DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

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DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

THIS DECLARATION is made this get day of the part of t

WITNESSETH THAT:

WHEREAS, the Declarant is the owner in fee simple of the tracts of land referred to herein and has constructed or intends to construct residential buildings and other improvements thereon;

WHEREAS, by this Declaration, the Declarant intends to submit the tract of land described more fully in Section 3 hereof, and the buildings and improvements erected and to be erected thereon, and the easements, covenants, rights and appurtenances thereunto belonging, to the provisions of the Unit Property Act of Pennsylvania, Act of July 3, 1963, P.L. 196 (68 P.S. §700.101 et seq.) for the specific purpose of creating and establishing Westwood Village Condominium;

NOW, THEREFORE, the Declarant, pursuant to the Act, does hereby declare and state on behalf of itself, its successors, and assigns, and on behalf of all persons having or seeking to acquire any interest of any nature whatsoever in Westwood Village Condominium, as follows:

§1. Definitions and Terms. The following terms when used in the Declaration and in the other instruments consisting of the Condominium Documents are intended to be consonant with the meanings ascribed to them by the Act and are defined herein as follows:

"Act" means the Unit Property Act of Pennsylvania, Act of July 3, 1963, P.L. 196 (68 P.S. §700.101 et seq.).

"Assessment" means the sums assessed against a Unit by resolutions duly adopted by the Council for the share of Common Expenses chargeable to a Unit.

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"Building" means any one of the buildings designed for residential use and containing Units which does or will comprise part of the Property more particularly shown at the time of reference on the Declaration Plan, and any amendments thereto, is described in §5 hereof, is or will be erected upon the Land submitted to the provisions of the Act pursuant to the provisions of §2 and §7 hereof and which is used, or intended to be used, for the purposes set forth in §18 of this Declaration.

"Code of Regulations" means such governing regulations as are adopted pursuant to the Act for the administration, regulation and management of the Property, including such amendments thereof as may be adopted and Recorded from time to time.

"Common Elements" means and includes:

- (a) The Land and all those portions of the Buildings and Property which are not included in and do not comprise part of the Units.
- The foundations; structural parts; supports, main, load bearing and exterior walls; non-load bearing walls and partitions not located within a Unit; party walls; columns; beams; roofs; floor slabs; pipe chases and electrical lines serving more than one Unit, and interior walls and partitions, if any, enclosing said pipe chases and electrical lines serving more than one Unit, and the space occupied by the foregoing; frames, tracks and sills of windows of Units, except for the Unit-side surface thereof; doors and frames of doors leading from Units to the exterior of the Building except for the Unit-side surface thereof; and the chimney stacks, balconies, terraces and patios adjacent to certain Units subject, however, to an easement for the exclusive use by the . Unit Owner having direct access to the chimney stacks, balcony, terrace or patio adjacent to his Unit; and the storage area adjacent to certain Units or assigned to certain units by the Council subject, however, to an easement for the exclusive use of the Unit Owner whose Unit is adjacent to such storage area or to whom such storage area has been so assigned.
- (c) The yards, landscaped and planting areas, walk-ways, sidewalks, fences, roadways, driveways, parking areas, street lights and other lighting facilities.
- (d) Portions of the Land and the Buildings and other improvements thereon and all personal property used for the management, operation, maintenance of the Property; all other personal property existing or intended for common use.
- (e) Installations of all central services and utilities and water, gas, sewer, electric, telephone and other utility lines, meters, pipes, conduits, fixtures and associated equipment and facilities, which serve the Common Elements or serve more than

- (f) All other apparatus and installations existing or intended for common use.
- (g) All other parts or elements of the Buildings and other improvements necessary for their existence, management, operation, maintenance, upkeep and safety, or normally in common use.

"Common Expenses" means and includes:

- (a) Expenses of administration, maintenance, care, repair, upkeep and replacement of the Common Elements;
- (b) Expenses agreed upon as common by all Unit Owners; and
- (c) Expenses declared common by provisions of the Act, or by the Condominium Documents.

"Common Interest" means the proportionate undivided interest in the fee simple absolute in the Common Elements appertaining to each Unit as expressed in §9 hereof and set forth in Exhibit "A" attached hereto and made a part hereof.

"Common Receipts" means: (i) Assessments and other funds collected from Unit Owners as Common Expenses or otherwise; (ii) rent and other charges derived from leasing or licensing the use of the Common Elements; and (iii) receipts designated as common by or pursuant to the Condominium Documents or the Act.

"Common Profits" means the excess, if any, of all Common Receipts over all Common Expenses during any fiscal year of the Condominium.

"Condominium" means Westwood Village Condominium.

"Condominium Documents" or "Documents" means and includes this Declaration, the Code of Regulations, the Declaration Plan, and any other rules and regulations governing the use and operation of the Property adopted by the Council from time to time, as the same may be amended or supplemented (and, if required, Recorded) from time to time.

"Council" means a board of natural individuals of the number stated in the Code of Regulations who are residents of the Commonwealth of Pennsylvania, who need not be Unit Owners and who shall manage the operation and affairs of the Condominium and the Property on behalf of the Unit Owners in compliance with and subject to the provisions of the Act.

"Recorded" means that an instrument has been duly entered of record in the Office for the Recording of Deeds in and for Cumberland County, Pennsylvania.

"Revocation" means an instrument signed by all Unit Owners and by all holders of all mortgages, judgments or other liens against the Units, by which the Property is removed from the provisions of the Act.

"Tract 1", "Tract 2" and "Tract 3" means the three parcels of land referred to in §7 hereof, each of which is more particularly described in Exhibit "C" attached hereto and made a part hereof.

"Unit" means the part of the Property located within a Building designed or intended for independent residential use, which has a direct exit to a Common Element or Common Elements leading to a public street or way, and is described in §6 hereof and includes the Common Interest in the Common Elements which is assigned thereto pursuant to the provisions of Paragraph B of §9 of this Declaration.

"Unit Deed" means a deed of conveyance of a Unit in recordable form fulfilling the requirements of Section 403 of the Act.

"Unit Designation" means the number or combination of letter and number designating a Unit as shown on the Declaration Plan and assigned to the Unit.

"Unit Owner" means any Person or Parsons owning any Unit in fee simple.

- \$2. Submission of Property to Act. This Declaration is filed pursuant to the Act and Declarant hereby submits the Land described in \$3 hereof and the Buildings and all improvements erected and to be erected thereon and all easements, covenants, rights, liberties, privileges, hereditaments and appurtenances belonging or appertaining thereto, to the provisions of the Act.
- §3. Description of Land. The lot or piece of ground which is submitted to the provisions of the Act pursuant to §2 hereof is located in East Pennsboro Township, Cumberland County, Pennsylvania and is more particularly described in Exhibit "B" attached hereto and made a part hereof.
- 54. Name. The name by which the Property shall hereafter be identified and known is "WESTWOOD VILLAGE CONDOMINIUM".

\$5. Description of Certain Improvements to be Erected.
Among the improvements to be made to the Land are the structures described as follows:

The Declarant intends and will construct two multiunit modern Buildings containing a total of 21 units upon the Land described in §3 hereof.

The two multi-unit Buildings will contain eleven different modular forms shown in the Declaration Plan, each containing the following numbers and types of Units:

Building Number	4	lodular Type	Number of Units of Each Modular Type Contained Therein
	•	F2 F3 F4	One Two Two
2		G1 G1T G2 G2T	Two One Six Three
		TH3D T2A T2B T3	One One One One

The location of each Building upon the Land described in §3 hereof is more particularly shown in the Declaration Plan. The Declarant declares that the Buildings if not completed at the time of the recording of this Declaration shall be deemed in all respects, when completed, to be subject to the provisions of this Declaration.

§6. Description of Units; Boundaries.

A. Subdivision into Units. Declarant, in order to implement the plan of ownership for the Property permitted by the Act, covenants, agrees and declares that Declarant hereby subdivides the Buildings described in §5 hereof into 21 separate parcels of real property, being the 21 Units referred to in this §6 and as shown on the Declaration Plan. Every Unit referred to above, together with its undivided Common Interest in the Common Elements, shall for all purposes be and it is hereby declared to be and constitute a separate parcel of real property and the ownership of each Unit,

together with said Common Interest, is for all purposes the ownership of real property. Subject only to the provisions of this Declaration, the Code of Regulations, and all covenants, restrictions, easements, rules, regulations, resolutions and decisions affecting the same and relating thereto as may be contained in the Documents or as may from time to time be passed in accordance with the Declaration and the Code of Regulations, each Unit may be held and owned by one or more Persons in any form of ownership, real estate tenancy or relationship recognized under the laws of the Commonwealth of Pennsylvania; each Unit Owner of a Unit shall be entitled to the exclusive ownership and possession of his Unit; and each Unit, together with its undivided Common Interest in the Common Elements, may be sold, conveyed, mortgaged, leased or otherwise dealt with by the Unit Owner thereof in the same manner as is otherwise permitted by the laws of the Commonwealth of Pennsylvania for any other parcel of real property.

