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Declaration Of Covenants, Conditions and Restrictions
Of
Olde Mill at Winslow Farm **BOOK 220 PAGE 562**
309738

This DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS made this 15 day of June, 1993, by Wininger/Stolberg Group - Olde Mill, Inc., an Indiana business corporation, hereinafter referred to as "Declarant".

WHEREAS, Declarant desires to preserve the character of Olde Mill at Winslow Farm and protect the property values therein.

WHEREAS, Declarant is the sole owner of the fee simple title to certain real estate, located in Monroe County, Indiana, more particularly described in Exhibit "A" attached hereto and incorporated herein by this reference (hereinafter called the "Real Estate"); and

WHEREAS, Declarant intends to sell the Real Estate restricting it in accordance with a common plan designed to preserve the value and residential qualities of the Real Estate, for the benefit of its future owners;

WHEREAS, Declarant intends to restrict the uses of the Real Estate in accordance with a common plan as stated in this Declaration; and

NOW, THEREFORE, Declarant declares that the Real Estate shall be held, transferred, encumbered, used, sold, conveyed, leased and occupied subject to the covenants and restrictions hereinafter set forth expressly and exclusively for the use and benefit of the Real Estate and of each and every person or entity who now or in the future owns any portion or portions of the Real Estate.

Section 1. Definitions. The following terms used in this Declaration shall have the following meanings:

Section 1.1 Olde Mill. "Olde Mill" means the Real Estate described in Exhibit "A", as platted.

Section 1.2 Olde Mill Committee. "Olde Mill Committee" means the Olde Mill Architectural Control Committee which shall be constituted and governed as set out in Section 7 hereof.

Section 1.3 Olde Mill Residence. "Olde Mill Residence" means a detached single-family dwelling constructed upon a Lot in Olde Mill.

Section 1.4 Building. "Building" means all structures erected within Olde Mill including Residences, garages, outbuildings or enclosed structures of any kind.

RECORDED
A.M. 1:15 P.M. _____

JUN 16 1993

Glen Stolberg
RECORDER MONROE CO., IN

Section 13 Sewer Expenses, "Sewer Expenses" mean the expenses for the City of Bloomington, Indiana for the purpose of installation and maintenance of sewers.

Section 12 Plat, "Plat" means the Plat of Old Mill, in addition to the City of Bloomington, Indiana as recorded in the Office of the Monroe County Recorder,

Section 11 Owner, "Owner" means the person holding record fee simple title for purposes of security only shall be excluded.

provided further that any person holding record fee simple title for purposes of divided ownership, shall be deemed the Owner for purposes of this Declaration and as tenants in common, joint tenants, tenants by the entireties or any form of joint or association, trust or other legal entity or any combination thereof, which owns the record fee simple title to a lot; provided, that persons or entities owning a single lot

Section 10 Mortgagee, "Mortgagee" means the holder, trustee or garnitor of any first mortgage on any lot or residence and other improvements constituted

Section 9 Lot, "Lot" means one of the numbered lots 1 through 40, as shown on the Plat of Old Mill.

Section 8 Developer, "Developer" means Wimberly/Stoltberg Group - Old Mill, Inc., an Indiana business corporation, and any successor or assignee of its interest in all or part of Old Mill or in this Declaration under an instrument which expressly states that the successor or assignee thereunder shall become the Developer for purposes of this Declaration.

Section 7 Damage Expenses, "Damage Expenses" means the expenses labeled "D" on the Plat which have been created to provide paths and courses for area and local storm drainage, either over land or in adequate underground conduits to serve the needs of Old Mill, the lands adjoining Old Mill, and the public drainage system.

Section 6 Community Association, "Community Association" means the Wilson Farm Community Association, Inc., its successors and assigns, an Indiana not-for-profit corporation which is the incorporated Association of Owners of Residences in Wilson Farm.

Section 5 Builder, "Builder" means the person, firm or entity (including the Developer) constructing the first Residence on each Lot.

