regulation relating to the matters within its purpose. Unless otherwise stated herein, the directors shall conduct the affairs and exercise the powers of the Association.
- M. CC&RA-5-2013 passed (1) Each owner shall be responsible to pay the regular assessment, which will be assessed and prorated as of the date of recordation of the date of purchase contract wherein the owner acquired legal, beneficial, or equitable title to the parcel. (2) Should a lot owner sell, transfer, or bequeath his or her property to another person, persons, or entity, the receivers of the title of the parcel shall be responsible for all levied assessments including assessments in arrows. (3) Should a parcel owners property be acquired by any entity such as a bolding company, realizer, or bank, that entity shall be responsible for all levied assessments including assessments in arrows. (4) Any person or entity having received title to lot, shall be responsible for the correction and expenses incurred for the correction of any violation of the CC&R's. (Original paragraph replaced by membership approval 03/07/13)
- N. In the event the Association determines that any Owner has not complied with the provisions of this Declaration, the Association may, at its option, give written notice to the Owner of the conditions complained of. The Owner shall correct some or, if not readily connectable within fifteen (15) days after notice from the Association, the Owner shall aubmit corrective plans proposing its remedy to the condition complained of with fifteen (15) days after notice from the Association. The Association shall approve or disapprove any plans submitted by the Owner and set forth a reasonable time for correction of the condition complained of. In the event such condition is not corrected according to the approved plans, within the allowed time, the Association shall have the right to undertake to remedy such condition or violation complained of. The cost thereof shall be dremed to be an assossment to such Owner and enforceable by the Association in the same manner say other unpaid assessment. The Association is hereby granted the right of entry on the affected Parcel to so correct the condition or violation complained of.
- CC&RA-6-2013 passed Article 20 will remain blank and reserved for the adoption of a new CC&R in the future. (Approved by membership vote 08/07/13)
- P. CC&RA-7-2013 passed Article 2P will remain blank and reserved for the adoption of a new CC&R in the future. The majority of the original paragraph is now covered in the revised Recital. (Approved by membership vote 08/07/13)
- Q. The Association may employ or contract for maintenance of roadways and assess members for the cost thereof.