Building 1 contains the following Units located in Block 1: L1, L2, L3, L4, and L5; and Building 2 contains the following Units in Block 1: L6, L7, L8, L9A, L9B, L9C, L9D, L9E, L9F, L9G, L9H, L9J, L9K, L9L, L9M, and L10.

The Unit Designation of each Unit and the modular type of each Unit, the location of each Unit and their dimensions and the Common Elements to which each Unit has direct exit and other data concerning each Unit's proper identification are shown in the Declaration Plan. The letters, or combination of letter and number, which follow the Unit Designation as shown on the Declaration Plan have the following meanings: "Gl" and GlT" - One bedroom garden Unit; "G2" and "G2T" - Two bedroom garden Unit; "TH3D" - Three bedroom and den townhouse Unit; "T2A" and "T2B" - Two bedroom fiveplex Unit; "T3" - Three bedroom fiveplex Unit; "F3" - Three bedroom fiveplex Unit; "F3" - Three bedroom fiveplex Unit.

B. Boundaries.

Each Building Unit consists of: (i) the volumes or cubicles of space enclosed by the measured horizontally and vertically from the unfinished inner surfaces of the perimeter walls and the walls dividing the Units, the bottom surface of the top chord of the roof truss and concrete slab upon which the Unit is constructed (except in the case of first floor garden Units in which case the vertical boundaries are the concrete slab and unfinished surface of the ceiling, and in the case of second floor garden Units in which case the vertical boundaries are the unfinished surface of the ceiling and the unfinished surface of the floor dividing the second floor Unit from the first floor Unit, and in the case of third floor garden Units in which case the vertical boundaries are the unfinished surface of the ceiling and the unfinished surface of the floor dividing the third floor Unit from the second floor Unit), including the inside surfaces of all doors, windows and vents; (ii) all interior partition walls, floors and other partitions located within the Unit (including the space occupied by such walls, floors and partitions and the frames

such part of such interior walls, floors and partitions located within the Units, if any, which may comprise part of the Common Elements; and (iii) the decorated inner surfaces of all said walls, roof frames and concrete slabs consisting of paint, plaster, plaster board, carpeting, floor tiles and other floor coverings, and all other finishing materials affixed or installed as a part of the physical structure of the Unit and all immediately visible fixtures, appliances, mechanical and electrical systems and equipment, heating and air cooling systems and equipment installed for the sole and exclusive use of the Unit, commencing at the point of disconnection from the structural body of any Building and from utility lines, pipes, or systems serving the Unit.

No pipes, wires, conduits or other public utility lines or installations constituting a part of the overall utility system designed for the service of any particular Unit, nor any of the structural members or portions of any Building, nor any other property of any kind which is not removable without jeopardizing the soundness, safety or usefulness of the remainder of any Building shall be deemed to be a part of any Unit.

Each Unit Owner (including Declarant) shall have the exclusive right to use the balcony, terrace, patio, chimney stack or storage area adjoining his Unit or to use such storage area as may be assigned to his Unit by the Council.

§7. Expansion.

Right to Expand. Subject to obtaining the written consent of The Trustees of HNC Mortgage and Realty Investors, which consent shall not be unreasonably withheld, Declarant and its successors in title shall have the right (but without obligation to do so) in their sole discretion without consent of the Council or any Unit Owner or the holder of any lien on any Unit, at any time and from time to time within seven years from the date of recordation of this Declaration, to submit to the provisions of the Act and to subject to, and include within the provisions of, the Condominium Documents by amendment in form hereinafter mentioned, one or more of the three tracts or parcels of land which are more particularly described in Exhibit "C" attached hereto, made a part hereof and incorporated herein by reference, as "Tract 1," "Tract 2" and ... "Tract 3," together with the buildings and other improvements thereon. erected. The three tracts or parcels of land will be subjected to the Condominium Documents and submitted to the provisions of the Act in numerical sequence, so that Tract 1 will be submitted before Tract 2, and Tract 2 will be submitted before Tract 3. Upon submission of a Tract as aforesaid, the Declarant and its successors in title shall have the right to construct buildings and other improvements either partially or wholly on the Tract or Tracts then or previously submitted, and on the Land described in §3 hereof, subject, however, to the limitations hereinafter mentioned.

Upon submission of Tract 1 an additional 66 Units, containing not more than 145 bedrooms in the aggregate, will become part of the Condominium and the Property. Upon submission of Tract 2, an additional 64 Units, containing not more than 128 bedrooms in the aggregate, will become part of the Condominium and the Property. Upon submission of Tract 3 an additional 73 Units, containing not more than 171 bedrooms in the aggregate, will become part of the Condominium and the Property. The design and construction of the Buildings to be erected on Tract 1, Tract 2 and Tract 3 shall be of at least as good quality and shall have architectural harmony with the Buildings erected on the Land described in §3 hereof.

B. Form of Amendment.

Each amendment hereto submitting Tract 1, Tract 2 or Tract 3 to the provision of the Act and subjecting said Tracts to the Condominium Documents shall contain the following:

- (1) A reference to the Act and an expression of intention to submit and subject the Tract and the Buildings and other improvements erected, or to be erected, thereon to the provisions of the Act and the Condominium Documents.
- (2) The name of the Condominium and a reference to the book and page in the Office for the Recording of Deeds of Cumberland County where the Declaration, the Declaration Plan and all amendments thereto have been Recorded.
- (3) A description of the Tract and of the Buildings and improvements erected or to be erected thereon and of the Common Elements which will comprise part of the Condominium and Property:
- (4) A description of the Units included in said Euildings and the identification thereof by Unit designation.
- terest in the Common Elements assigned to each Unit, erected or to be erected on the Tract, expressed as a percentage and percentage decimals to the nearest one-thousandth, and shall aggregate precisely such percentage and decimal as, when added to the other existing Common Interest as reduced pursuant to paragraph C of this \$7, shall total 100%. There shall be specified also the proportionate undivided Common Interest in the Common Elements which will be assigned to each Unit in the Tract being submitted to the Act in the event an additional Tract shall be so submitted at a later date.

C. Adjustment of Common Interests.

In the event Tract 1 shall be subjected to the Condominium Documents as above provided, then: (a) the Common Interest in the Common Elements of the 66 Units erected or to be erected upon such submission shall aggregate 75.639% of the whole and shall be allocated among such 66 Units on the basis of the approximate number of square feet of floor space contained in each such Unit, as the Declarant shall determine; and (b) the aggregate of the Land described in §3 hereof shall be reduced to 24.361% of the whole and the Unit Owners of Units erected on the Land described in §3 hereof shall be divested of their respective interests in the Common Elements to the extent necessary to vest in the Unit Owners of the new Units to be erected upon submission of Tract 1 75.639% of Common Interests in the Common Elements. Thereafter the Unit Owners of the Units initially erected on the Land described in §3 hereof shall have the respective Common Interests in the Common Elements specified in Column 2 of Exhibit "A" attached hereto and made a part hereof, and the Declarant as the Unit Owner of the Units to be erected upon submission of Tract 1 shall be vested with and have the respective Common Interests in the Common Elements so specified in the amendment by which Tract 1 is submitted to the Condominium Documents.

In the event Tract 2 shall be subjected to the Condominium Documents as above provided, then: (a) the Common Interest in the Common Elements of the 64 Units erected or to be erected upon such submission shall aggregate 41.488% of the whole and shall be allocated among such Units on the basis of the approximate number of square feet of floor space contained in each such Unit, as the Declarant shall determine; and (b) the aggregate of the Common Interests in the Common Elements of the Units erected on the Land described in \$3 hereof and on Tract 1 shall be reduced to 58.512% of the whole and the Unit Owners of Units erected on the Land described in \$3 and on Tract 1 shall be divested of their respective interests in the Common Elements to the extent necessary to vest in the Declarant as the Unit Owner of the new Units to be erected upon submission of Tract 2 41.488% of Common Interests in the Common Elements. Thereafter the Unit Owners of the 21 Units initially erected on the Land described in §3 hereof shall have the respective Common Interests in the Common Elements specified in Column 3 of Exhibit "A" attached hereto and made a part hereof; the Unit Owners of the new Units erected upon the submission of Tract 1 shall have the respective Common Interests in the Common Elements so specified in the amendment by which Tract 1 was subjected to the Condominium Documents; and the Declarant as the Unit Owner of the new Units erected upon the submission of Tract 2 shall be vested with and have the respective Common Interests in the Common Elements so specified in the amendment by which Tract 1 is subjected to the Condominium Documents.