Section 1.14 Winslow Farm Declaration. "Winslow Farm Declaration" means the Declaration of Covenants, Conditions and Restrictions of Winslow Farm, dated September 9, 1992, and recorded as Instrument Number 215442 on September 10, 1992 in the Miscellaneous Record Book 216 pages 300-354 in the Office of the Recorder of Monroe County, Indiana, as supplemented and amended pursuant to its terms, the terms and provisions of which constitute binding covenants running with the Real Estate and are in addition to, and not in substitution of this Declaration.

Section 1.15 Utility Easement. "Utility Easement" means the easements labeled "U.E." on the plat which have been created for the installation of electric, telephone, cable television, water, gas or other public utilities.

Section 1.16 Vehicle. "Vehicle" means motor homes, boats, trailers, campers, motorcycles, scooters, trucks, vans, tractors, tractor trailers, buses and automobiles.

Section 2 In General.

Section 2.1 Name. The development shall be known and designated as "Olde Mill at Winslow Farm", an addition to the City of Bloomington, Indiana.

Section 2.2 Residential Development. Olde Mill is a single-family residential development and each Olde Mill Residence constructed shall be used by its owners and occupants exclusively for residential purposes. No commercial building shall be erected, altered, placed or permitted to remain on any portion of Olde Mill. No business activity or business shall be carried on or conducted from any Residence. Leasing of a Olde Mill Residence for residential purposes shall not be considered a business or business activity.

Section 2.3 Governmental Restrictions. All Lots and Olde Mill Residences shall be subject to the zoning ordinances and regulations of the applicable governmental authorities, all of which are hereby incorporated by this reference.

Section 2.4 Effect on Owners. The Owners of any Lot subject to this Declaration, by acceptance of a deed conveying title thereto, or in the execution of a contract for the purchase thereof, whether from Developer or a subsequent Owner of such Lot, shall accept such deed and execute such contract subject to each and every restriction and agreement herein contained. By acceptance of such deed or execution of such contract, the Owner acknowledges the rights and powers of Developer and the Olde Mill Committee with respect to these restrictions, and also, for themselves, their heirs, personal representatives, successors and assigns, such Owners, covenant and agree and consent to and with Developer and to and with the Owners and subsequent Owners of each of the Lots affected by these restrictions to keep, observe, comply with and perform such restrictions and agreements.

Section 3 Physical Characteristics of the Development.

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Section 3.1 Number of Lots in Tract. Ode Mill will contain forty (40) lots. Each lot shall consist of all space within the boundaries thereof as depicted on the Plat.

Section 3.2 Facilities. Permanent and non-exclusive drainage facilities, mainline, telephone lines, pipes, mains, conduits, transformers, or cable television facilities are reserved as shown on the Plat. Within these easements, no structure, or other facility, except a sewer, water, storm water, power and telephone equipment, shall be placed or permitted to remain which may damage the structure or the installation and maintenance of utilities or which may damage the flow of drainage. Plants, trees and other vegetation are allowed in these easements.

Section 3.3 Streets. All streets as shown on the Plat within the boundaries of Ode Mill are hereby dedicated to the public.

Section 3.4 Liquid Fuels Utilities. All utilities, including but not limited to water, gas, electric, sewer and cable television shall be installed underground.

Section 4 Construction Provisions.

Section 4.1 One Residence. Only one Ode Mill Residence shall be constructed on any Lot.

Section 4.2 Minimum Size. The following minimum sizes shall apply to each Ode Mill residence constructed on a Lot:

4.2.1 One-story residences shall have a finished ground floor area of not less than 1,772 square feet above a finished grade.

4.2.2 Two-story residences and one and one-half story residences shall have a finished ground floor area of not less than 1,616 square feet above a finished grade.

For purposes of this Section 4.2, ground floor areas shall be determined from the area of the residence measured from the outside of the building foundation exclusive of open porches, breezeways, garages, carports, chimneys and eaves.