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ARTICLE 3 RESTRICTIONS

- A. Single Family Residential and Recreational Use Only: All Parcels shall be used for residential and recreational purposes only provided, however, livestock may be kept pursuant to conditions set forth herein. Notwithstanding anything contained in this Paragraph this restriction shall not prohibit home offices in a residential property where business is conducted through telephone, computer, or other electronic means and where the business is not apparent from the exterior of the residence; does not create noise or congestion from traffic or parking, and preserves the residential nature of the Property. All uses shall be in compliance with New Muxico State Building Codes and if applicable, Lincoln County aroning regulations and permitted uses.
- B. <u>Dwelline Type</u>: There shall be only one single family dwelling allowed per Parcel. Said dwelling shall have a minimum square flootage of four-hundred (400) square feet of living space (not including camps or accessory structures). One great cettage is permitted so long so it does not exceed twelve-hundred (1200) sq ft. of living space. All dwellings within or on a Parcel must shere the same septic system, water and power systems in finished exterior shall be in harmony with its' natural surroundings. Septic permits must be obtained and the septic system installed and completed prior to placement of home. Building permits will be required by the State of New Mexico. Construction must be completed within twelve (12) months from beginning. No building or structure will be more than thirty (35°) feet in beight at its highest point from grade. Two-family and/or multifamily dwellings are prohibited. Singlewide Mobile Homes are poshibited. Doublewide Mobile Homes or Modular Homes are allowed so long as they do not exceed two (2) years in age from the date of manufacture to the date of installation. All dwellings that are to be used as residences must be on permanent foundations. The outside finish of all buildings that are to be used as residences must be on permanent foundations. The outside finish of all buildings that are to be used as residences must be on permanent foundations. The outside finish of all buildings that are to be used as residences must be on permanent foundations. No building paper, insolation board, sheathing or similar non-exterior materials shall be used for the exterior finish of any building. The exterior finish of all buildings shall be composed of earth tone colors harmonious with the existing environment.
- C. <u>Temporary Structures</u>: No structure of temporary character, recreational vehicle, camper unit, trailer, travel trailer, mobile home, basement, test shack, garage, accessory building or other our building shall be used on any Parcel as a residence. A travel trailer, recreational vehicle, tent or camper unit may be used for recreational purpose, but such structures shall not be allowed to comain on any parcel for more than nine (9) months during a calcular year, unless the occupant has been issued a building permit by Lincoln County and is diligently proceeding to construct a permanent residence on a Parcel, so long as permitted by Lincoln County regulations, for a period not to exceed twelve (12) months.
- D. Sanitary Facilities: All dwelling's and/or living quarters shall be self-centained, connected to a septic system, waterless toilet, or other abstractive waste disposal system which has been designed by and approved by an engineer licensed in the state of New Mexico. Permits must be obtained from the appropriate governmental agency. All liquid waste disposal systems must be designed and approved by an engineer licensed in the state of New Mexico. Liquid waste disposal systems shall be located as not to potentially contaminate or pulture any drinking water supply, water course or body of water; are to be located so as not to potentially degrade recreational resources; located as not to create a missance; the distance between a well an and absorption field or a tank used as a part of an individual liquid waste disposal system must be no less than one hundred feet (100°); and the nearest boundary of a floodway must be no less than one hundred feet (100°).
- E. Additional Subdivision of Parcels: No Further subdivision of Parcels (regardless of size) is allowed.
- F. <u>Clubs:</u> With the exception of the Association, no other buildings used primarily as clubbouses or meeting facilities shall be allowed to be constructed or placed on a Parcel or within the Project.
- G. Vehicles: Any motor vehicle under repair or inoperable may not be parked on any madway, driveway, or other essentient. When said vehicles are parked on a Parcel, such motor vehicles arest be hidden by walls, fences, acreers, or foliage, so as the vehicle is not to be visible from readways or other Parcels. All vehicles, or motors must be operated with a unifiler and/or spork acressor.
- H. Trash: No Paccel may be used for temporary or permanent storage of rubbish or trash (collectively, garbage). No garbage may be kept on any Paccel except in covered containers and screened from view from adjacent Parcels. Burying or damping of garbage, junk, trash, oil, petroleum or other liquid or solid waste or linering of any kind on any Parcel is strictly prohibited.
- I. Junkvards, Auto Repair. Second-Hand Business. And Material Storage: No junkvards, auto repair, second-hand businesses or other commercial uses shall be conducted on any Parcel. No storage of trucks, cars, buses, machinery, equipment or building materials shall be stored on any Parcel unless enclosed in a proper structure (which cremists of a roof and enclosed walls) to not be visible from an adjoining Parcel or passing on the roadway.

- J. CC&RA-8-2013 passed Farm Animals and Peta: No swine or shoep shall be mixed, bred, or kept on any passed. A parcel may be used for ranching that will include a reasonable number of horses, cattle, alpacas, or llamas provided the parcel has been fenced in accordance with the fencing guidelines and aethacks set forth in Article 3R. Under no circumstances shall a stockyard, dairy, riding stable, leaned, poultry farm, or any other commercial activity other than earlie, horses, alpacas, or ilamas be permitted. Below is further clarification of the do's and don'ts concerning farm artirals and peta:
- 1. Dogs are permitted as pets or work animals for ranching and security against wilderness predators. Dogs may not be allowed to roam free within the Windmill Ranches development and must stay within the confines of the owner's property. Dogs roaming free that are found attacking cattle (under the cartle lease agreement) may be shot and killed by the lessee or the leasee's hired help with no sepercussions or liability towards the lessee or Windmill Ranches Home Owners Association. Dogs may be allowed to accompany owners or guests of owners who are horseback riding or hising on the roads or common areas within the development, Dogs may not be raised for commercial purposes no keapely.
- Cats are permitted as pets or ranch animals to fend off vermin such as mice, rats, and rabbits. Cats cannot be raised for commercial purposes – no cat kennels.
- Goats are permitted for personal use (milk or food) but must be kept within the confines of the owners
 named. Great connect by reised for commercial moreous.
- parcel. Gosts cannot be raised for commercial purposes.