In the event Tract 3 shall be subjected to the Condominium Documents as above provided, then: (a) the Common Interests, in the Common Elements of the 73 Units erected or to be erected upon sub-

mission shall aggregate 33.492% of the whole and shall be allocated among such Units on the basis of the approximate number of square feet of floor space contained in each such Unit, as the Declarant shall determine; and (b) the aggregate of the Common Interests in the Common Elements of the Units erected on the Land described in §3 hereof, on Tract 1 and on Tract 2 shall be reduced to 66.508% of the whole and the Unit Owners of Units erected on the Land described in \$3, on Tract 1 and on Tract 2 shall be divested of their respective interests in the Common Elements to the extent necessary to vest in the Declarant as the Unit Owner of the new Units to be erected upon the submission of Tract 3 33.492% of Common Interests in the Common Elements. after the Unit Owners of the 21 Units erected on the Land described in §3 hereof shall have the respective Common Interests in the Common Elements specified in Column 4 of Exhibit "A" attached hereto and made a part hereof; the Unit Owners of the Units erected on Tract 1 shall have the respective Common Interests in the Common Elements so specified in the amendment by which Tract 1 was subjected to the Condominium Documents; the Unit Owners of the Units erected on Tract 2 shall have the respective Common Interests in the Common Elements so specified in the amendment by which Tract 2 was subject to the Condominium Documents; and the Declarant as the Unit Owner of the new Units to be erected upon the submission of Tract 3 shall be vested with and have the respective Common Interests in the Common Elements so specified in the amendment by which Tract 3 is subjected to the "' Condominium Documents.

The divestiture and vesting of interests in the Common Elements as hereinbefore set forth shall take place automatically when the amendment is Recorded without the necessity of any other written instrument either of grant or divestiture given by any Unit Owner.

D. Execution and Recording of Amendments.

Each amendment hereto submitting Tract 1, Tract 2 or Tract 3 to the provisions of the Act and subjecting the same to the Condominium Documents shall be executed solely by the Declarant on its behalf, as well as on behalf of all Unit Owners affected thereby, and each Unit Owner by his acceptance of a deed or conveyance to his Unit hereby grants and shall be deemed to have granted to the Declarant the power and authority to execute such amendments on his behalf. and to the extent further action may be necessary to effectuate such amendments in accordance with the Act, each Unit Owner, by his acceptance of a deed or conveyance to his Unit, shall have granted to the Declarant an irrevocable power of attorney, coupled with an interest, empowering Declarant to approve and execute the amendment to the Declaration and Declaration Plan contemplated by this \$7 and to be effected pursuant to the provisions hereof, and no separate or other signature, vote or other approval whatsoever of any Unit Cwner shall be requisite to the execution, filing of record or effectiveness of any such amendments.

Each amendment to the Declaration and Declaration Plan shall be Recorded and shall become effective on the date upon which the same shall have been Recorded and apportionments of Assessments shall be made accordingly as of such date. A copy of each such amendment shall be delivered or sent to the Council by the Declarant within 10 days after the recording thereof, but the delivery thereof to the Council shall not constitute a condition precedent to the effectiveness of such amendment.

E. Status Prior to Expansion.

Unless and until the submission of a Tract to the provisions of the Act by an amendment in accordance with this \$7, fee simple title to such Tract and to any and all buildings and improvements, if any, erected thereon, shall remain vested in the Declarant and its successors and assigns and no portion thereof and no interest therein shall be a part of the Condominium hereby created, and no costs or expense attributable thereto shall be the responsibility of any Unit Owner and shall be borne solely by the Declarant. The Declarant shall be under no obligation whatsoever to submit any Tract to the provisions of the Act and Declarant's right to make any Tract a part of the Condominium shall terminate at the expiration of seven years from the date upon which the Declaration is Recorded.

F. Effect of Expansion.

Upon submission of a Tract and the Buildings and other improvements thereon erected to the Act in accordance with this §7, the Tract and the Buildings and other improvements thereon erected so submitted shall in all respects be deemed a part of the Condominium hereby created, and all provisions of the Condominium Documents shall be applicable thereto and to all Units and all Common Elements situate thereon. The Common Elements situate on such Tract shall thereafter be indivisible from the Common Elements situate on the Land and any Tract theretofore submitted to the Act, and all Unit Owners shall own their respective proportionate undivided Common Interests therein as set forth hereinabove.

§8. Unit Deeds.

A Unit Deed conveying title to a Unit shall be Recorded and shall include the following: (i) the name by which the Property is identified and known, viz. "Westwood Village Condominium"; (ii) a statement that the Property is located in East Pennsboro Township, Cumberland County, Pennsylvania; (iii) a reference to the Declaration and the Declaration Plan, including reference to the place where the Declaration and the Declaration Plan, and any amendments thereof, are Recorded; (iv) the Unit Designation of the Unit in the Declaration Plan; (v) a reference to the last Unit Deed, if any, conveying such

Unit, including the reference to the place where the same was Recorded; and (vi) the Common Interest in the Common Elements assigned to the Unit by the Declaration, and any amendments thereof.

Every Unit Deed, conveyance, lien or written instrument dealing with a Unit using the Unit Designation assigned to a Unit shall be deemed to include, without requiring specific reference thereto or enumerating them, all the appurtenances thereto, whether specifically described or not, and easements and covenants in favor of the Unit and similarly shall be subject to all easements and covenants in favor of others.

- \$9. Description of Common Elements and Provisions Applicable Thereto.
- A. The Common Elements are described in \$1 hereof and are more particularly set forth and shown in the Declaration Plan.
- B. Each Unit has appurtenant and assigned to it a Common Interest in the Common Elements as set forth in Column 1 of Exhibit "A" attached hereto, made a part hereof and herein incorporated by reference, subject to adjustment, as provided in §7 hereof.
- C. The Common Interest of a Unit in the Common Elements shall be inseparable from each Unit, and any conveyance, lease, devise, or other disposition or mortgage or other encumbrance of any Unit shall extend to and include the Common Interest in the Common Elements, whether or not expressly referred to in the instrument effecting the same. The Common Interests of the Units in the Common Elements and the fee titles to the respective Units conveyed therewith, shall not be separately conveyed, transferred, alienated or encumbered and each of said Common Interests shall be deemed to be conveyed, transferred, alienated or encumbered with its respective Unit notwithstanding the description in the instrument of conveyance, transfer, alienation or encumbrance may refer only to the fee title to the Unit.
- D. The Common Elements shall remain undivided and no action for partition or division of any part thereof shall be permitted, except as provided in Section 802 of the Act.
- E. The Common Interest appurtenant to each Unit shall have a permanent character, shall be inseparable from each Unit and shall not be altered or changed except pursuant to §7 hereof or by an amendment to the Declaration duly executed by all of the Unit Owners affected thereby and Recorded.
- F. Except as their use may otherwise be limited by the Condominium Documents, each Unit Owner, tenant and occupant of a Unit,

and the family members, guests, customers, clients, agents and employees of such Unit Owner, tenant and occupant, may use the Common Elements in common with all other Unit Owners and tenants or occupants of other Units, and their respective family members, guests, customers, clients, agents and employees, in accordance with the purposes for which they are intended without hindering or encroaching upon the lawful rights of the other Unit Owners.

- G. No Unit Owner may exempt himself from liability with respect to the Common Expenses by waiver of the enjoyment of the right to use any of the Common Elements or by abandonment of his Unit or otherwise. Conversely, the Council's responsibility under paragraph J of this §9 shall be exercised without discrimination as between the various areas and types of Common Elements.
- H. The Council, and the Council's agents and employees, shall have the irrevocable right and easement to have access to each Unit from time to time during reasonable hours as may be necessary for the inspection, maintenance, repair or replacement of any of the Common Elements therein or accessible therefrom or the making of any addition or improvements thereto; or to make repairs to any Unit or the Common Elements if such repairs are reasonably necessary for public safety or to prevent damage to any other Unit or Units or the Common Elements; or to abate any violation of law, orders, rules or regulations of any governmental authorities having jurisdiction thereof.
- I. The Council shall, if any questions, arise, determine the purpose for which a Common Element is intended to be used. The Council shall have the right to promulgate rules and regulations limiting the use of the Common Elements to Unit Owners and their respective families, guests, invitees and employees, subject to the right of a Majority of the Unit Owners to change any such rules and regulations.
- J. The maintenance, repair, replacement, cleaning, sanitation, management, operation and use of the Common Elements and the making of any additions or improvements thereto shall be the responsibility of the Council and shall be carried out as provided in the Code of Regulations, but nothing herein contained shall be construed so as to preclude the Council from delegating these duties to a manager or agent or to other persons, firms or other corporations.
- K. The Common Expenses incurred or to be incurred for the maintenance, repair, replacement, cleaning, sanitation, management, operation and use of the Common Elements and the making of any additions or improvements thereto shall be assessed by the Council

against, and collected from, the Unit Owners.

