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THE STATE OF TEXAS COUNTY OF HARRIS )

173-27-2491

That KICKERILLO COMPANY, hereinafter referred to as "Kickerillo" (a Texas Corporation, acting herein by and through its duly authorized officers), being the owner, and UNIVERSITY SAYINGS ASSOCIATION, as the lienholder on a portion of that certain 92,786 acres, more or less, out of the W. C. R. R. Co. Survey, Block 3, Section 10, Abstract No. 1359, in Harris County, Texas, which has been heretolore platted and subdivided into that certain subdivision known as Nattingham Country, Section II, according to the plat of said subdivision recorded under Harris County Clerk's File No. D856188 on April 23, 1973, and desiring to create and corry out a uniform plan for the improvement, development and sale of all of the residential lots in said Nottingham Country, Section II, for the benefit of the present and future owners of said lots, do hereby adopt and establish the following reservations, restrictions, agreements, covenants and extenents to apply uniformly to the use, occupancy and conveyonce of all residential lots in Nottingham Country, Section II, (described below) and each contract or deed which may be hereafter execute " with regard to any lets in said Nottingham Country, Section II, shall conclusively be held to have been executed, delivered and societed subject to the following reservations, restrictions, covenants and easements, regardless of whether or not the sold reservations, restrictions, covenants and easements are set out in full or by reference in said contract or deed, such residential lots in Nottingham Country, Section II, being as follows:

> Block 6: Lots 1 through 69 Block 7: Lots I through 14 Block B: Lots 1 through 3! Block 9: Lots 1 through 86

Reserve "A" being 8.684 ocres, Reserve "B" being 7.976 ceres, Reserve "C" being 2.842 acres and Reserve "D" being 7.833 acres, shown on the recorded plat are

ANY PROVISIONS HEREIN WHICH RESTRE TOTHE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY MALAUSE OF COLOR, OR RACE, IS INVALID AND UNENFORCEASE. CONTER THE FEDERAL LAW.

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ATTEST: MAR Z 1 1995

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

not subject to any of the restrictions, reservations or covenants set out herein except sald Reserve "A", "B", "C" and "D" are subject only to the building lines as shown on the recorded plat.

## LAND USE AND BUILDING TYPE

No building shall be erected, altered or pensitted to remain on any lot other than one detached single family residential dwelling. No building shall be erected, altered, placed or permitted to remain on any lot other than one single family dwelling not to exceed two stories in height and a private garage for not more than three cors and bona fide servants' quarters which structures shall not exceed the main dwelling in height or number of stories and which structure may be occupied only by a member of the family occupying the main residence on the building site or by domestic servants employed on the premises.

#### 2. ARCHITECTURAL CONTROL

Richard N. Pevey

No building or improvements of any character shall be arested or placed, or the erection begun, or changes made in the design thereof after original construction, on any lot until the construction plans and specifications and a plat plan showing the location of the structure or improvements has been submitted to and approved by the Architectural Control Committee, consisting of W. Philip Conway

their successors or assigns, as to compliance with these restrictions, as to quality of material, hormony of external design with existing and proposed sinuctures and as to location with respect to topography and linish grade elevation. In the event of death or resignation of any member of the Committee, the remaining members shall have full authority to designate a successor. No member of the Committee nor its representative shall be entitled to any compensation for services performed pursuant to this covenant. in the uvant the Committee fails to approve or disapprove the plans and specifications submitted within thirty (30) days after the receipt of the required documents, approval shall not be required and the related covenants set out herein shall be deemed to have been fully satisfied. The Architectural Control Committee, at its sale discretion, is hereby permitted

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ANY PROVISIONS HERBIN WHICH RESTRICT THE SALE, SENTAL, OR USE OF THE DESCRIBED REAL PROPERTY MELAUSE OF CHLOR, OR RACE, IS INVALID AND UNENFORCEMILE CHORR THE FEDERAL LAW.

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BEVERLY B. KAUFMAN, County Clerk Harris County, Texas

173-27-249

to approve deviations in building area and location in Instances where, in its judgment, such deviation will result in a more commonly beneficial use. Such approval must be granted in writing and, when given, will become a part of these restrictions. The Architectural Control Committee hereby agrees to assign its rights to approve or disapprove plane and specifications, focultion of structures, construction contracts and all other documents or approvals required to be submitted to it to the Northaghorn Country Community Improvement Association when One Hundred (100%) purcent of all the lots in Northaghorn Country. Section II, and all subsequent sections of Northaghorn Country. Subdivision are occupied by residents.