 4. Chickens are permitted for personal use only, but cannot be raised for commercial purposes no poultry farms.
- Horses, cattle, alpacas, and llumas are permitted so long as they remain within the confines of the owner's name.
- 6. No commercial riding stables are allowed. However, horses may be ridden by the owners and the owner's friends and family on the roads and common areas of the Windmill Ranches Development. The Windmill Ranches Home Owners Association will not be liable for any accidents or mishaps involving horses on the roads or common areas no matter what the circumstances.
- 7. Any other animals, birds, insects, or reptiles may not be raised for commercial purposes
 - a. A few animal pets such as rabbits, skutks, monkeys or chinchillas are permitted, but must be kept within the confines of the owner's parcel. None of the aforementioned can be raised for commercial purposes.
 - b.A few birds such as parrots and parakeets may be kept as pets, but cannot be raised for commercial purposes. A few sporting birds such as hawks or falcons are permitted, but cannot be raised for commercial purposes.
 - c. A few (non-poisonous) insects or reptiles may be kept within the confines of the owner's home in a terrarium. However, the insects or reptiles must be approved by the State of NM. No poisonous insects or reptiles are allowed. No insects or reptiles may be raised or kept for commercial purposes.
 - d. No preducery exotic animals such as lious, tigers, or panthers may be kept or raised within the confines of the Windmill Ranches Development.
 - e. A few exotic animals such as zebras, giraffes, camels or elephants may be kept within the confines of the owner's parcet only if they are approved by the New Mexico Agricultural Dept. and are found not to carry any diseases hamful to humans, cattle, horses, gouts, alpacas, or any other saimal that is approved by Windmill Ranches H.O.A.
 - f. Bee keepers are permitted.
- 8. Windmill Ranch parcel owners of any animal, bird, reptile, or insect will accept full responsibility and liability for any socident, mishap, injury, or death to any human or other animal including the lessee's cattle that occurs anywhere within the Windmill Ranches development. Windmill Ranch Parcel owners of any animal, bird, reptile, or insect will accept full responsibility and liability for any damage or destruction done to any property, structure, wehrele, or road within the Windmill Ranches Development.
- K. <u>Nuisance Activities:</u> The unusual, unnecessary, prolonged, or indiscriminate creation of noise, dust, famou, odoes or any other offensive activity is prohibited, including but not limited to excessive gunfine, road racing and load music.
- 1. CCARA-9-2013 passed Signs: "No signs will be permitted (including but not limited to for sale, for root, and business) except address & owner of the property. "No Hunting" and "No Trespassing" signs are permitted. Signs allowed carnot exceed four square feet. The H.O.A. reserves the right to remove any and all signs that are in violation of this provision. Nothing in this provision shall prohibit an owner from attempting to sell his or her property. " (Revision approved by membership 08/07/13)
- M. <u>Structure Sethacks</u>: All structures shall be built at least hundred (100') feet from the front, and hundred (100') feet from the sides and rear, of any Parcel boundary. If local governmental regulations provide for more restrictive sethacks, those regulations shall govern. In any event, any construction on a Parcel shall comply with the State of New Mexico building codes and regulations. Any fences constructed on a Parcel shall not be closer than thirty (30) feet to any Parcel line for the purpose of grazing animals and/or utility easements as stated on the Recorded Survey Plat creating the purcel.
- N. CC&RA-10-2013 not passed <u>Essentents:</u> a) Doctarent hereby grants and dodicates a thirty foot (30") wide perpetual easement along and immediately sejecent to all Percel lines shown on the Recorded Survey Plut(s) (entirely within the applicable Percels) to the Windmill Ranches Homeowner's Association Inc. for purposes of ingress/ogress, utility line construction, repairs and maintenance, recreational use by it's members, and for use by

Lessee for grazing livestock and other related ranching activity. b) All roadways shown on the Recorded Survey Plat(s) shall be sixty-feet (60') in width and are granted and dedicated to the Windmill Ranches Homeowner's Association Inc. for purposes of ingress/egress, installation, maintenance and repair of utility lines, maintenance and repair of said roadways, and access to Common Area and existing waters and related facilities for the benefit of its members and Lesson. c) All Common Area (as shown on the Recorded Survey Plat) is hereby dedicated and grapped to the Windmill Ranches Homeowner's Association Inc. for recreational use by its members and for use by Lesser for grazing livestock and any related reaching activity. 4) The rights to existing surface and underground water and water facilities including, pipelines, drinking tubs, windmills, wells and stock tanks located within the Common Area are hereby granted to the Windmill Ranches Homeowner's Association Inc. for its use and for use by Lessee in watering livestock. e) Declarant hereby grants a "blanket casement" over the Property for the sole purpose of maintenance and repair of any pre-existing water lines, to the Windmill Ranches Homeowner's Association Inc. and to Lessee as an easement in gross. (I) An easement to any pre-existing stock pends/tanks located on individual Parcels is granted to the Windmill Ranches Homoowner's Association, Inc. to allow livestock to drink and to allow Lessee to maintain and move livestock. Said easement shall contain a sixtyfoot (60") wide access corridor leading to the stock pend/tank from a designated roadway or Parcel boundary casement (at Owner's option) and shall surround the perimeter of the pend/tank with an area of one-hundred foot (100") on all sides. (g) Parcels abutting Common Areas, which are adjacent to road exservents, are hereby granted a sixty (60°) fort wide ensement(s) across said common area for the legal access to the Percel. Said sixty (60") foot wide strip shall be perpendicular to the road easement at a location of the Owners choosing. h) Declarant hereby reserves the right to use all roadways, easements and Common Area for purposes of ingress/egress, marketing, maintenance, utility line construction and further expansion for their use as such. I) Declarant also reserves the right to grant use of said easuments and roadways to additional persons or entities in the future, at its sole discretion.