The provisions of this Section 4.2 may be waived by the Olde Mill Committee upon application in writing by any Lot Owner. No waiver will be valid until it is properly signed by a representative of the Olde Mill Committee and placed of record in the Office of the Recorder of Monroe County, Indiana.

Section 4.3 Maximum Height. No Olde Mill Residence, exclusive of chimney, shall exceed forty (40) feet in height measured from the lowest finished grade level at the front of the foundation visible from any street to the highest point of the roof.

Section 4.4 Construction of Sewage Lines. All sanitary sewage lines within the Lots shall be designed and constructed in accordance with the provisions and requirements of the City of Bloomington, Indiana.

Section 4.5 Garages and Driveways. For every Olde Mill Residence located on any Lot within Olde Mill, there will be constructed an enclosed garage for the off-street parking of at least two (2) Vehicles. Every Olde Mill Residence shall have a driveway with a minimum width of ten (10) feet extending from the edge of the street in the front of the Lot to a point at least as far as the closest point of the Olde Mill Residence or garage to the street. All driveways shall be paved with either concrete or hot mixed bituminous asphalt material.

Section 4.6 Setback. No Olde Mill Residence, Building or other permanent structure shall be located on any Lot nearer to the boundaries of the Lot than the minimum setback lines as shown on the Plat or the setback restrictions in effect at the time of construction as established by the City of Bloomington, Indiana, whichever is more restrictive. For the purposes of this covenant, eaves, steps and open porches shall not be considered as part of an Olde Mill Residence; provided, however, that this provision shall not be construed to permit any portion of an Olde Mill Residence on a Lot to encroach upon any other Lot in Olde Mill.

Section 4.7 Prohibited Building Styles. No bi-level residences will be constructed on any Lot within Olde Mill. Modular construction or modular homes will not be permitted upon any Lot in Olde Mill. No used structure will be relocated or placed on any Lot.

Section 4.8 Solar Devices. No artificial or manmade device which is designed or used for collection of or heating by solar energy or other similar purposes shall be placed, allowed, or maintained upon any portion of Olde Mill including any Olde Mill Residence except for solar systems that were incorporated into the original design of the residence and which are flush with the roofline. This Section 4.8 shall not prohibit the use of "passive solar or geothermal" energy.

Section 4.9 Garbage Disposals and Sanitary Sewers. All Olde Mill Residences shall be equipped with a mechanical device for the grinding and disposal

Section 5 Restraints on the Use of the Real Estate. In order to preserve the character of Old Mill and to protect the property values therein, and without intending to

relate to covenants shall be deemed to have fully complied with,

commenced prior to the completion thereof, approval will not be required and the submitted to it, or in any event, if no suit to enjoin the construction has been specified within thirty (30) days after such plans and specifications have been even the Old Mill Committee shall be in writing. In the event the Old Mill Committee fails to approve or disapprove any plans and required in these covenants by the Old Mill Committee shall be in writing. In the respect to topography and finished grade elevation. Approval or disapproval as materials, harmony of external design with existing structures, and as to location with have been approved by the Old Mill Committee as to quality of workmanship and construction plans and specifications and a plan showing the location of the structure or other permanent structure shall be rejected, placed or altered on any lot until the

Section 4.13 Submission of Documents. No Old Mill Residence, Building

swimming pools will be permitted on any lot in Old Mill; (h) no above-ground awnings or patio covers will be permitted in Old Mill; (i) no roofed material be four to twelve (4:12) or greater; (g) no metal, fiberglass or similar type materials will be necessary or on the job painted; (f) all roof pitches of Old Mill Residences will aluminum windows will be permitted; (e) all gutters and downspouts in Old Mill Old Mill; (d) all windows in Old Mill will be factory or on the job painted; no raw ground and no storage above or below ground found in above ground and no storage will be permitted outside tanks will be permitted front of the Old Mill Residences; (c) no outside tank storage tanks will be permitted without the prior written approval of the Old Mill Committee.