# 3. MINIMUM SQUARE FOOTAGE WITHIN IMPROVEMENTS

The Hvoble orea of each main residential structure, exclusive of open or screened parches, stoops, open terraces, garages or detached servants quarters, shall not be
less than eighteen hundred (1800) square fast, for a one story house, nor less than twentytwo hundred (2200) square feet for a house of more than one story.

## 4. LOCATION OF THE IMPROVEMENTS UPON THE LOT

No building shall be located on any lat nearer to the front lot line or nearer to the side street for tine than the minimum building serback lines shown on the recorded plat. In any event, no building shall be located on any residential building plot neares than twenty (20) feet to the front lot line, nor nearer than ten (10) feet to any side street line, unless otherwise noted on the reacrded plat, nor nearer than five (5) feet to the rear lot line, nor nearer than three (3) feet to any side lot line, except that 2 three (3) foot side yard shall be required for garage or other permitted accessory building located fifty (50) feet or more from the minimum building serback line. All residential structures shall front on the street on which it has the smallest frontage. No fence, wall, hedge, pergola or other detached structure shall be erected, grown or maintained on any part of any lot forward of the front or side building line of any corner lot on side facing street, and no chain link fences shall be erected on any properties whatsoever located in Nottingham Country, Section 11. Any wall, fence or hedge erected as a protective screening on a lot by Kickerillo shall pass ownership with title to the property, and it shall be owner's responsibility to maintain such protective screening thereafter.

ANY PROVISIONS HEREIN WHICH RESTRUCT THE SALE, RENTAL OR USE OF THE DESCRIBED BEAL PROPERTY SECALSHE OF COLOR, OR RACE, IS INVALID AND UNEMFORCECIBLE UPOPE THE FEDERAL LAW.

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ATTEST: MAR Z 1 1995

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

DOLORES T. LOPEZ

Deputy

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carded plat of said subdivision unless approved by the Architectural Control Committee.

UTILITY EASEMENTS

Ecrements for installation and maintenance of utilities are reserved as shown and provided for on the recorded plat and no structure shall be erected upon any of sold easements. Neither Kickeellia or any utility company using the easements shall be liable for any damage done by either of them or their assigns, their agents, employees or servants to shrubbery, trees, flowers or improvements of the owner located on the land covered by said easements.

#### 7. PROHIBITION OF OFFENSIVE ACTIVITIES

No activity, whether for profit or not, shall be corried on an any lot which is not related to single family residential purposes except as herein referred to. No nacious or affentive activity shall be permitted upon any lot, nor shall snything be done on any let which may be or became an annoyonce or nultance to the neighborhood. Kickerillo, or its malgree, may maintain as long as it owns property in Nottingham Country, Section II, In or upon such partions of the property as Kickerillo determines, such facilities as in its sole discretion may be necessary or convenient, including, but not limited to offices, storage areas and signs.

## USE OF TEMPORARY STRUCTURES

Except as provided in paragraph 7, no structure of a temporary character, trailer, bosement, tent, shock, barn, garage or other out-building (except for living quarters contained herein for bone fide servants), shall be used on any lot at any time as a residence either temporarily or permanently.

9. SIGNS

No signs of any kind shall be displayed to the public view on any lot except one sign of not more than five square feet advertising the property for sale or rent, or

ANY PROVISIONS HEREIN WHICH RESTRICT THE BALF, RESTRICT OR USE OF THE DESCRIBED REAL PROPERTY BY ALIGE OF COLOR, OR RACE, IS INVALID AND UNENFOR. MARKET UNDER THE PEDERAL LAW.

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Harris County, Texas

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signs used by a builder to advertise the property during the construction or soles periods. Kickerilla, or its assignees, will have the right to remove any such sign exceeding the five square feet which is placed on sold lat and in so doing shall not be subject to any liability of tresposs or other sort in connection therewith or axising with such removal.

### 10. STORAGE OF AUTOMOBILES, BOATS, TRAILERS AND OTHER VEHICLES

No boat trailers, boats, travel trailers, inoperative automobiler, compart or vehicles of any kind are to be semi-permonently or permanently stored in the public street right-of-way or on driveways. Permanent and semi-permanent storage of such items and vehicles must be acreened from public view, either within the garage or behind the fence which encloses the rear of the lot.