- L. No Unit Owner shall do any work which would affect or alter any of the Common Elements, or jeopardize the soundness or safety of the Property, or impair any easement, covenant or hereditament therein without the unanimous consent of the Unit Owners affected thereby.
- \$10. The Declaration Plan. The Declaration Plan shows fully and accurately, among other things, the extent of the Property, the location of the Buildings on the Land, the floor plans of the Buildings, including the Units and the Common Elements, the Unit Designation for each Unit and the name by which the Property is known.

The Declaration Plan is to be Recorded contemporaneously with the recordation hereof, and is hereby incorporated herein as if fully set forth herein. Any discrepancy or inconsistency between the Declaration and the Declaration Plan in the description of the Units, or the Common Elements, or both, shall be resolved in favor of the description contained in the Declaration Plan.

511. Administration of the Property. The administration of the Property shall be governed by the Code of Regulations, a copy of which is to be Recorded immediately subsequent to the recording of the Declaration and the Declaration Plan.

The first members of the Council specified in \$21 of the Declaration shall establish and adopt the original Code of Regulations. Thereafter, no amendment or change of the provisions of the Code of Regulations shall be effective unless it is adopted at a meeting of the Unit Owners by the affirmative vote of at least those Unit Owners who represent a majority of votes entitled to be cast at that meeting, and such amendment is Recorded.

- §12. Duties of the Council. The duties of the Council shall include the following:
- (a) The maintenance, repair and replacement of the Common Elements;
- (b) The making of Assessments and collection of Common Receipts from Unit Owners for Common Expenses and the payment of Common Expenses;
- (c) The promulgation, distribution, interpretation and enforcement of rules and regulations governing the details of the use and operation of the Property and of the Common Elements, subject to the right of a Majority of the Unit Gwners to change any such rules and regulations; and

- (d) The other duties set forth in the Declaration and the Code of Regulations.
- \$13. Powers of the Council. Subject to the limitations and restrictions contained in the Act, the Declaration and the Code of Regulations, the Council shall on behalf of the Unit Owners:
- (a) Have power to manage the operation and affairs of the Property and for such purposes to engage employees and appoint agents and managers and to define their duties and fix their compensations, enter into contracts and other written instruments or documents and to authorize the execution thereof by officers elected by the Council; and
- (b) Have such incidental powers as may be appropriate to the performance of their duties.
- \$14. Voting Rights of Unit Owners. The voting rights of Unit Owners shall be computed on the basis of each Unit Owner's Common Interest in the Common Elements. The number of votes which each Unit Owner shall be entitled to cast at any meeting of the Unit Owners shall be equal to the respective figure shown opposite the Unit Designation of the Unit owned by such Unit Owner in Exhibit "A" hereof (representing the percentage of Common Interest in the Common Elements), multiplied in each case by 1,000 thereby resulting in 100,000 votes in the aggregate.

The right to cast the votes applicable to a particular Unit shall be established by the record title of such Unit. Thereafter, (i) except as hereinafter provided as to a Unit owned by a husband and wife, if a Unit is owned by more than one individual, the individual entitled to cast the votes for the Unit shall be designated by a certificate signed by all the record Unit Owners of the Unit and filed with the Secretary of the Council; (ii) if a Unit is owned by a corporation, the individual entitled to cast the votes for the Unit shall be designated by a certificate of appointment signed by the president or vice president, under its corporate seal, and attested by the secretary or assistant secretary of the corporation and filed with the Secretary of the Council, and (iii) if a Unit is owned by a partnership, the individual entitled to cast the votes for the Unit shall be designated by a certificate signed by all partners and filed with the Secretary of the Council.

Any such certificate shall be valid until revoked or until superseded by a subsequent certificate or until a change in the ownership of the Unit concerned. A certificate designating the individual entitled to cast the vote of a Unit may be revoked by any Unit Owner thereof.

may, but shall not be required to, execute a certificate designating an individual to cast the votes for their Unit. If such a certificate shall not be executed and if both of them are unable to agree as to the manner in which the votes applicable to their Unit shall be cast, then the votes applicable to such Unit shall not be counted; provided, however, that if only one of them shall be present at a meeting of the Unit Owners, the spouse present may cast the votes applicable to the Unit unless prior thereto the other spouse, by written notice to the Secretary, shall deny authorization of the spouse present to cast such votes.

Unit Owners shall share, be liable and charged for and be bound to contribute to, Common Expenses in the same proportion as their respective Common Interests in the Common Elements. The Unit Owners shall share, and be entitled to, Common Profits in the same proportion as their respective Common Interests in the Common Elements.

\$16. Assessments and their Enforcement.

- A. All Assessments levied by the Council against any Unit for the share of Common Expenses chargeable to that Unit shall constitute the personal liability of the Unit Owner of the Unit so assessed and shall, until fully paid, together with interest thereon as provided by law, constitute a charge against such Unit which shall be enforceable as provided in Section 703 of the Act.
- B. Any Assessment against a Unit may be enforced by suit by the Council acting on behalf of the Unit Owners in an action in assumpsit; provided that each suit when filed shall refer to the Act and to the Unit against which the Assessment is made and the Unit Owner thereof and shall be indexed by the prothonotary as lis pendens. Any judgment against a Unit and the Unit Owner shall be enforceable in the same manner as is otherwise provided by law.
- C. A first mortgagee of any Unit who comes into possession of the Unit pursuant to the remedies provided in the mortgage, foreclosure of the mortgage, or deed in lieu of foreclosure, shall take the Unit free of any claims or unpaid assessments at the time such mortgagee comes into the possession of the Unit (except for claims for a pro rata share of such assessments or charges resulting from a pro rata reallocation of such assessments to all Units, including the mortgaged Unit).
- D. In the event that title to a Unit shall be transferred by sheriff's sale pursuant to execution upon any lien against the Unit, the Council shall give notice in writing to the sheriff of any unpaid Assessments which are a charge against the Unit but have not been reduced to lien pursuant to Section 703 of the Act. The Purchaser at such sheriff's sale and the Unit

involved shall not be liable for unpaid Assessments which became due prior to the sheriff's sale of the Unit. Except as provided in Paragraph C above, any such unpaid Assessment which cannot be promptly collected from the former Unit Owner shall be reassessed by the Council as a Common Expense to be collected from all of the Unit Owners, including the purchaser who acquired title at the sheriff's sale, his successors and assigns. tect the Council's right to collect unpaid Assessments which are a charge against a Unit, the Council may, on behalf of the Unit Owners, purchase the Unit at sheriff's sale provided such action is authorized by the affirmative vote of a majority of the members of the Council, and if the Council does effect such purchase, the Council shall thereafter have the power to sell, convey, mortgage or lease such Unit to any Person whatsoever. Notwithstanding any foreclosure, tax sale, judicial, or other forced sale of a Unit, all applicable provisions of the Condominium Documents shall be binding upon any purchaser at such sale to the same extent as they would bind a voluntary grantee, except as provided in Paragraph C above and except as provided by law.

Except as provided in Paragraph C above, upon the voluntary sale or conveyance of a Unit, the grantee shall be jointly and severally liable with the grantor for all unpaid Assessments which are a charge against the Unit as of the date of the sale or conveyance, but such joint and several liability shall be without prejudice to the grantee's right to recover from the grantor the amount of any such unpaid Assessments which the grantee may pay, and until any such Assessments are paid, they shall continue to be a charge against the Unit which may be enforced in the manner set forth in Section 703 of the Act; provided, however, that any Person who shall have entered into a written agreement to purchase a Unit shall be entitled to obtain a written statement from the Treasurer of the Council setting forth the amount of unpaid Assessments charged against the Unit and the Unit Owner, and such statement shall be furnished within 10 days after written request therefor. statement does not reveal the full amount of the unpaid Assessments as of the date it is rendered, neither the purchaser nor the Unit shall be liable for the payment of an amount in excess of the unpaid Assessments shown thereon. Any such excess which cannot be promptly collected from the former Unit Owner may be reassessed by the Council as a Common Expense to be collected from all of the Unit Owners, including the purchaser, his heirs, executors, administrators and assigns.