No structure, including fencing, shall be constructed on any easuments as shown on the Recorded Survey Plat or described herein. However, earlie guards may be used. Owners will provide access to subject examents whenever requested by utility companies. Owners shall also provide access over any unfenced portion of their Parcel to Lessee for the collection of Lessee's livestock and will not prohibit Lessee from accessing any existing water lines for maintenance and repair. There shall be no further granting of easercents by Owners without the express written approval of the Association. Legal access and usage shall be restricted to a maximum of two (2) driverways.

O. Easement Revocation: For fencing purposes, when one Owner purphases two or more configuous Parcels, Owner may request that Declarant revoke those easements granted along the common boundary lines of the contiguous Parcels, PROVIDED said easements do not provide physical or necessary utility access to other Owners. Upon review and approval, Declarant shall revoke any said easements by excepting and recording a unilateral "Declaration of Easement Revocation" which shall be effective only as long as one Owner owns all of the affected Parcels, HOWEVER if one or more of the subject Parcels are subsequently conveyed to separate, individual Owners, the "Revocation" shall terminate with regard to the affected Parcels(s) and the thirty foot (30°) easement originally created along each side of the common boundary lines, shall be reinstated and thereafter can with the land. Nothing in this paragraph shall be constructed as to allow for the construction of any structures, including fencing (other than perimeter fencing of the combined Parcels) within the original easement area of the common boundary lines.

P. CC&R-1-2013 passed <u>Roads Awareness</u>: All roads within Windmill Ranches that are maintained by the H.O.A. (except the county road Straley) are dirt and gravel. The speed limit on all roads including the county road is 25 mob.

To maintain the roads is costly. The amount of road work that can be performed and when it can be performed is determined by the amount of assessments received and the amount of funds received by the lease agreement. To keep measurements low, the funds must be saved for a few years at a time in order to affect a rock enabler to crush rock on site. Even after a burg pile of rock is crushed, it costs to have the roads graded, the ditches pulled and the rock agreed. The rock crushed will only cover a few miles of road. Thus, it takes years to maintain all 36 miles of road. Because of the monetary situation, H.O.A. members must be aware of the following:

1. The roads are subject to wind and water erosion. The "fines" that bind the gravel together can be blown

- 1. The roads are subject to wind and water erosion. The "firsts" that bind the gravel together can be blown away or washed away. The unbound gravel is then pushed saids by whichair maffio exposing the base roads. The exposed base road saids then 10 ply tires are recommended for webicles travelling on the roads. The H.O.A. will not be liable for any tire damage incurred by the lot owner or their guests while travelling on any of the made within the Windmill Ranches Development.
- 2. Cattle and horses may be on the reads at any time of the day.
- Severe tomential thunderstorms may wash out sections of the roads.
- 4. Heavy snow may make the roads impassable.
- 5. The H.O.A. keeps emergency funds available to repair washed out roads or plow snow covered roads. However, the availability of contractors at the time of the wash out or snow may determine how long it takes before the road can be repaired. Longer, alternate routes to a members properly may have to be utilized until the mads are repaired.
- 6. Speeding may cause a vehicle to slip, slide, fishnall, or end up in an accident

- Water staked made due to heavy rains or melting snow may cause slipping and sliding of a vehicle.
 Awareness and care must be taken so that the vehicle does not end up in a ditch. 4 wheel drive vehicles are recommended in these conditions.
- The H.O.A. is not responsible or liable for any vehicular accidents on the roads no matter what the
 circumstances, whether the accident be caused by an act of god or human carelessness. H.O.A. members,
 and their friends and family may be liable for injury or death of any livestock incurred by a collision with
 their vehicles on the roads.