### 11. OIL AND MINING OPERATIONS

No old drilling, oil development operations, oil refining, quarrying or mining operations of any kind thatil be permitted upon or in any lot, nor shall any wells, tanks, tunnels, mineral excavations or shalls be permitted upon or in any lot. No dertick or other structures designed for use in boring for oil or natural gas should be erected, maintained or permitted upon any lot.

#### 12. ANIMAL HUSBANDRY

No animals, livestock or poultry of any kind shall be raised, bred or kept on any lot except that no more than two (2) dags, hause cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purposes.

## 13. GARBAGE AND REFUSE DISPOSAL

No lot shall be used as maintained as a dumping ground for rubbish. Trash, garbage and other waste shall not be kept except in sanitary containers. All inclinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

# 14. VISUAL OBSTRUCTIONS AT THE INTERSECTION OF PUBLIC STREETS

No object or thing which obstructs site lines at elevations between two (2) feet and six (6) feet above the roodways within the triangular area formed by the intersecting street property lines and a line connecting them at points twenty-five (25) feet from

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY SECAUSE OF COLOR, OR RACE, IS INVALID AND UNEMPORCHABLE UNDER THE FEDERAL LAW.

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the intersection of the street property lines or extensions thereof shall be placed, plante ed or permitted to remain on any corner lots.

## 5. LOT MAINTENANCE

The owners or accupants of all lots shall at all times keep all weeds and grass thereon out in a sonitary, healthful and attractive manner and shall in no event use any lot for storage of materials and equipment except for normal residential requirements or incident to construction of improvements thereon as herein permitted or permit the accumulation of garbage, trash or rubbish of any kind thereon and shall not burn anything (except as permitted by law). The drying of clothes in full public view is prohibited and the awners or occupants of any lats at the intersection of streets or other facilities where the rear yard or portion of the lot is visible to full public view shall construct and maintain a daying yard or other suitable enclosure to screen the following from public view; the drying of clothes, yard equipment, wood piles or storage piles which are incident to the normal residential requirements of a typical family. In the event of default on the port of the owner or the occupant of any lot in observing the above requirements or any of them such default continuing after ten (10) days! written notice thereof, Kickerilla or its assignee shall without liability to the owner or accupant In traspass or otherwise enter upon said lot or course to be out such weeds and grass and remove or cause to be removed such gorboge, trash and rubbish or do any other thing necessary to secure compliance with these restrictions so as to place sold lot in a neat, attractive, healthful and smittery condition and may charge the owner or occupant of such lot for the cost of such work. The owner or occupant, as the case may be, agrees by the purchase or occupation of the property to pay such statement immediately upon receipt thereof,

## ROOFING MATERIAL

The roof of any building shall be constructed or covered with wood shingles.

Any other type roofing material shall be permitted only at the sale discretion of the Architectural Control Committee upon written request.

# 18. MAXIMUM HEIGHT OF ANTENNAE

No radia or relevision aerial wires or antennae shall be maintained on any

ANY PROVISIONS HEREIN WHICH RESTRICT THE DATE, KENTAL OR USE OF THE DESCRIBED REAL PROPERTY BETTAINSE OF COLOR, OR RACE, IS INVALID AND UNENFORCEDERGE PROPERTY HE FEDERAL LAW.

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REVERLY B. KAUFMAN, County Clerk

Hairis County, Texas

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portion of any residential for unless hidden from outside view, and no radio or television aerial wires ar antennae shall be placed or maintained on the outside of any building nor shall any free standing antennae of any style be permitted. All radio or television derial wires or antennae must be built within the main structure and not visible from outside of such structure.

## 19. UNDERGROUND ELECTRIC SERVICE FASEMENTS

An underground electric distribution system will be installed in that part of Nottingham Country, Section II, designated Underground Residential Subdivision, which underground service area shall c-brice all lots in Nottingham Country, Section it. The owner of each lot in the Underground Residential Subdivision shall, at his own cost, furnish, install, own and maintain (all in accordance with the requirements of local governing authorities and the National Electrical Cade) the underground service cable and appartenences from the point of the electric company's metering on customer's structure to the point of ottochment at such company's installed transformers or energized secondary junction boxes, such point of attachment to be made available by the electric company at a point designated by such company at the property line of each lot. The electric company furnishing service shall make the necessary connections at said point of attachment and at the meter. In addition, the awner of each lot shall, at his own cost, furnish, install, own and maintain a mater loop (in accordance with the then current standards and specifications of the electric company furnishing service) for the ligation and installation of the meter of such electric company for the residence comstructed on such owner's lot. For so long as underground service is maintained in the Underground Residential Subdivision, the electric service to each lot therein shall be underground, uniform in character and exclusively of the type known as single phase, 120/240 volt, three wire, 60 cycle, alternating current.