\$17. Maintenance and Repair of Units.

A. No Unit Owner except for the Declarant shall make any structural modifications or alterations within his Unit without the written consent of the Council. No Unit Owner shall take any action under any circumstances which does or may tend to impair the structural integrity of, or adversely affect or jeopardize the soundness or safety of, any part of the Property or impair any easement, right or hereditaments appurtenant thereto or affect the Common

Elements without the unanimous written consent of all Unit Owners who might be affected thereby. No Unit Owner except for the Declarant shall contract for or perform any maintenance, repair, replacement, removal, alteration or modification of the Common Elements, except through the Council.

- B. It shall be the responsibility of the Council to maintain, repair or replace:
- (i) All portions of any Unit which contribute to the support of any Building or other improvements on the Land, including load bearing walls, but excluding paint, wall papering, plaster, decorating or other work on the interior surfaces of walls, ceilings and floors within such Unit;
- (ii) All portions of any Unit which constitute a part of the exterior of any Building;
 - (iii) All Common Elements within any Unit; and
- (iv) All incidental damage caused by work done in any Unit by direction of the Council.
 - C. It shall be the responsibility of the Unit Owner:
- (i) To maintain, repair, or replace at his own expense all portions of his Unit which may cause injury or damage to the other Units or to the Common Elements except the portions thereof mentioned and described in §178 hereof;
- (ii) To paint, wallpaper, plaster, decorate and maintain the interior surfaces of all walls, ceilings, doors, door frames, windows, window frames and vents, and floors within the Unit;
- (iii) To pay the expenses incurred by the Councilin making repairs or replacements of the Common Elements caused by his willful or negligent act or failure to act;
- (iv) To pay the expenses incurred by the Council in making repairs or replacements to any chimney stack, balcony, terrace, patio or storage area with respect to which he has an easement for exclusive use as provided in the Declaration caused by his willful or negligent act or failure to act;
- (v) To maintain in a neat and orderly condition any chimney stack, balcony, terrace, patio or storage area with respect to which he has an easement for exclusive use as provided in the Declaration;
- (vi) To perform his responsibilities in such a manner and at such reasonable hours so as not to disturb other Unit Owners;

(vii) To refrain from repairing, altering, replacing, painting or otherwise decorating or changing the appearance of any portion of the Common Elements without first obtaining the consent in writing of the Council and to refrain from repairing, altering, replacing, painting, decorating or changing any exterior appendages to the Unit without obtaining the aforementioned consent; and

(viii) To notify the Council or its agents prior to performing any repair work of any kind, the responsibility for which lies with the Council. The failure of the Council to take action on such notice shall not be deemed a waiver by it of its rights nor shall it be deemed to constitute its consent thereto or its agreement to pay for such work. The Unit Owner shall abide by any terms specified by the Council relating to the conduct of such repair work.

D. Nothing in this §17 contained shall be construed so as to impose a personal liability upon the members of the Council or officers of the Council for the maintenance, repair or replacement of any Unit or Common Element.

\$18. Restrictions and Covenants.

A. General.

Every Unit Owner shall, and by his acceptance of his Unit Deed covenants on behalf of himself, his heirs, successors and assigns that he will, comply strictly with the terms, covenants and conditions set forth in the Condominium Documents, the rules, regulations, resolutions and decisions adopted pursuant thereto, and the Unit Deeds, in relation to the use and operation of the Units, the Common Elements and the Property. Failure to comply with any of the foregoing shall be grounds for an action to recover sums due, for damages, or injunctive relief or any or all of them. Such action may be maintained by an aggrieved Unit Owner, or any member of the Council on its own behalf or on behalf of the Unit Owners, or by any Person who holds a mortgage lien upon a Unit and is aggrieved by any such non-compliance. In any case of flagrant or repeated violation by a Unit Owner, he may be required by the Council to give sufficient surety or sureties for his future compliance with said covenants, conditions, restrictions, Condominium Documents, rules, regulations, resolutions and decisions.

B. Specific Restrictions on Use of Units.

(1) Each Unit is intended to be, and shall be, used as a private residence only.

(2) Any other use of any Unit shall be permitted only with the prior written consent of the Council and where permitted by law.

(3) A Unit Owner shall not use, permit or allow the Unit or any part thereof to be used for an offensive or unlawful purpose and he shall not permit or allow any nuisance within the Unit and he shall not use, permit or allow the Unit to be used in a manner which will be a source of annoyance to Unit Owners or other residents of the Property or which in any way interferes with the peaceful possession, enjoyment and proper use of the Property by the other Unit Owners or other residents thereof.

C. Specific Restrictions Upon Lease, etc.

A Unit Owner shall not lease any Unit except as provided in the Code of Regulations. A Unit Owner shall not subdivide or partition any Unit, or combine any Unit with another, without the prior written consent of the Council thereto, except as provided in the Code of Regulations.

D. Community Facilities.

- (1) Tracts of land which are adjacent to the Property have been or will be reserved by the Declarant for the construction of certain community facilities and for use as open space. Contemporaneously with the recording of this Declaration, Declarant is recording a Declaration of Covenants and Restrictions subjecting the Property to certain covenants and restrictions pertaining to the support and use of the aforesaid community facilities and open space. Westwood Village Community Association, Inc., a not-for-profit Pennsylvania corporation (hereinafter referred to as the "Association") was established in accordance with the aforesaid Declaration of Covenants and Restrictions by which the power and duty of maintaining the aforesaid community facilities and open spaces described therein will be granted to the Association and by which the Unit Owners have been granted an easement to such community facilities and open space.
- (2) Each Unit Owner shall, by virtue of his holding title to a Unit, become a member of the Association and shall hold one share of the membership for each Unit so held by said Unit Owner.
- (3) The acceptance of a Unit Deed or the entering into a lease or the entering into occupancy for a Unit or the acceptance of a mortgage on a Unit, shall constitute agreement that the provisions of the Declaration of Covenants and Restrictions, the Certificate of Incorporation and By-Laws of the Association, together with the rules and regulations promulgated thereby, as they initially exist or as they may be amended hereafter from time to time, are accepted and ratified by such Unit Owner, tenant, occupant or mortgagee and all of such provisions shall be deemed and taken to be covenants running with the land and shall bind any person having at any time any interest or estate in such Unit as though such provisions were recited and stipulated at length in each and every deed or conveyance or mortgage or lease thereof.
- (4) All expenses and other charges by the Association against a Unit shall constitute a lien against said Unit in favor of the Association which lien shall be prior to all other liens except (i) the lien for any real estate taxes or general or special assessments by the local taxing authorities, (ii) the payments due

under any bona fide mortgage instruments of encumbrance, if any, duly recorded; and (iii) liens created under this Declaration in favor of the Council by reason of non-payment of Assessments; provided, however, a first mortgagee of any Unit who comes into possession of the Unit pursuant to the remedies provided in the mortgage, foreclosure of the mortgage, or deed in lieu of foreclosure, shall take the Unit free of any claims for unpaid charges or assessments of the Association at the time such mortgagee comes into possession of the Unit (except for claims for a pro rata share of such charges or assessments resulting from a pro rata reallocation of such charges or assessments to all Units, including the mortgaged Unit).

\$19. Mechanic's Liens Against Units.

Any mechanic's lien arising as a result of repairs to or improvements of a Unit by a Unit Owner or by the Council shall be a lien only against such Unit. Any mechanic's lien arising as a result of repairs to or improvements of the Common Elements, if authorized in writing pursuant to a duly adopted resolution of the Council, shall be paid by the Council as a Common Expense and until so paid shall be a lien against each Unit in a percentage equal to the Common Interest in the Common Elements relating to such Unit.

§20. Encroachments; Easements.

- In the event that any Unit or any portion of the Common Elements has hitherto encroached upon or hereafter encroaches upon any other Unit or upon any other portion of the Common Elements as a result of: (i) settling of the Land or any improvements thereon; or (ii) deviations arising from the original construction; or (iii) alterations, repairs or additions to any Unit or to any portion of the Common Elements; or (iv) condemnation or eminent domain proceedings relating to any Unit or any portion of the Common Elements, or , in the event that any encroachment by any Unit or any portion of the Common Elements upon any other Unit or upon any other portion of the Common Elements shall occur as a result of the partial or total destruction of any Unit or any portion of the Common Elements, and of the rebuilding or reconstruction thereof in substantially the same location, a valid easement with respect to any such encroachment and for the maintenance of the same shall exist for so long as the Units and/or Common Elements affected thereby shall stand.
- B. In interpreting any and all provisions of the Condominium Documents, subsequent Unit Deeds to, and mortgages of, Units, the actual location of the Unit shall be deemed conclusively to be the property intended to be conveyed, reserved or encumbered notwithstanding any minor deviations, either horizontally, vertically or laterally, from the locations as indicated on the Declaration Plan.
- C. The Property initially constitutes the real property described in Exhibit "B" together with the improvements located thereon. The Declarant is the owner in fee simple of the adjoining

- 521. First Members of the Council. The first members of the Council are: John E. Swan, Catherine Magill, Frank Wilson, Franklyn Failing and Margaret Failing.
 - \$22. Insurance; Repair or Reconstruction. The Council shall maintain the insurance specified in the Code of Regulations. The premiums for such insurance shall be Common Expenses.