(original paragraph replaced by approval of membership 08/07/13)

- Q. CC&RA-11-2003 passed <u>Mineral Rights</u>: In no event shall any Owner or leases use or cause to be used say portion of the Property, including his or her own Parcel, for the purposes of drilling, exploring, mining, or otherwise developing any deposits of oil, minerals, or other natural resources lying above, on, or under said Property. In no event shall any Owner or leases use or cause to be used any portion of the Property, including his or her own Parcel, for the purposes of drilling, exploring, mining, or otherwise developing any deposits of oil, minerals, or other natural resources lying above, on, or under said Property. (original paragraph revised by approval of membership 08/07/13)
- R. CC&RA-12-2013 passed <u>Gracing Rights:</u> Grazing rights and rights to pre-existing stock ponds/tanks on the Property are granted to the Windmill Ranches Homeowner's Association line, for their use as such and for use by Lessee in grazing and watering livestock and any related ranching activity. Owner may fence out and exclude Lessee's livestock from grazing on Owner's Parcel in accordance with the fencing guidelines set forth in paragraph S. below, at which time the grazing rights over the fenced pertien shall be deemed suspended from the Association and Lessee. Owner may not fence in such a way as to prohibit livestock or Lessee from accessing a pre-existing stock pond/tank as referred to in paragraph N. above. It is the Home Owners Association infent to create a matually beneficial relationship between the Association and the Lessee. Fees paid to the Association by Lessee for grazing livestock enables the Association to reduce association fees paid by its members, therefore Owners are strongly encouraged to allow Lessee's livestock to graze by not fracing an area of more than five (5) acres on Parcels of less than one hundred forty (140) acres in size, nor an area of more than ten (10) acres on Parcels of loss than one hundred forty (140) acres in size. (declarant changed to Home Owners Association by approval of membership 08/07/13)
- S. Fencing Sethacks: Subject to the blanker easement to water lines and all other easements defined on the Recorded Survey Plat or desorbed in this Declaration, Owner may fence off all or any part of Owner's Parcel in order to restrict horses and other livestock from crossing or grazing on Owner's Parcel. However, in an attempt to preserve the character and integrity of the "working nanch" concept and in the interest of maintaining a mutually beneficial relationship between the Association and Lessee, Owners are encouraged to allow Parcels to remain unforced with the exception of a five (5) or ten (10) acre area as described in paragraph R, shows. Construction of all fences must be adequate to help keep off livestock. All fencing must be set back at least thirty (30") feet from Parcel lines and may not encruach upon any easement referred to on the Recorded Survey Plat and/or in this Declaration. Owner, at his/her expense, shall have the right to move any existing fence, which goes through Owner's Parcel, provided said fonce so moved is reconnected so that there is no gap in the overall fencing. Any fences moved and/or installed by Owner, shall be at Owner's sole expense. All fences shall be constructed using "wildlife friendly" techniques as follows: Whorever barbed wire fencing is constructed, it shall have smooth wire on the bottom strand, which shall be twelve (12") inches above the ground and fence height shall not exceed sixty (60") inches. Additionally, all fencing shall be constructed with the following minimal requirements: a) with posts not more than fifteen (15") feet apart, b) not less than three (3) stays between posts; c) with five (5) continuous strands of wire and; d) such fence is adequate, in accordance with normal ranch standards to contain houses and other livestock.
- T. <u>Environmental Protection</u>: The beauty of the Property is in the mixture of trees and open space. Trees having a minimum trank diameter of six inches and measuring two feet above ground level and may only be out if the following conditions are met: a) are dead or dying and; b) removal is required to clear hand for building sites, access treeds, fire prevention, enable installation of utilities, view confiders, or recreational open space. In any event not more than twenty percent (20%) of any one Parcel may be cut or cleared. Commercial wood barvesting is prohibited.
- U. <u>Dtility Installation</u>: Any utility construction on a Percel shall be the Owner's responsibility at Owner's sole expense.
- V. <u>Historical Preservation:</u> In the event an item of potential archaeological and/or native American historical significance such as native American artifacts is found on a Parcel within the Property the find should be reported to a non-profit organization that is dedicated to archeological preservation, research and education. Items of significance should not be disturbed or removed from the site except by a qualified archeologist and only for necessary historical genervation and educational purposes.
- W. <u>Biking and Equestrian:</u> Declarant has granted and dedicated all Common Area to the Association for the benefit of its members and to sublease grazing rights to those areas to Lessee. Owners, as members of the Association are granted use of the Common Areas for purposes of equestrian, pedestrian hiking or zon-