The electric company has installed the underground electric distribution system in the Underground Residential Subdivision at no past to Developer (except for certain conduits, where applicable) upon Developer's representation that the Underground Residential Subdivision is being developed for single family dwellings and/or town-houses of the usual and automaty type, constructed upon the premises, designed to be

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ANT PROVISIONS HEREIN WHICH RESTRICT THE YATE RENTAL. OR USE OF THE DESCRIBED REAL PROPERTY FECAUSE OF COLOR, OR RACE, IS INVALID AND UNEMBER WARLS, UNIDER THE FEDERAL LAW.

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Harris County, Texas

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permanently located upon the lat where originally constructed and built for sale to bord fide purchasers (such category of dwellings and/or townhouses expressly excludes, without limitation, mobil homes and duplexes.) Therefore, should the plans of lat owners in the Underground Residential Subdivision be changed so that dwellings of a different type will be permitted in such Subdivision, the company shall not be abligated to provide electric service to a for where a dwelling of a different type is located unless (a). Developer has paid to the company an amount representing the excess in cost, for the entire Underground Residential Subdivision, of the underground distribution system over the cost of equivalent overhead facilities to serve such Subdivision, or (b) the owner of such lat, or the applicant for service, shall pay to the company the sum of (1) \$1.00 per front lat foot, it having been agreed that such amount reasonably represents the excess in cost of the underground distribution system to serve such lat over the cost of equivalent overhead facilities to serve such lat, plus (11) the cost of reasoning and adding any electric facilities to serve such lat, which rearrangement and/or addition is determined by the company to be necessary.

# 20. MAINTENANCE FUND

Each lot shall be subject to an annual maintenance charge in an amount not to exceed One Hundred Fifty and Na/100 (\$150,00) Dollars per lat for the purpose of creating a fund to be known as Nottingham Country Community improvement Association, Inc., and which maintenance fund charge shall be paid by the owner of each lot in conjunction with like charges to be paid by all other lot owners. Such maintenance charge shall be payable unitually to Nettingham Country Community improvement Association, Inc., a Texas non-profit corporation, in advance on January 1 of each year, commencing with the date of conveyance of such lot by Kickerillo Company, its successors and assigns, and to secure the payment of such maintenance charge a vendor's lien is herein and hereby retained against the above described property in favor of Nottingham Country Community improvement Association, inc., its successors and assigns, to secure the full and final payment of such maintenance charge. All past due maintenance charge shall bear interest from its due date at 7% per annum until paid. Appropriate recitations with respect to such maintenance fund and the reservation of the vendor's lien shall be included

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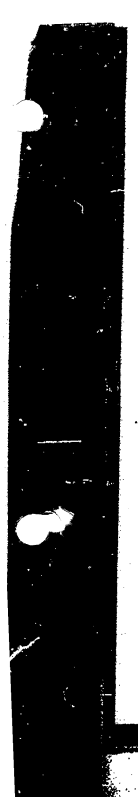
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ATTEST: MAR 2 1 1995
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

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in each contract of sale and/or deed executed and delivered by Kickerillo with respect to each lot. The maintenance fund shall be applied, insofer as it may be sufficient (with priority given to maintenance of cul-de-sac islands, explanades and all other esthatic features located within County rights-of-way), soward the payment for malintenance or installation of streets, alleyways, paths, parks, parkways, cul-de-sacs, esplanades, vacant lots, lighting, fogging, employing pollarmen and workmen, and any other things necessary or desirable in the opinion of Nottingham Country Community Improvement Association, Inc., to maintain or Improve the property, or which it considers to be of general benefit to the owners or occupants of the property covered by these restrictions, it being understood that the Judgment of Nottingham Country Community improvement Association, inc., in the expenditure of said fund shall be final as long as said judgment is exercised in good faith. Such maintenance charge may be adjusted by Nettinghom Country Community improvement Association, Inc., from year to year as the needs of the property may, in its judgment, require, but in no event shall such maintenance fund exceed One Hundred Fifty and No/100 (\$150,00) Dollars per lot per year. The maintenance charge shall remain effective until May 31, 1997, and shall automatically be extended thereafter for successive periods of ten (10) years provided, however, that the awners of the majority of the lats may revoke such maintenance charge on wither May 31, 1997, or at the end of any successive ten (10) year period thereafter by executing and acknowledging an appropriate agreement or agreements in writing for such purpose and filling the same for record in the Office of the County Clerk of Harris County, Texas, at any time prior to May 31, 1997, or at any time prior to time expiration of any successive ten (10) year period thereafter.

