### RESTRICTIONS OF EAST ASHLEY PLACE A SUBDIVISION IN ST CHARLES, MISSOURI

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KNOW ALL MEN BE THESE PRESENTS: That Weilsmont Inc., hereby certifies: that It is the owner of the following described tract of land located in the City of St. Charles, State of Missouri, to-wit;

#### DESCRIPTION: EAST ASHLEY PLACE PLAT I

That as such owner of the said East Ashley Place has caused said described tract to be subdivided into a manner shown upon a plat dated, 11/19/199 and recorded in Plat Book No. 36\_ Pages 228 and does hereby declars and the impose the following conditions, restrictions, covenants and limitation on the land, lots and purcels of real estate located in said Subdivision, to

- 1. All street, roudways, all coundings and intersections thereof designated upon, and indicated on the Plat of said Subdivision are hereby dedicated to the City of St. Charles, Missouri, its successors and assigns, for the purpose or installing and maintaining public utilities, and for sewer and drainage purposes.
- The building lines as shown on the recorded Plat of said Subdivision are hereby established.
- (3) No lot shall be used except for residential purposes. No building shall be exected, altered, placed or permitted to remain on any lot other than one detached single family dwelling not to exceed two stories, and not to exceed thirty five (35) feet in height, and a private garage for a minimum of two cars, and one prefebricated metal building having not more than one hundred and forty-four (144) square feet in of floor space. No business activity shall be permitted upon any lot. No carport shall be erected on any lot.
- 4.)No fence or wall more than 72" in height shall be erected or placed on any lot and must be constructed of wood or chain link. No fence shall be extended in front of the building line of any
- 5. The ground floor area of the main structure, exclusive of one story open potches, or attached garage, shall not be less than 1500 square feet for a one story dwelling or not less than 900 square feet for a dwelling of more than one story.
- 6. No building shall be located on any lot closer to the front lot line or closer to the side street line than the minimum building set back lines shown on the recorded plat. No residential building or garage shall be located closer than five (5) feet to an interior lot line. No detached garage shall be permitted upon a lot. The depth of the rear yard shall be at least 30% of the depth of the lot, which such depth need not be more then twenty-five (25) feet. For the purpose of the covenant, eaves, esteps and open porches shall not be considered as part of the building, provided, however that this shall not be construed to permit any portion of a buildings on a lot to encroach upon any other lot. In the event that the front yard, side yard and rear yard building set back lines established by the City of St. Charles. Missouri, prior to the commencement of construction of a building on a particular lot, then the restriction or regulation which provides for a greater set back shall apply.
- 7. No lot shall be resubdivided into, or shall any dwelling be erected or placed on, any lot having a width of less than seventy (70) feet at the minimum building set back lines. In the event that any person or persons shall own two or more adjoining lots, such owner shall be considered to have compiled with the side yard restrictions in this deed set out so long as any residential building, or garage erected or maintained by such tot owner or owners he not closer than seven feet to the side lot line of any such lot.
- 8. No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 9. No sign of any kind shall be displayed to the public view on any lot, except one sign of not more than five (5) square feet advertising the property for sale, or sign used by builder or developer to advertise the property during the construction and sales period.

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Description: Saint Charles, MO Document Book-Page 2332.1242 Selection from page 1 Order: LINDSAY Comment:

- 10. No animals, livestock or poultry of any kind shall be raised, bred or kept upon any lor, except dogs, cats, or other household pets may be kept provided they are not kept, bred or maintained for any commercial purpose.
  - 11. No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept, except in sanitary containers.
  - 12. All water and sewage from household uses shall be disposed of through the public sanitary sower system. No outside toilet shall or intrine shall be constructed on any lot in the Subdivision and no structure of a temporary nature, house trailer, tent or shack shall be placed, erected or maintained upon any lot, except that any such structure customarily used by a builder may be used, may be erected, or maintained by a builder during the construction period only. No basement erected or maintained upon any lot shall be used, temporarily or permanently, as a place of residence,
- 13. No fence, wall hedge or shrub planting which obstructs sight lines at elevations between 2 and 6 feet above the roadways shall be placed or permitted to remain upon any corner lot within the miangular area formed by the street property lines and a line connecting them at points 30 feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street property lines, extended. No tree shall be permitted to remain within such distances or such intersections, unless the foliage line is maintained as sufficient height to prevent obstruction of such sight lines.
- (14) Outside exterior walls of all structures shall be constructed of either wood (including hardword), brick, rock, stone, vinyl siding, slightly and of good workmanship, and if the exterior be of wood, the same shall be painted or stained. The use of any other materials for the outside exterior walls shall not be permitted without having first obtained the written and record consent of Trustees, or their successors. All outside exterior walls or any structure shall be completely finished within one hundred and twenty (120) days after the footing or foundation of any structure has been completed.
- 15. No tank, bottle or container for the storage of fuel shall be erected, placed or permitted above the surface level of any lot.
- 16. All private driveways leading from the streets or any garage on any lot shall be paved with concrete.
- 17. No motor vehicles requiring what is commonly called a "commercial ficense" under the Law of the State of Missouri shall be parked or permitted to remain on any lot in said Subdivision unless such vehicles are garaged in an enclosed garage.
- 18. No trailer, boat, camping truck, camper or any similar vehicle shall be parked or permitted to remain on any lot in said Subdivision unless such vehicles are parked inside the garage.
- 19. Any repair or maintenance work shall be done or performed on any motor vehicle, any boat, or any trailer, any machinery or equipment generally used in construction or road building business or trade, unless the building business or maintenance work shall be performed in an enclosed garage. No wrecked, inoperative or salvaged motor vehicle, or parts thereof shall be kept, parked or stored upon any lot unless same be within an enclosed garage.
- 20. These restrictions and convenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these restrictions and covenants are recorded, after which time said restrictions and covenants shall be automatically extended for successive periods of ten (10) years, unless and instrument signed by the owners of a majority of the lots has been recorded agreeing to change said restriction and covenants in whole or in part.
- 21. There shall be uniform assessments made against each home in East Ashley Place. These assessment fees shall be used for the upkeep of common ground area including the detention basin and to protect the general welfare for the residences in East Ashley Place. The homeowners shall designate one of their members "Treasuter" of the Subdivision funds. These funds shall be placed in the custody and control of the "Treasuter" may be bonded for the proper performance of his

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duties. The Developer is not required to share my assessment fees with association on any remaining vacant lots or unsold homes that they may own at this time.

22. Any persons or persons violating or attempting to violate any covenant, restrictions, limitations or conditions contained herein shall be subject to proceedings at law or in equity to restrain such violation or to recover damages thereof; any failure to enforce any covenant, condition, restriction or limitation contained herein shall not act as nor constitute a waiver of any subsequent breach thereof.

23. Invalidation of any one of these covenants by judgments or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.

# **DESIGNATION AND SELECTION OF TRUSTEES**

## MEETINGS OF LOT OWNERS

illiam M. Hoffman, Trustee

Mark Kaufer, William M. Hoffman and Kelley Scheidegger Barbee, the initial Trustees, shall be designated herein as Parties of the Second Part, who by their signatures to this insurament do hereby consent to serve in such capacity.

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There shall be an annual meeting of record owners of the fee simple title of all lots in the Subdivision called arid conducted in the manner hereafter set for the call of meetings of lot owners commencing on May 15, 2001 and thereafter on the same of each succeeding year until all of the Trustees are Purchasers of lots in the Subdivision. At each such meeting one-third of the Trustees shall be chosen by the purchasers of developed lots after 80% of the lots have been sold and close; two-thirds of the Trustees shall be chosen by Purchasers of developed lots after 95% of lots have been sold and closed; and all of the Trustees shall be chosen by the Purchasers of developed lots after all of the lots have been sold and closed. Except for the above provision for selection of lot owners as Trustees, whenever any Trustee resigns, refuses to act, becomes disabled or dies, the remaining Trustees shall have the power to appoint a successor or successors.