Declaration of Coverants, Conditions and Restrictions Windowll Kanales House Ottons Astonisation, for subsets 101 (System com Post Office 467, Cantinov, New Medico 8004) 4967 motorized biking recreational purposes and the Association may establish designated traits for such purposes. The use of motorized vehicles i.e. ATV or motorcycles is prohibited within the Common Area. However, use of such vehicles shall be allowed on the designated roadways within the development and on Owner's private Parcel(s). No persons shall leave trush on roadways, easements, or Common Area or use them in any manner that is a suisance, hazardous, offensive or violates the privacy of any other person.

- X. Water Well Requirements and Water Restrictions: Any well drilled on a Parcel shall be the Owner's responsibility and at the Owner's sole expense. Well permits must be obtained from the New Mexico State Engineer Office. Wells must be a safe distance from any contaminant source; at least hundred feet (100') from a liquid waste disposal system of less than one thousand (1,000) gallons per day; at least two hundred (200") from a liquid waste disposal system of more than one thousand (1,000) gallons per day; at least seventy-five (75') from leak proof wastewater lines carrying less than one thousand (1,000) gallons per day; at least one hundred fext (100°) from leak proof wastewater lines carrying more than one thousand (1,000) gallons per day; and at least twenty-five foot (25°) from leak proof wastewater lines. Water conservation within the Property boundaries shall be encouraged. Water-saving fixtures shall be installed in all new residential structures. Water-saving fixtures shall include but not be limited to, low flush toilets, low flow shower heads, low flow flucuts, any appliances that have water saving features such as washing machines and dish-washers and insulation of hot water pipes. For outdoor use, low water use landscaping techniques (xeriscaping) shall be promoted, using the techniques outlined in New Mexico State Engineer Office Technical Report po. 48. Irrigated turf areas shall not exceed three thousand square feet (3,000') in size on each Parcel. Swimming pools, water gardens, pends or other outdoor water features holding more than one thousand (1,000) gallons may not be initially filled with ground water from the Property. Initial filling of pools, pends, or other water features must be with water that has been brought in from a source outside of the development area (i.e. hauled water). Water harvesting features, including but not limited to cisterus, downspout collecting and grading, shall be encouraged. Water use is for domestic or livestock purposes only, industrial or commercial use as defined by the New Mexico State Engineer is prohibited.
- Y. CC&RA-13-2013 passed <u>Waiver:</u> The Home Owners Association shall have the right to allow variances where strict enforcement of these restrictions would cause undue hardship, in accordance with a procedure to be adopted by the Association. (declarant changed to Home Owners Association by approval of membership (8/07/13).