Section 4.12 Exterior Construction. The following requirements shall be applicable unless the Old Mill Committee shall approve otherwise: (a) all utility facilities in Old Mill will be underground; (b) whenever possible, utility meters and HVAC units in Old Mill will be located in places nearest or screened from the public right-of-way, backfill goal of the existing geographic areas within Old Mill, quality andesthetic appearance of the existing geographic areas within Old Mill, installed. Mailboxes shall be constructed in accordance with plans supplied by the Old Mill Committee as to size, location, height and composition before it may be any light fixture, backfill goal of similar structure must be approved by the Old Mill Committee, and no direct access to Lots shall be permitted from Wilson Farm Road.

Section 4.11 Mailboxes. In order to preserve the natural

of garbage and food waste in the kitchen(s), which shall discharge to the sewer drain, All sewage disposal shall be connected with the sanitary sewer system of the City of Bloomington, Indiana. No septic tanks, holding tanks or cesspools shall be constructed or permitted to remain upon any lot within Old Mill.

limit the generality of the foregoing provisions, the following protective covenants and restrictions are imposed as a common scheme upon Olde Mill and shall be applicable to each Lot and to each Olde Mill Residence:

Section 5.1 Maintenance of Lots and Improvements. The Owner of any Lot in Olde Mill shall at all times maintain the Lot and his Olde Mill Residence, Building or other structure situated thereon in such a manner as to prevent the Lot, Olde Mill Residence, Building or other structure from becoming unsightly and, specifically, such Owner shall:

5.1.1 Mow the Lot at such times as may reasonably be required in order to prevent the unsightly growth of vegetation and weeds and exercise good husbandry with respect to all landscaping located thereon.

5.1.2 Remove all debris or rubbish.

5.1.3 Prevent the existence of any other condition that reasonably tends to detract from or diminish the aesthetic appearance of Olde Mill.

5.1.4 Cut down and remove dead trees.

5.1.5 Keep the exterior of the Olde Mill Residence, Buildings and other structures in such a state of repair or maintenance as to avoid their becoming unsightly.

5.1.6 Maintain the tree plot and landscaping between the sidewalk and any public street adjacent to the Owner's Lot.

5.1.7 Maintain the landscaping and tree plot, if any, between the Owner's Lot and the curb of any public street adjacent to the Owner's Lot.

Reference is hereby made to the terms and provisions of Winslow Farm Declaration which requires the Community Association to maintain signage within Winslow Farm. Each Owner of any Lot upon which any such signs or landscaping are located grants a perpetual appurtenant easement to the Community Association to repair, replace and maintain any entrance signage located on any Lot in Olde Mill.

Section 5.2 Subdivision of a Lot. There shall be no subdivision of any Lot within Olde Mill nor any sale thereof in parcels except that a portion of a Lot may be sold to an adjoining Lot Owner if no new Lot is created and if the transferor obtains the prior written approval of the Olde Mill Committee. The setback requirements set out in Section 4.6 cannot be waived.

be accompanied by two (2) complete sets of plans and specifications for any and form prescribed from time to time by the Old Mill Committee, and shall the Old Mill Committee. Such written application shall be in the manner Old Mill Committee by the Owner of the Lot requesting authorization from the Old Mill Committee shall be obtained only after written application has been made to the Old Mill Committee. Such approval shall be given by the Old Mill Committee. Such written approval, the prior to the Old Mill Committee shall be removed, or placed on any Lot in Old Mill and no existing trees shall be removed. Building or improvement of any type or kind shall be prepared, constructed or planned in accordance of the existing geographic area, no Old Mill Residence, aesthetic appearance of the natural quality and

Section 7.1 Powers of Old Mill Committee.

Section 7.2 Old Mill Committee.