# ASSESSMENTS

The Trustees and their successors are authorized, empowered, and granted the right to make assessments upon and against the several lots and said parcels of land the Subdivision for the purpose and at the rates hereinafter provided, in the manner and subject to the provisions of the instrument:

- a. The Trustees and their successors are authorized to make uniform assessment except as bereinafter provided, not to exceed One Hundred and Fifty Dollars (\$150.00) per lot in each year upon and against the several lots or parcels of land in said Subdivision for the purpose of carrying out any and all of the general duties and powers of the Trustees as herein described and for the further purpose of carrying out any and all of file general duties and powers of the Trustees as herein described and for the further purpose of carrying out any and all of the general duties and powers of the Trustees as herein described and for further purpose of enabling the Trustees to defend and enforce the restrictions adequately, to inatinain streets, if required, utilities, parking spaces and trees in the crosswalks, and to dispose of garbage or rubbish, to perform or execute any powers or duties provided for in this instrument, or otherwise properly to protect the health, safety and general welfare of the property owners.
  - b. The Trustees and their successors are authorized pursuant to the exercise of their powers and duties, to make such assessments as are herein below provided for and upon each and every one of the record owners of the fee simple title of all lots. If at any time, or from time

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Description: Saint Charles, MO Document. Book-Page 2332.1242 Selection from page 3-Order: LINDSAY Comment:

to time, the Trustees desire to exercise their powers and duties, then a meeting of the record holders of the fee simple title of all lots according to all then recorded Plats of East Ashley Place shall be called for that purpose upon written untice signed by all the Trustees and sent by registered mail or delivered to the residence of each of the record holders of the fee simple title of the lots according to all then recorded Plats of East Ashley Place not more than twenty (20) nor less than ten (10) days prior to the date fixed for said meeting. Said notice shall specify the time and place for meeting and the place of meeting shall be in St. Charles, Missouri. A two-thirds ranjority vote of the then recorded holders of the fee simple title of all lots according to ell the recorded plats of East Ashley Place present, in person or by proxy at said meeting shall have the power to authorize the Trustees to make a uniform assessment pursuant to this paragraph upon and against the several lots and parcels of land in the Subdivision in such amount or amounts decermined by two-thirds (2/3) majority vote if the recorded holders of the fee simple hije of all the lots according to all then recorded plats of East Ashley Place present, in person or by proxy at said meeting, The Trustees and their successors are hereby authorized, again pursuant to the exercise of their powers and duties. It is expressly understood that the limit of \$150.00 per lot per year of general purposes shall not apply to any assessment made under the provisions of this paragraph.

c. If at any time the Trustees shall consider it necessary to make any expenditures requiring an assessment additional to the assessments provided, they shall submit, in writing to the owners of lots for approval, an outline of the plan for the project contemplated and the estimated amount required. If such project and the assessment so stated be approved, at a meeting of the lot owners duly called and held in the manner provided on reference to the election of the Trustees, by a two thirds (2/3) majority vote of those present in person or by proxy, at a meeting of the iot owners called for consideration of such additional assessment, the Trustees shall notify all owners in said tracts of the additional assessments. The limit of \$150.00 per lot per year for general purpose shall not apply to any assessments made under the provisions of this paragraph, but no such special assessment shall exceed \$200.00 pt not more than \$200.00 total during any calendar year.

IN WITNESS THEREOF, WILLIAM E. HOFFMAN, PRESIDENT OF WELLSMONT, INC. has caused these restrictions to be signed and hereto affixed, on the 18 day of November 1979

WILLIAM HOFFMAN
President
WELLSMONT, INC.

FILED FOR RECORD

NOV 18 1999

STATE OF MISSOURI

County of St. Charles

Time 2:30pm

On this 1814 day of Maustrasez 1999 before me personally appeared William F. Hoffman signer and scaler of the foregoing instrument, and acknowledged the same to be HIS free act and deed.

IN TESTIMONY WHEREOF. I have hereunto set my hand and affixed my official seal in the County and State aforesaid, the day and year first above written.

My Commission expires:

SANDRA E. DAINS
NOTATY PUNC.—Hovery Seat
State of Assemin
County of St. Chaires
My Commussion Eadnes. 12726/2002

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