ARTICLE 4 GENERAL PROVISIONS

- A. Enforcement: The coverants, conditions, and restrictions contained in this Declaration shall run with the land and shall be binding upon all persons owning, leaving, sublicating or occupying any Parcel after the date on which this instrument shall have been recorded in the Office of the Clark and Recorder of Lincoln County, New Mexico. This Declaration may be enforced by the Declarant, by any Owner, the Lesses or a leaser of any Parcel, by the holder of a Mortgage on any Parcel, by the Association, or by any one or more of said persons acting jointly; PROVIDED, HOWEVER, that any breach by reason threed shall not defeat or adversely affect the lien of a Mortgage upon any Parcel, but each and all said covenants, conditions, and restrictions shall be binding upon and effective against any Owner, leases or occupant of said Parcel whose title theoreto is acquired by foreclosure, or otherwise, and FURTHER PROVIDED that the breach of any said covenants, conditions, and restrictions may be enjoined, abated or remodied by appropriate proceedings, notwithstanding the lien or existence of any such Mortgage. All instruments of conveyance or assignment of any interest in all or any party of the Property easy refer to this Declaration and shall be subject thereto as fully as though this Declaration were therein set forth in full. These covenants, restrictions and essements shall inter to the benefit of the Owners herein, their heirs, legal representatives, successors and assigners.
- B. Invalidity: These coverants, restrictions and easements may be enforced by the Owners of any Parcel in said Property including Declarant against any person or persons violating or attempting to violate any provision bereaf, either to restrain or to recover damages caused thereby. The failure to enforce any of these covenants, restrictions or ensements shall in no even be deemed a waiver of the right to do so thereafter. Invalidation of any of the covenants, conditions, and restrictions, contained herein by a court of competent jurisdiction, shall in no way affect the validity of any other provision of this Declaration, all of which shall remain in fall force and effect.
- C. CC&RA-14-2013 passed Leval Feet and Conts: The Declarant or the board of directors of the Association may cause a lawsuit to be commenced and maintained in the name of the Association against an Owner to enforce the payment of any delinquent assessment or to enforce any other pertinent provision of this Declaration. Any judgment readered in any such action shall include the amount of the delinquency, interest as the rate of trips percent (9%) per ansum from the date of delinquency, the amount of damages proven, court fees, and reasonable attempt's fors which are incurred by the Association as fixed by the court. Any Owner who violates these coverants, restrictions and essemmnts shall be liable for the reasonable stiomays' focs and legal expenses of any other Owner who is successful in a legal action to enforce such coverants, restriction or easument. (interest rate changed to 9% by approval of membership (8007/13)
- D. CC&RA-15-2813 passed <u>Amendments</u>: After the Transition Date this Declaration may be amended from time to time in writing by sixty-six percent (66%) of the number of votes cast by Members at a meeting held for

Declaration of Concesses, Conditions and Restrictions Westpublishers Home Owners Association, Inc. websatistic Symphosis and Past Office 967, Carriagos, New Mention 88001-8967 LINCOLN COUNTY-NN
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such purpose (so long as the thirty three and one third percent (33 1/3%) quorum requirement is met). A Certificate of Amendment, setting forth the amendments to this Declaration and a record of roll call of votes of all Members voting upon the issue of assendment, identifying the name of the Members voting, the Parcels owned by each Member and the vote cost shall be prepared by the Association. Such attendment shall be proorded in the Office of the Lincoln Country Clerk and become effective immediately thereafter. So long as it owns any Parcel, Declarant may amend this Declaration without approval of the Owsters, to correct sny inconsistencies or to make revisions or to comply with any law or regulation. Article 3, paragraphs R. and S. may not be amended by the Association after the Transition Date in such a way as to charge or negate the rights provided to the Lessee in this Declaration. (51% changed to 33 1/3% by approval of membership 08/07/13)

- E. Term: This Declaration shall be effective upon its recordation in the office of the County Clerk of Lincoln County, New Mexico and as amended from time to time, shall continue in full force for thirty (30) years and effect until the commencement of the calendar year 2032. Upon commencement of the calendar year 2032, this Declaration shall be automatically senewed and extended for successive periods of ten (10) years each, unless remainsted by not less than sixty-six percent (66%) of the votest cast by the members entitled to vote or amended pursuant to Paragraph D above. Such termination or amendment shall be recorded in the Office of the Lincoln County Clerk and Recorder.
- F. CC&RA-16-2013 passed Liabilities of Declarant: Article 4 F shall remain blank and reserved for an adoption of a new CC&R in the future.

ARTICLE 5 ANNEXATION OF ADDITIONAL PROPERTY

- A. Declarant, its successors and designoes reserve all present and future rights to utilize all private roads and easements within the Project to comparably develop lands within or adjacent to the Project. Any such expansion to be included within this Declaration shall be subject to the terms and conditions of this Declaration, but may include reasonable variances.
- B. At any time the Declarant shall have the right to arrow and subject to this Declaration all or any portion of the additional property without the consent of any other Owner or purson. An Owner's obligation to pay assessments shall commone as provided in this Declaration. If Declaration of Annexation arracxing a portion of additional property divides the annexed portion into phases, the Declarant shall have the right to amend any such Declarant of Annexation to change the description of the phases within the annexed Project, except that the Declarant may not change any phase in which a Parcel has been conveyed to an Owner.

ARTICLE 6 DE-ANNEXATION eliminated and replaced 08/07/13 WILDERNESS AND WILDLIFE AWARENESS CC&R-2-2013 passed

Windmill Ranches is in a wilderness area. This Article is to inform H.O.A. members and their friends and families who are not accustomed to wilderness areas of the hazards involved.