Old Mill Committee under this section shall be in addition to all other enforcement rights hereunder or in law or in equity. Old Mill Committee shall immediately become a tenant at his Lot. The rights in the Owners and shall be payable by the detailing Owner upon demand by the Old Mill Committee, and shall be proceeded in accordance to date, edition, or correct such failure, including attorney's fees or proceeding undertaken by the Old Mill Committee in connection with any act of propagation. All costs incurred by the Old Mill Committee in this attempted violation of any of the covenants or restrictions contained in this Declaration cannot be adequately remedied by an action at law and that injunction relief is appropriate. The failure or breach of any violation or breach of any covenant or restriction shall be a conclusive presumption that any breach or any violation of the part of the Old Mill Committee by the Old Mill Committee to enforce any covenant or restriction herein contained shall in no event whatsoever on the part of the Old Mill Committee. The failure or breach of any liability corrective such failure and any harm or damage caused thereby, without any liability the Old Mill Committee shall have the right to enjoin upon such Lot or to any person, subsisting harm to any property outside of such detailing Owner's Lot or to any person, proceedings at law or in equity to correct such failure after commencement of such judgments. In the event such failure to take such further action as may be allowed at law or in equity to enjoin such failure, and to take such further actions as may judicial proceedings to remove such failure, and to take the right to commence Old Mill Committee, any Owner of any Lot within Old Mill shall have the right to commence obligations set forth in this Declaration, and in the further event that such failure is not obligeations set forth in this Declaration, and in the further event that such failure is not performed the operation of Old Mill in the event that any Owner fails to fully observe and perform the conditions to effectuate the purpose of Sections 4 and 5 hereof shall be liberally construed to effectuate the purpose of creating a uniform plan for the development by

Section 8.1 Wilson Farm Declaration. Each Owner of a Lot in Old Mill Farm contained in the Wilson Farm Declaration which is incorporated herein by express subject to the additional restrictions applicable to all Owners in Wilson Farm contained in the Wilson Farm Declaration which is incorporated herein by this reference.

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such proposed construction or improvement. Such plans shall include plot plans showing the location of all improvements existing upon the Lot and the location of the improvement proposed to be constructed or placed upon the Lot, each properly and clearly designated. Such plans and specifications shall set forth the color and composition of all exterior materials proposed to be used and any proposed landscaping, together with any other material or information which the Olde Mill Committee may require. All plans and drawings required to be submitted to the Olde Mill Committee shall be drawn to a scale of one inch (1") equals ten feet (10'), or to such other scale as the Olde Mill Committee may require. There shall also be submitted, where applicable, the permits or plat plans which shall be prepared by either a registered land surveyor, engineer or architect. Plat plans submitted for Improvement Location Permit shall bear the stamp or signature of the Olde Mill Committee acknowledging the approval thereof.

7.1.2. Power of Disapproval. The Olde Mill Committee may refuse to grant permission to remove trees, repaint, construct, place or make the requested improvement when:

- (a) the plans, specifications, drawings or other material submitted are themselves inadequate or incomplete, or show the proposed improvement to be in violation of this Declaration or the Winslow Farm Declaration.
- (b) the design or color scheme of a proposed repainting or improvement is not in harmony with the general surroundings of the Lot or with adjacent Olde Mill Residences or structures; or
- (c) the proposed improvement, or any part thereof, or proposed tree removal, would, in the opinion of the Olde Mill Committee, be contrary to the interests, welfare or rights of all or any part of the other Owners.

7.1.3. Developer Improvements. The Olde Mill Committee shall have no powers with respect to any improvements or structures erected or constructed by the Developer (or any Builder if Developer has approved the plans therefor).

Section 7.2 Duties of Olde Mill Committee. The Olde Mill Committee shall approve or disapprove proposed improvements within fifteen (15) days after all required information shall have been submitted to it. One copy of submitted material shall be retained by the Olde Mill Committee for its permanent files. All notifications to applicants shall be in writing, and, in the event that such notification is one of disapproval, it shall specify the reason or reasons for such disapproval.