In the event of damage to or destruction of one or more of the improvements comprising part of the Property, the damage shall be repaired and such improvement or improvements restored as provided in the Code of Regulations; provided, however, that in the case of substantially total destruction of one or more of the Buildings, the Code of Regulations may make provision for an exception to such required restoration.

- Elements shall be taken, injured or destroyed as the result of the exercise of the power of eminent domain, each Unit Owner shall be entitled to notice thereof and to participate in the proceedings incident thereto, but in any proceeding for the determination of damages, such damages shall be determined for such taking, injury or destruction as a whole and not for each Unit Owner's interest therein. After such determination each Unit Owner shall be entitled to a share in the damages in the same proportion as his Common Interest in the Common Elements subject to the provisions of the Code of Regulations. The Code of Regulations contains provisions for restoration and rebuilding after a taking, injury or destruction of part of any improvement comprising part of the Property pursuant to the exercise of the power of eminent domain.
 - §24. Removal of Property from Act. The Property may be removed from the provisions of the Act at any time by a Revocation expressing the intention to do so. No such Revocation shall be effective unless and until it is executed by all of the Unit Owners and by the holders of all mortgages, judgments and other liens affecting the Units, and is duly Recorded. When the Property has been removed from the provisions of the Act, the former Unit Owners shall, When the Property has been reat the time such removal becomes effective, become tenants in common of the Property, and the holders of mortgages, judgments and other liens against the Unit or Units formerly owned by such Unit Owners shall have mortgages, judgments and liens upon the respective undivided common interests of the Unit Owners in the entire Property. The undivided interest in the Property owned in common which shall appertain to each Unit Owner following such removal shall be the same percentage as the Common Interest previously owned by such Unit Owner in the Common Elements. All funds held by the Council and all insurance proceeds, if any, shall be and continue to be held for the Unit Owners in proportion to the amount of their re-The costs incurred in connection with spective Common Interests. such removal shall be a Common Expense.

If the Property shall be removed from the provisions of the Act, then the Property shall be subject to an action for partition by any Unit Owner or lienor as if owned in common, in which event the net proceeds of sale shall be divided among all the Unit Owners in proportion to their respective Common Interests; provided, however, that no payment shall be made to a Unit Owner until there has first been paid off out of his share of such net proceeds all liens or charges on his Unit. Such removal of the Property from the provisions of the Act shall not preclude its subsequent submission to the provisions thereof in accordance with the terms of the Act.

- §25. Amendment. Except as otherwise provided in the Declaration and/or the Act, the Declaration and the Declaration Plan may be amended in the following manner:
- (1) Notice of the subject matter of the proposed amendment in reasonably detailed form shall be included in the notice of any meeting of the Unit Owners held in accordance with the provisions of the Code of Regulations at which a proposed amendment is to be considered.
- (ii) A resolution adopting a proposed amendment may be proposed by either the Council or by a Majority of the Unit Owners at a meeting called for that purpose. Such amendment must be approved by not less than eighty percent (80%) of the Unit Owners voting in accordance with the procedures established by the Code of Regulations and of the holders of seventy-five percent: (75%) of the first mortgages of all of the Units (based upon one vote for each first mortgage owned) and, if the amendment has a significant adverse effect upon the use or enjoyment of, or the services available to, a particular class of Units, then also by eighty percent (80%) of the Unit Owners of such class of Units and their first mortgagees, similarly voting.
- (iii) All amendments made as provided in this §25 shall be evidenced by a written instrument, executed and acknowledged by the members of the Council, which shall contain a certification that the amendments were approved in accordance with this §25. Such instrument shall be Recorded and shall become effective on the date upon which such instrument shall have been Recorded. Copies of such instrument shall be sent to each Unit Owner in the manner provided in the Code of Regulations for the giving of notices to Unit Owners, but the same shall not constitute a condition precedent to the effectiveness of such amendment.

§26. Provisions Applicable to Declarant.

Notwithstanding any other provisions herein or in the Code of Regulations contained, for so long as Declarant continues to own any of the Units the following provisions shall be deemed to be in

- full force and effect, none of which shall be construed so as to relieve Declarant from any obligations of a Unit Owner to pay Assessments as to each Unit owned by Declarant in accordance with the Documents after the construction of the Unit has been completed.
- (i) Declarant shall have the right at any time to sell, transfer, lease or re-let, any Units which Declarant continues to own after the Condominium Documents have been Recorded, without regard to any restrictions relating to the sale, transfer or lease of Units contained in the Condominium Documents, and without the consent or approval of the Council or any other Unit Owner being required therefor.
- (ii) For so long as Declarant owns five or more Units which have been submitted to the provisions of the Act a majority of the members of the Council shall be selected by the Declarant.
- (iii) Declarant does not make, and specifically disclaims any intent to have made, any warranty or representation in connection with any Unit, the Common Elements, the Property or the Condominium Documents except as specifically set forth herein or in any agreement of sale for a Unit, and no person shall rely upon any warranty or representation not so specifically made therein.
- (iv) No amendment may be made to the Condominium Documents without the written consent of Declarant so long as Declarant retains the ownership of ten or more Units which have been submitted to the provisions of the Act.
 - (v) The Declarant shall have the right to transact on the Property any business necessary to consummate the sale of Units, including, but not limited to, the right to maintain models, display signs, employees in the office and to use the Common Elements.
- (vi) During the period of time in which the Buildings and Units are under construction by the Declarant and not completed, no Assessments for Common Expenses shall be made against the Declarant as the owner of the Units which shall not have been completed until the completion thereof, and the Common Expenses shall be assessed against the Unit Owners (including the Declarant) of those Units which shall have been completed in the proportions which their respective Common Interests in the Common Elements bear to each other.
- §27. Provisions for the Protection of the Construction Mortgagee. Notwithstanding anything to the contrary contained in the Declaration, the Code of Regulations, the rules and regulations of the Council, and all other Condominium Documents, until the satisfaction of record of the mortgage (the "Mortgage") upon Property

recorded in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania, in Mortgage Book 564 at page 69 as it may be amended, modified, or extended from time to time, now held by The Trustees of HNC Mortgage and Realty Investors (the "Trustees"), the following provisions shall be a part of the Declaration, the Code of Regulations and all other Condominium Documents and shall supersede any inconsistent provisions contained therein:

- (i) Whenever the consent of the Declarant is required by any of the Condominium Documents, the written consent and joinder of The Trustees shall also be required.
- (ii) The Council shall be required to give The Trustees written notice of any default by the Declarant under the Declaration, the Code of Regulations or any other Condominium Document, and shall be prohibited from pursuing any remedy which the Council may have against the Declarant with respect to such default until it has given The Trustees ten days prior written notice of its intent to exercise such remedy, during which time The Trustees shall have the right to cure any such default.
- (iii) The Trustees shall be given written notice of any meeting of the Council or Unit Owners, together with the agenda of such meeting. Such notices shall be given in the same manner as notices are given to the members of the Council or the Unit Owners, as the case may be, under the provisions of the Code of Regulations.
- (iv) No amendment shall be made to the Declaration or the Code of Regulations which would reduce the amount of the insurance coverage presently required, which would alter the procedure for repairing the Buildings, which would alter the rights of The Trustees or which would, in any other way, affect the security of the Mortgage, without the written consent and joinder of The Trustees to any such amendment.
- (v) If The Trustees should accept a deed from the Declarant in lieu of foreclosure of the Mortgage, The Trustees shall not be liable for unpaid Assessments of the Declarant which accrued prior to the conveyance by deed in lieu of foreclosure.
- (vi) If The Trustees declare the Declarant to be in default under the Mortgage and either assume possession of the unsold Units or acquire title to the unsold Units upon foreclosure of the Mortgage (whether by purchase of the unsold Units at foreclosure sale, by deed in lieu of foreclosure or otherwise), The Trustees or their successors and assigns shall have and enjoy all of the rights, privileges and immunities granted to the Declarant under the Declaration, the Code of Regulations and the other Condominium Documents; provided, however, that this provision will not in any way limit the provisions of the Act, the Declaration and the Code of Regulations which provide that the purchaser of a Unit at foreclosure sale or by deed in lieu of foreclosure shall not be liable for unpaid assessments against such Unit which accrued prior to such sale or transfer.

