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122-45-2475

FENCE EASEMENT AGREEMENT

THE STATE OF TEXAS

03/18/93 00844052 P139078 \$ 7.00

COUNTY OF HARRIS

KNOW ALL MEN BY THESE PRESENTS:

That Billy G. McGlaun and wife, Sharon M. McGlaun (hereinafter referred to as "Grantor," whether one or more), for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration to Grantor in hand paid by Williamsburg Settlement Maintenance Association, a Texas non-profit corporation (herein called "Grantee"), whose mailing address is c/o Planned Community Management, Inc., P. O. Box 219223, Houston, Texas 77218, the receipt and sufficiency of which are hereby acknowledged and confessed and subject to the matters set forth below, has GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL and CONVEY, unto said Grantee a non-exclusive right-of-way (the "Easement") for the purpose of constructing, maintaining, operating, repairing, removing and re-constructing a perimeter fence, subject to the terms and provisions hereinafter set forth, under, across, and through the following-described tract of land (the "Easement Tract") to wit:

> The most easterly 5' strip of Lot Sixteen (16), Block Two (2), of Williamsburg Settlement, Section One (1), a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 241, Page 95, of the Map Records of Harris County, Texas

Prior to the construction of the fence, Grantee shall have the right to go over and across the lands of Grantor that are adjacent to the Easement Tract for purpose of performing surveys and other such necessary pre-construction work. After the construction of the fence, Grantee, from time to time shall have a right of ingress and egress over, along and across the Easement Tract for purposes of maintaining, operating, repairing, removing, re-constructing, and/or inspecting (within the Easement Tract) the fence. Except as otherwise specifically set forth in this paragraph, Grantee shall have no right to go or travel upon, over or across any lands of Grantor except for the Easement Tract. Nothing contained herein shall grant or be construed as granting to Grantee the right (i) to use the Easement Tract for any purpose other than for the purposes herein specified or (ii) to change the dimensions or location of the Easement Tract.

It is expressly provided that Grantor reserves unto itself, its substitutes and assigns, all other rights in and to the Easement Tract which do not unreasonably interfere with or prevent the use of the Easement herein granted and conveyed to Grantee; provided, however, Grantor shall not damage, remove or alter the fence or any part thereof without first obtaining written approval from Grantee with respect to any such action, such approval to be at Grantee's sole discretion.

The Easement hereby granted is non-exclusive, and Grantor, its heirs, administrators, executors, successors, substitutes, and assigns, shall have the right from time to time to grant further easements over, across, through and under the Easement Tract for any lawful purpose, provided that the holder of such easement does not unduly or unreasonably interfere with the Easement rights herein granted.

TO HAVE AND TO HOLD the above-described Easement, together with all and singular the rights and appurtenances thereto in anywise belonging, including all necessary rights of ingress, egress, and regress, unto the said Grantee, its successors and assigns, forever; and Grantor does hereby bind Grantor and Grantor's heirs, executors, administrators, successors and assigns to WARRANT AND FOREVER DEFEND, all and singular, the said Easement unto the said Grantee, and its respective successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, subject to all of the terms, conditions, provisions and limitations hereinabove set forth and provided.

Grantee, acting herein by and through the President of its Board of Directors, duly and lawfully called and convened, joins in the execution hereof for purposes of evidencing its

122-45-24/6

acceptance of this Easement and its agreement on behalf of itself, its successors and assigns, with all of the terms, conditions, and covenants herein set out.

Executed this 15 day of September, 1992. **GRANTOR:**

McGlaun anon Sharon

Accepted this set day of september, 1992.

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Williamsburg Settlement Maintenance Association

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THE STATE OF TEXAS

COUNTY OF HARRIS

The foregoing instrument was acknowledged before me on this 15 day of Apptember 1992, by Billy G. McGlaun.

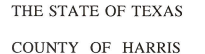
THE STATE OF TEXAS COUNTY OF HARRIS

DEC. 14, 1993 Öcenesen sunsen andere ander The foregoing instrument was acknowledged before me on this 15 day of Mytember 1992, by Sharon M. McGlaun.

MABY S. HARGROVE

ARY PUBLIC, STATE OF TEXAS MY COMMISSION EXPIRES

ropone Notary Public, State of TEXAS





The foregoing instrument was acknowledged before me on this 15 day of 1992, by Steven R. Brammer, President of Williamsburg Settlement Maintenance Association, a Texas non-profit corporation, on behalf of said corporation.

AFTER RECORDING, RETURN TO:

Robert T. Alexander P.O. Box 4547 Houston, Texas 77210-4547

Notary/Public, State of XAS SUZANNE LARSON NOTARY PUBLIC State of Texas

Comm. Exp. 08-22-94

122-45:2477

nor reaction reading when addinicts the sale, notifiel, on use of the assembler real investmin secure & court of the & annual has unerrenezate under Fiberal Late. THE STATE OF TEXAS COUNTY OF MARRIES J I haraby carify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED, in the Official Public Records of Real Property of Horris County, Texas on

MAR 18 1993

COUNTY CLERK, HARRIS COUNTY, TEXAS

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