Residence merely as security for the performance of an obligation shall not be a member until and unless he realizes upon his security, at which time he shall automatically be and become an Owner and a Class A member of the Community Association.

Each Owner of an Old Mill Residence, and will be transferred to the new Owner, ceases to own an Old Mill Residence, but membership shall terminate when such Person ceases to be a member of an Old Mill Community Association, but membership shall terminate when such Person ceases to own an Old Mill Residence, and will be transferred to a Class A member of the Community Area, and will perform such other functions as may be designated to it.

8.1 Membership The Community Association shall provide for the maintenance and repair, replacement, administration and operation of the Community Area, and will provide for the maintenance, replacement, administration and operation of the

Section 8 Community Association

Section 7.6 Approvals Approvals, determinations, permissions or consent required herein shall be deemed given if they are given in writing signed with respect to the Old Mill Committee by two members thereof (except during such time that the Developer controls this Old Mill Committee, in which event the written approval of an authorized officer or agent of Developer shall suffice).

Section 7.5 Membership The Old Mill Committee shall consist of members of at least 66-2/3 percent of all Owners in Old Mill. Membership on the Old Mill Committee may be changed and vacancies shall be filled from time to time upon the written approval of at least 66-2/3 percent of all Owners in Old Mill. Committee shall consist of three (3) Owners selected from time to time through the written approval of the Old Mill Committee, the Old Mill Committee shall consist of three (3) Owners selected on every Lot in Old Mill, the Old Mill Committee shall consist of three (3) Owners selected on every plan, specification or other materials submitted to it, nor for any deficiency nor any agreement thereto.

Residence by virtue of a written document in recordable form. After a completed residence on each Lot in Old Mill, or (2) passage of control by Developer to developer with its permission to assume compliance with this Declaration and applicable regulations.

Section 7.4 Inspection The Old Mill Committee may inspect work being performed by the Developer until the sooner of: (1) completion of an Old Mill residence by the Developer until the sooner of: (1) completion of members

8.2 **Community Association Governance.** The Community Association shall be governed by the Community Board of Directors elected in accordance with the procedures set forth in the Winslow Farm Declaration.

8.3 **Community Maintenance Areas.** The Community Association shall maintain the entrance signage and landscaping; ponds; paths to Winslow Woods; and, right-of-way landscaping as more specifically described in the Winslow Farm Declaration.

8.4 **Regular Assessments and Special Assessments.** Each Owner of a Lot in Olde Mill will pay the Regular Assessments and Special Assessments levied by the Community Association when due. No Owner may exempt himself for liability by waiving his right to use the Community Maintenance Areas or by refusing to participate in the meetings of the Community Association.

Section 9 Rights of Mortgagors. Except to the extent otherwise provided herein, no breach of these Restrictions shall defeat or render invalid the lien of any mortgage now existing or hereafter executed upon any portion of Olde Mill; provided, however, that if all or any portion of Olde Mill is sold under a foreclosure of any mortgage, any purchaser at such sale and his successors and assigns shall hold any and all land so purchased subject to this Declaration. Notwithstanding any other provision of this Declaration, neither the Developer, the Owners nor the Olde Mill Committee shall have any right to make any amendment to this Declaration which materially impairs the rights of any Mortgagor holding, insuring, or guaranteeing any mortgage on all or any portion of Olde Mill at the time of such amendment.

Section 10 General Provisions.