#### 21. RIGHTS OF MORTGAGEES

Any violation of any of the easements, agreements, restrictions, reservations of coverants contained herein shall not have the effect of impairing or affecting the rights of any martgages, guarantor or trustee under any martgage or deed of trust outstanding against the lot, at the time that the easements, agreements, restrictions, reservations or covenants are violated.

ANY PROVISIONS HEREIN WHICH SESTRICT THE SALE RENTAL ON USE OF THE DESCRIBED REAL PROPERTY BY AGAINST COURSE OF TAKE DESCRIBED AND UNERFORCED FOR DESCRIBED AND UNERFORCED FOR THE THE FEDERAL LAW

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MAR 6 1 1995

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

DOLORES T. LOPEZ

ANY PROVISIONS HEREIN WHICH RESTRICT THE NATURENTAL OR USE OF THE DESCRIBED REAL PROPERTY SECAUSE OF COLON, OR NACE, IS INVALID AND UNEMPORTEABLE UNDER THE PEDERAL LAW.

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ATTEST: MAR 2 1 1995

BEVERLY B. KAUFMAN, County Clerk
Harris County, Toxas

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3-27-2500

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	IN WITNESS WHEREOF, we have hereunto set our hands, this the 18,24	
	day of Johnson, 1974.	
· · ·	ATTEST: KICKERILLO COMPANY JA	
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	UNIVERSITY SAVINGS ASSOCIATION	
	Secretary By: Fiches Mes	
	The content of Managements of the Content of the Co	
-	THE STATE OF TEXAS	
	COUNTY OF HARRIS )	
	BEFORE ME, the undersigned authority, on this day personally appeared HENRY C. KING, JR., President, and NAOMI JONES, Secretary, of KICKERILLO COMPANY,	
	Month to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration	F
, ,	therein expressed, in the capacity therein stated, and as the ear and deed of said corp- wallen.	
	GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 19 Th	
	Swith B. Robe	
	Notary Public In find for Harris County, Yange.	
	THE STATE OF TEXAS )	
	COUNTY OF HARRIS )	
4, 7	BEFORE ME, the undersigned outhority, on this day personally appeared,  Tichnesis Collier, President, and Manyjour halman fith.	E
	Secretary, of UNIVERSITY SAYINGS ASSOCIATION, known to me to be the per- tons whose names are subscribed to the foregoing instrument, and advanced to	
	me that they executed the some for the purposes and consideration therain expressed, in the capacity therain stated, and on the act and deed of sold corporation.	
	GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 18 th	
	Her adien de les les	
:	Notary Public Typeral for Horris Committee Com	
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ATTEST: MAR 2 1 1995

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

DOLORES T. LOPEZ Deputy

173-27-2502

RETURN TO: LAW OFFICES OF T. D. SMITH 206 INTERNATIONAL BANK BLDG. HOUSTON, TEXAS 77002

ANY PROVISIONS HEREIN WHICH RESTRICT THE MODERNIAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE UP COLOR, OR RACE, IS INVALID AND UNENTORCHAPLE UNDER THE FEDERAL LAW.

Deputy

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ATTEST: 9 1 1995
BEVERLY A KAUFMAN, County Clerk
Harris County, Texas

DOLORES T. LOPEZ

### RECORDER'S MEMORANDUMI

This image is of a Blue Back to which the foregoing justicement was ettached.

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OF USE OF THE DESCRIBED REAL PROPERTY OF AUDE OF COURS, OR RACE, IS INVALID AND UPLENGURCHASTE UNDER THE FEDERAL LAW

A CERTIFIED COPY MAR 2 1 1995

ATTEST:

BEVERLY B. KAUFMAN, County Clerk Harris County, Texas

, Deputy

DOLORES T. LOPEZ