- 1. Wildlife includes but not limited to: mountain tions, lynx, bears, badgers, coyotes, porcupines, skurks, birds of prey (hawks, owls), smakes, rabbits, nots, and mice. Pots and small children are subject to predation by large predators of smake bite. Pets that interact with smaller predators like badgers or coyotes or even mice and rabbits may be subject to disease like rabies. While sare, hards virus can be contexted from mice frogs. There is no none cure for hunta virus. Bird feeders, pet food, and garbage attracts mice, rats, badeers, and publish. The small wildlife will attract the large predators, snakes, and birds of prey.
- budgers, and rabbits. The small wildlife will attract the large predators, strakes, and birds of prey.
 2. The terrain on your property and in the common areas could be horsedous. There are loose rocks and soil, steep terrain, hidden holes or burrows, tall grass, each, and many other prickly plants.
- The average altitude is around 6,000 feet. Anyone with health issues or has lived at sea level for most of their life may have problems with the altitude.
- 4. The weather can be hazardous. Temperatures can range from well below zero degrees Fahrenheit to above one hundred degrees Fahrenheit. The sustances are subject to intense thunderstorms with extreme lightning strikes. The winters can bring snow and make the roads impassable. Power failures occur from time to time due to lightning strikes or birds roasting on transformers. The extreme heat and dryness can subject the time to the total to widther by lightning strike or human carelessness. Emergency firefighting equipment may take hours to reach the tarsch.
- bours to react the remoteness of Windmill Ranches and all the hills and valleys, cell phone coverage in some areas is non-existent.
- Anyone hiking or horseback riding alone on their property or in the common areas of the ranch should dress
 for the weather, carry food and water, and firearms with enough semunition to sound several series of
 S.O.S signals. Micrors, whistles, and GPS locator devices are handy as well.
- 7. Be aware that ambulance service may take bours and is costly. An ambulance that must be driven to the ranch and must take someone to the hospital in Ruidoso, Alamogordo, or Albuquerque may cost thousands of dollars. An air ambulance (helicopter) may cost tens of thousands of dollars. A stake bite, beart attack,

Declaration of Coverants, Conditions and Restrictions Windowski Standard, December Association, Inc. wrknobicki Signifuc.com Fost Office Vot. Carriages, New Mexico 88381-0947

LINCOLN COUNTY-NM RHMMA B BURNOWS, CLERK 201401501 800k2014 Fag = 1501 90f 10 03/19/2014 11:18:15 AM or severe accident where time is of the essence may necessitate an air ambulance. It is up to H.O.A. members to ensure that his or her insurance can cover the emergency costs.

8. The H.O.A. is not responsible or liable for any accident, prodution by animal, or any accident or catastrophe caused by an act of God or human carelessness po matter what the circumstances on any part of the ranch whether it be private property, the common areas, or the roads.

ARTICLE 7 AMENDMENTS & ADOPTIONS CC&R-3-2013 passed

The CC&R's that are accepted by vote by the membership on August 7, 2013: CC&RA-1-2013 approved approved CC&RA-2-2013 3. CC&RA-3-2013 not approved 4. CC&RA-4-2013 approved 5. CC&RA-5-2013 approved CC&RA-6-2013 approved 7. CC&RA-7-2013 approved R. CC&RA-8-2013 approved 9. CC&RA-9-2013 approvol 10. CC&RA-10-2013 not approved 11. CC&R-1-2013 approved 12. CC&RA-11-2013 approved 13. CC&RA-12-2013 approved 14. CC&RA-13-2013 approved 15. CC&RA-14-2013 approved 16. CC&RA-15-2013 approved 17. CC&RA-16-2013 approved 18. CCAR-2-2013 approved 19. CC&R-3-2013 approved

Committee members - Robert Paul Henry, Sylviane Guilfoil, Judy Guevara and Anne Exterkamp

Board members accepted the proposed revisions prior to distribution to the membership for their vote. Board members Robert Simpson, Frances Soott, Robert Paul Henry, John Mruslawic and Richard "Red" Hill.

EXECUTED this 19 day of MARCH Robert Paul Henry, Director Windmill Ranches Home Own ers Association, Inc. State of New Mexico

County of Lincoln

ert Paul Henry, ... This instrument was acknowledged before me this as Director of Windmill Ranches Home Owners Ass

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