Section 10.1 Duration. This Declaration shall be perpetual, run with and bind all the real estate subjected to this Declaration and shall inure to the benefit of and be enforceable by the Developer, its respective successors, assigns, heirs, executors, administrators, and personal representative, with the following exception:

The covenants and restrictions set forth in Sections 4 and 5 shall have an initial term of twenty (20) years from the date this Declaration is recorded in the Office of the Recorder or Monroe County, Indiana. At the end of this period, such covenants and restrictions shall automatically be extended for successive periods of ten (10) years each unless at least two-thirds (2/3) of all Olde Mill Residence Owners, at the time of the expiration of the initial period or any extension period, shall sign an instrument, or instruments (which may be in counterparts) in which they shall agree to terminate any or all of said covenants and restrictions in any manner as may be provided by law; however, no such agreement shall become binding unless written notice containing the terms of the proposed agreement is sent to every Residence Owner in all phases of Olde Mill at least ninety (90) days in advance of

shall remain in full force and effect. The other provisions hereof, which are hereby declared to be severable and which by the adjudication of any court or tribunal having jurisdiction over the parties to the subject matter hereof, such judgment shall not in any manner affect the action taken in authorizing said agreement, and, in any event, any such agreement shall not become effective and binding until three (3) years after the date of execution of the agreement.

Section 104 Severability. Should any covenant or restriction herein contained, or any article, section, subsection, sentence, clause, phrase or term of this Declaration be declared to be void, invalid, illegal or unenforceable, for any reason, the declaration is hereby declared to be valid, effective, subservient, and subordinate to the declaration of any other covenant or restriction, and the declaration of any other covenant or restriction shall remain in full force and effect.

Section 104 Severability. Should any covenant or restriction herein contained, or any article, section, subsection, sentence, clause, phrase or term of this Declaration be declared to be void, invalid, illegal or unenforceable, for any reason, the declaration is hereby declared to be valid, effective, subservient, and subordinate to the declaration of any other covenant or restriction, and the declaration of any other covenant or restriction shall remain in full force and effect.

Section 103 Notice. Any notice required to be sent to any Owner under the provisions of this Declaration shall be deemed to have been properly sent, and notice thereof given, when mailed, by regular post, with postage prepaid, addressed to the records of the Moline County Auditor's Office. Valid notice may also be given to an Owner by (1) personal delivery to any occupant of his Old Mill Residence or to an Owner by (2) mailing said notice to the last known post office address of the person who appears as Owner in the records of the Moline County Auditor's Office. Valid notice may also be given to an Owner by (3) mailing said notice to any agent of the person who appears as Owner in the records of the Moline County Auditor's Office. Valid notice may also be given to an Owner by (4) years of age; or, (ii) by affixing said notice to or sliding same under the front door of his Old Mill Residence.

Section 102 Notwithstanding the foregoing or anywhere elsewhere contained in this Declaration, Developer shall have the right to make any changes and without the consent or approval of the Owner, Builders or any other person, to amend or supplement this Declaration from time to time if such amendment or supplement is required to: (a) provide utility service to any lot or, (b) to bring this Declaration into compliance with any statutory requirements; or, (c) to correct clerical or typographical errors in this Declaration or any exhibit hereto or any supplement or amendment thereto.

Section 102 Amendment of Declaration. Except as otherwise provided herein amendments to this Declaration must be approved by less than seven-and-one-half percent (75%) of the Owners of an Old Mill Residence. Each amendment to the Declaration shall be executed by the Old Mill Residence Owners casting votes in favor of the amendment and shall be recorded in the office of the Recorder of Moline County, Idaho, and such amendment shall not become effective until so recorded.

Section 102 Amendment of Declaration. Except as otherwise provided herein amendments to the subject matter of the proposed amendment shall be given to each Owner of an Old Mill Residence. Any proposed amendment to this Declaration must be approved by less than seven-and-one-half percent (75%) of the Owners of an Old Mill Residence. Each amendment to the Declaration shall not become effective and binding until three (3) years after the date of execution of the agreement.

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Section 10.5 Rule Against Perpetuities. If any provision of this Declaration shall be interpreted to constitute a violation of the rule against perpetuities, then such provisions shall be deemed to remain in effect until the death of the last survivor of the now living descendants of the persons signing the Declaration on behalf of Developer plus twenty-one (21) years thereafter.