(vii) Without the prior written consent of The Trustees, which consent shall not be withheld unreasonably, the Council shall neither select an insurance trustee as required under the provisions of the Code of Regulations nor enter into an Insurance Trust Agreement with such insurance trustee. Council shall obtain the written consent and approval of the Trustees, which consent and approval shall not be withheld unreasonably, as to the form and substance of the Insurance Trust Agreement. In addition, the Council shall be required to establish an escrow account in a bank approved by The Trustees and to deposit therein on a monthly basis in advance one-twelfth of the estimated insurance premiums for the insurance policies which the Council is required to maintain. The escrow account shall be a joint account in the names of the Council and the insurance trustee and shall provide that, if the Council shall fail to pay the aforesaid insurance premiums when due, the insurance trustee is authorized unilaterally to withdraw funds sufficient for the payment of the insurance premiums.

(viii) Whenever the Property suffers destruction or damage, the cost of reconstruction or repair of which exceeds \$100,000.00, the Council shall request and obtain the prior written consent and approval of The Trustees of its selection of an architect and contractor to oversee and make the repairs.

- §28. Captions. Captions used in this Declaration are inserted solely as a matter of convenience and shall not define or limit any of the terms or provisions hereof.
- Provisions Binding Upon Successors and Assigns, Covenants Running With Land. The present title to the Property hereby subjected to the provisions of the Act by the Declarant, and the title to each Unit which shall be hereafter conveyed or acquired in any manner, is hereby expressly declared and made subject to the terms and provisions of the Declaration, and the acquisition of title to a Unit by any Person shall be conclusively deemed to mean that the acquirer approves, adopts and ratifies the provisions of the Declaration, the Code of Regulations, the rules and regulations of the Council, and all other Condominium Documents and will comply therewith. All provisions of the Condominium Documents shall be construed to be covenants running with the land and with every part thereof and interest therein, including but not limited to every Unit and the appurtenances thereto; and every Unit Owner and claimant of the Property or any part thereof or interest therein, and his heirs, executors, administrators, successors and assigns shall be bound by all of the provisions of the Condominium Documents.
- §30. Gender, Singular, Plural. Whenever the context so permits, the use of the plural shall include the singular, the singular shall include the plural, and any gender shall be deemed to include all genders.

§31. Severability. Any provision of the Condominium Documents which shall be enforceable or invalid in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such unenforceability or invalidity, without invalidating the remaining provisions of the Condominium Documents, and any such unenforceability or invalidity in any jurisdiction shall not render unenforceable or invalidate such provision in any other jurisdiction.

§32. Effective Date. The Declaration shall become effective on the date when it, the Declaration Plan and the Code of Regulations are Recorded.

IN WITNESS WHEREOF, the Declarant, intending to be legally bound, has executed this Declaration the day and year first above written.

ATTEST:

M. L. W. CONSTRUCTION CORPORATION

Michael D. Rubin, Secretary

Martin (Weil President

[Corporate Seal]

COMMONWEALTH OF PENNSYLVANIA

55

COUNTY OF Camberland

On this All day of ______, 1975 before me the undersigned officer, personally appeared Martin L. Weil who acknowledged himself to be the President of M. L. W. CONSTRUCTION CORPORATION, a Maryland corporation, and that he as such President and being authorized to do so, executed the foregoing Declaration for the purposes therein contained by signing the name of the corporation by himself as President.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

[Notarial Seal]

My Commission Expires:

Modary Public

EXHIBIT "A"

SCHEDULE SHOWING THE COMMON INTERESTS IN THE COMMON ELEMENTS ATTRIBUTABLE TO EACH UNIT

Block l Building Unit	Percentage	of Common I	nterest in Cor	nmon Elements
<u>Designation</u>	Column 1	Column 2	Column 3	Column 4
L-1	6.519%	1.587%	.928%	.617%
L-2	5.120	1.246	.728	.484
L-3	4.063	.989	.614	.409
L-4	5.120	1.246	.728	.484
L-5	6.519	1.587	.928	.617
L-6	3.905	.950	.555	.369
L-7	5.999	1.460	.854	.568
L-8	3.912	.951	.556	.370
L-10	6.229	1.538	.886	.589
_L-9B	4.572	1.113	.650	.433
L-9C	4.572	1.113	.650	.433
L-9D	4.572	1.113	.650	.433
L-9F	4.572	1.113	.650	.433
L-9G	4.572	1.113	.650	.433
L-9H	4.572	1.113	.650	.433
L-9K ·	4.572	1.113	.650	.433
L-9L	4.572	1.113	.650	.433
L-9M	4.572	1,113	.650	.433
L-9A	3.822	.930	.543	.361
L-9E	3.822	.930	.543	.361
L-9J	3.822	.930	.543	.361
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EXHIBIT "B"

DESCRIPTION OF BLOCK 1 WESTWOOD VILLAGE, EAST
PENNSBORO TOWNSHIP, CUMBERLAND COUNTY, PENNSYLVANIA

Beginning at a point, the intersection of the centerlines of Brian Drive and Michelle Court, within the land of East Pennsboro Associates, thence through the land of East Pennsboro Associates the following courses and distances:

- South 80 degrees, 50 minutes, 40 seconds West, a distance of 102.55 feet to a point;
- North 83 degrees, 9 minutes, 20 seconds West, a
 distance of 166.94 feet to a point on the property line
 of East Pennsboro Associates;
- 3. Thence on said property line South 9 degrees, 9 minutes, 20 seconds East distance of 410.62 feet to a point;
- 4. North 76 degrees, 39 minutes, 5 seconds East, a distance of 78.31 feet to a point;
- 5. Thence on a line common to block 6, North, a distance of 108.34 feet to a point;
- North 32 degrees, 21 minutes, 28 seconds East, a distance of 91.75 feet to a point;
- 7. North 80 degrees, 50 munutes, 40 seconds East, a
 distance of 153.84 feet to a point on the Centerline of Brian
 Drive:

- 8. North 9 degrees, 9 minutes, 20 seconds West, a distance of 35.00 feet to a point on the centerline of Brian Drive;
- 9. Along a curve to the left having a radius of 200.00 feet for a distance of 83.54 feet to a point on the centerline of Brian Drive;
- 10. North 33 degrees, 5 minutes, 20 seconds West, a distance of 73.39 feet to the point of beginning; containing 1.76 acres, more or less.

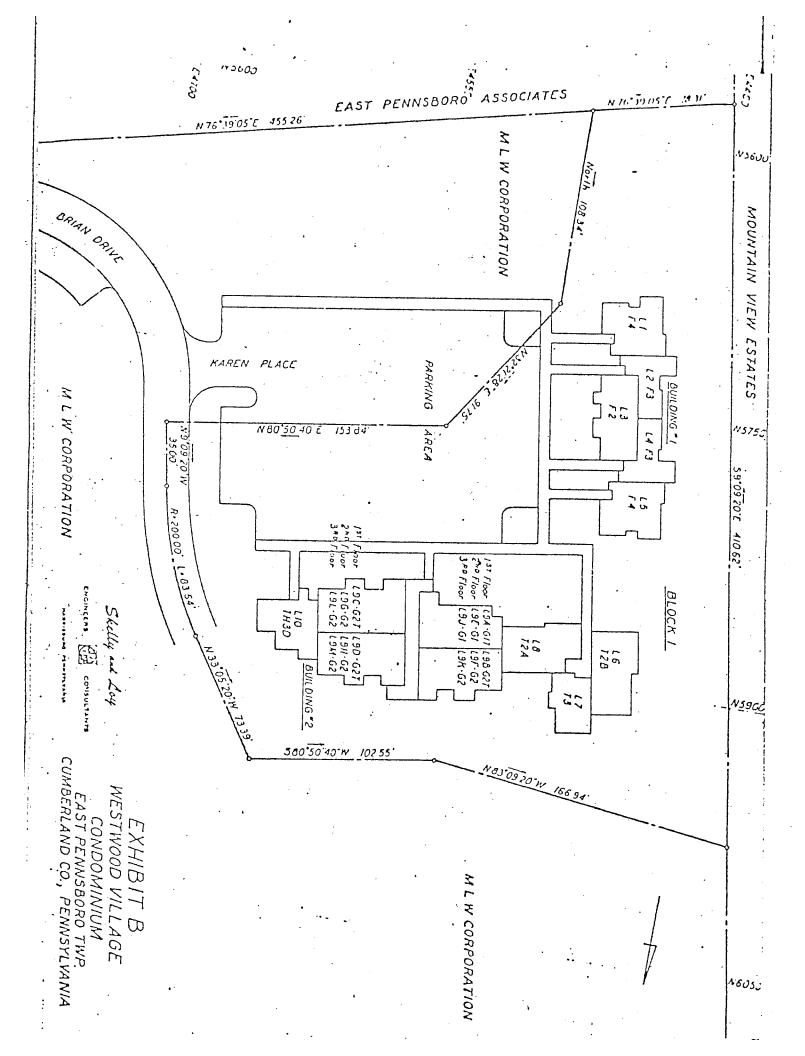


EXHIBIT "C" - TRACT 1

DESCRIPTION OF TRACT 1, WESTWOOD VILLAGE, EAST PENNSBORO TOWN-SHIP, CUMBERLAND COUNTY, PENNSYLVANIA (CONSISTING OF BLOCKS 2