Section 10.6 Gender and Number. Whenever the context of this Declaration so requires, the use of the masculine gender shall be deemed to refer to the feminine or neuter gender and the use of the singular shall be deemed to refer to the plural and vice versa. No pronoun usage shall be deemed to exclude a reference to an institutional, corporate, partnership, or any other type of business entity. The underlined titles are for convenience of reference only and shall not be used as an aid in construing the provisions hereof.

IN WITNESS WHEREOF, Declarant has executed this Declaration on the date and year first above written.

Wininger/Stolberg Group - Olde Mill, Inc.

By: E. C. Stolberg, V.P.

Eric C. Stolberg, Vice President

STATE OF INDIANA)
)
) SS:
COUNTY OF MONROE)

Eric C. Stolberg, the Vice President of Wininger/Stolberg Group - Olde Mill, Inc. personally appeared before me, a Notary Public, in and for said County and State on the 15 day of June, 1993, and acknowledged the execution of the foregoing Declaration of Covenants, Conditions and Restrictions of Olde Mill at Winslow Farm.

My Commission expires:

02/26/96

County of Residence:

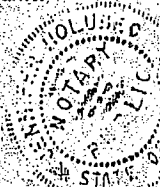
Monroe

Jennifer Holubec

Notary Public

Jennifer Holubec

Name Printed



This Instrument Prepared By: James F. Bohrer, Mallor Clendening Grodner & Bohrer, 511 Woodscrest Drive, Post Office Box 5787, Bloomington, IN 47407-5787 (812) 336-0200.
bm/032393/93017/Declar

Certified this _____ day of January, 1983.

Subject to the above reservation, I hereby certify that the survey work performed on the project shown herein was performed entirely by me or under my direct supervision and control and that all information shown is true and correct to the best of my knowledge and belief.

Evidence of measurements have not been located in the field and are not shown on this survey drawing.

This certification does not relate to consideration of field survey methods and correct data search and/or examination of additional facts that are accurate and reliable.

containing 11,405 acres more or less.
01 degrees 07 minutes 13 seconds EAST 85° 58' feet to the Point of Beginning.
hence NORTH 88 degrees 19 minutes 40 seconds EAST 79° 30' feet; thence SOUTH 184.98 feet; hence NORTH 05 degrees 02 minutes 51 seconds EAST 37° 58' feet;
seconds WEST 69.88 feet; hence NORTH 50 degrees 33 minutes 47 seconds WEST
minutes 27 seconds WEST 66.15 feet; hence NORTH 26 degrees 18 minutes 57
single of 28 degrees 15 minutes 08 seconds 130.67 feet; hence NORTH 34 degrees 14
266.00 feet; hence along said curve in a northerly direction and through a central
24 minutes 09 seconds 311.00 feet to a tangent curve to the left having a radius of
along said curve in a northerly direction and through a central single of 81 degrees
WEST 111.98 feet to a tangent curve to the left having a radius of 230.28 feet; hence
minutes 01 second 201.53 feet; hence NORTH 34 degrees 36 minutes 08 seconds
thence northerly along said curve in a right hand a central single of 26 degrees 21
seconds WEST 7.22 feet to a tangent curve to the right having a radius of 205.00 feet;
WEST 400.12 feet to the Point of Beginning; hence SOUTH 69 degrees 05 minutes 23
minutes 30 seconds EAST 68° 45' feet; hence NORTH 01 degree 07 minutes 13 seconds
degrees 07 minutes 13 seconds WEST 200.00 feet; thence NORTH 88 degrees 25
hence NORTH 89 degrees 25 minutes 30 seconds EAST 680.95 feet; hence NORTH
Comminging at the southwest corner of the southwest quarter of the southwest quarter
County, Indiana, being more particularly described as follows:

A part of the Southeast quarter of Section 8, Township 8 North, Range 1 West, Monroe

575 220 44

EXHIBIT A
OLDE MILL
WINSLOW FARM
OVERALL
1831CM