AND 3)

BLOCK 2

Beginning at a point, the intersection of the centerlines of Valley
Drive and Brian Drive, within the land of East Pennsboro Associates,
thence through the land of East Pennsboro Associates the following
courses and distances:

- Along the centerline of Valley Drive northeasterly on a curve to the right having a radius of 300.00 feet for a distance of 172.86 feet (Arc) to a point, on the centerline of Valley Drive;
- 2. North 28 degrees, 14 minutes, 52 seconds West, a distance of 129.53 feet to a point;
- North 9 degrees, 9 minutes, 20 seconds West, a distance of 182.30 feet to a point;
- 4. South 80 degrees, 50 minutes, 40 seconds West, a distance of 33.17 feet to a point on the centerline of Charlotte Way;
- 5. Along the centerline of Charlotte Way on a curve to the left having a radius of 100.00 feet for a distance of 157.08 feet to a point;
- 6. South 80 degrees, 50 minutes, 40 seconds West, a distance

- 7. Along the centerline of Charlotte Way on a curve to the right having a radius of 115.00 feet for a distance of 95.09 feet to a point;
- 8. North 51 degrees, 46 minutes, 44 seconds West, a distance of 25.19 feet to a point on the centerline of Charlotte Way;
- 9. Along the centerline of Charlotte Way on a curve to the left having a radius of 115.00 feet for a distance of 59.08 feet to a point;
- 10. North 81 degrees, 12 minutes, 58 seconds West, a distance of 83.34 feet to a point;
- 11. South 80 degrees, 50 minutes, 40 seconds West, a distanct of 13.00 feet to a point on the centerline of Brian Drive;
- 12. South 9 degrees, 9 minutes, 20 seconds East, a distance of 214.00 feet to a point;
- 13. South 33 degrees, 5 minutes, 20 seconds East, a distance of 143.44 feet to a point on the centerline of Brian Drive;
- 14. Along the centerline of Brian Drive on a curve to the right having a radius of 200.00 feet for a distance of 83.54 feet to a point;

- 15. South 9 degrees, 9 minutes, 20 seconds East, a distance of 57.32 feet to a point on the centerline of Brian Drive;
- 16. Along the centerline of Brian Drive on a curve to the left having a radius of 100.00 feet for a distance of 161.56 feet to a point;
- 17. North 78 degrees, 16 minutes, 36 seconds East, a distance of 102.86 feet to a point;
- 18, South 60 degrees, 20 minutes, 49 seconds East, a distance of 57.00 feet to the point of beginning; containing 4.33 acres, more or less.

Brock 3

Beginning at a point, the intersection of the centerlines of Brian Drive and Michelle Court, within the land of East Pennsboro Associates, thence through the land of East Pennsboro Associates the following courses and distances:

- North 33 degrees, 5 minutes, 20 seconds West, a distance of 70.05 feet to a point;
- North 9 degrees, 9 minutes, 20 seconds West, a distance of 214.00 feet to a point, the intersection of the centerlines of Brian Drive and Louise Court;
- South 80 degrees, 50 minutes, 40 seconds West, a distance of 105.00 feet to a point on centerline of Louise Court;
- 4. South 35 degrees, 52 minutes, 43 seconds West, a distance

- 5. West a distance of 64.52 feet to a point on the property line of East Pennsboro Associates;
- 6. Thence on said property line South 9 degrees, 9 minutes,20 seconds East, a distance of 176.45 feet to a point;
- 7. Thence on a line common to block 1, South 83 degrees, 9 minutes, 20 seconds East, a distance of 166.94 feet to a point;
- 8. North 80 degrees, 50 minutes, 40 seconds East, a distance of 102.55 feet to the point beginning; containing 1.31 acres, more or less.

EXHIBIT "C" - TRACT 2

DESCRIPTION OF TRACT 2 WESTWOOD VILLAGE, EAST PENNSBORO TOWN-SHIP, CUMBERLAND COUNTY, PENNSYLVANIA (CONSISTING OF BLOCK 4)

BLOCK 4

Beginning at a point, the intersection of the centerlines of Brian Drive and Lee Lane, within the land of East Pennsboro Associates, thence through the land of East Pennsboro Associates the following courses and distances:

- Along the centerline of Erian Drive southerly on a curve to the right having a radius of 50.00 feet, for a distance of 6.26 feet to a point;
- 2. South 9 degrees, 9 minutes, 20 seconds East, a distance of 224.07 feet to a point on the centerline of Brian Drive;
- North 80 degrees, 50 minutes, 40 seconds East, a distance of 13.00 feet to a point;
- 4. South 81 degrees, 12 minutes, 58 seconds East, a distance of 83.34 feet to a point on the centerline of Charlotte Way:
- 5. Along the centerline of Charlotte Way on a curve to the right having a radius of 115.00 feet for a distance of 59.08 feet to a point;
- South 51 degrees, 46 minutes, 44 seconds East, a distance of 25.19 feet to a point on the centerline of Charlotte Way;

- 7. Along the centerline of Charlotte Way on a curve to the left having a radius of 115.00 feet for a distance of 95.09 feet to a point;
- 8. North 80 degrees, 50 minutes, 40 seconds East, a distance of 48.55 feet to a point on the centerline of Charlotte Way;
- 9. Along the centerline of Charlotte Way on a curve to the right having a radius of 100.00 feet for a distance of 157.08 feet to a point;
- 10. North 60 degrees, 50 minutes, 40 seconds East, a distance of 33.17 feet to a point;
- North 9 degrees, 9 minutes, 20 seconds West, a distance of
 210.00 feet to a point;
- 12. North zero degrees, 3 minutes, 4 seconds East, a distance of 130.34 feet to a point;
- 13. North 12 degrees, zero minutes, 37 seconds West, a distance of 145.43 feet to a point;
- 14. North 54 degrees, 20 minutes, zero seconds West, a distance of 209.16 feet to a point;
- 15. North 83 degrees, 40 minutes, zero seconds West, a distance of 20.06 feet to a point;
- 16. South a distance of 196.04 feet to a point on the centerline of Lee Lane;

17. South 80 degrees, 50 minutes, 40 seconds West, a distance of 240.00 feet to the point of beginning; containing 3.77 acres, more or less.

EXHIBIT "C" - TRACT 3

DESCRIPTIONS OF TRACT 3, WESTWOOD VILLAGE, EAST PENNSBORO TOWN-SHIP, CUMBERLAND COUNTY, PENNSYLVANIA (CONSISTING OF BLOCKS 5 AND 6)

BLOCK 5

Beginning at a point, the intersection of the centerlines of Brian Drive and Lee Lane, within the land of East Pennsboro Associates, thence through the land of East Pennsboro Associates the following courses and distances:

- Along the centerline of Lee Lane North 80 degrees, 50 minutes, 40 seconds East, a distance of 240.00 feet to a point on the centerline of Lee Lane;
- 2. North a distance of 196.04 feet to a point;
- North 83 degrees, 40 minutes, zero seconds West, a distance of 392.44 feet to a point;
- 4. South 74 degrees, 46 minutes, 18 seconds West, a distance of 127.92 feet to a point on the property line of East Pennsboro .

 Associates;
- Thence on said property line South 9 degrees, 9 minutes,
 seconds East, a distance of 570.70 feet to a point;
- East on a line common to block 3, a distance of 64.52 feet to a point;
- North 35 degrees, 52 minutes, 43 seconds East, a distance of 93.15 feet, to a point on the centerline of Louise Court;

- 8. Along centerline of Louise Court, North 80 degrees, 50 minutes, 40 seconds East, a distance of 105.00 feet to a point, the intersection of the centerlines of Louise Court and Brian Drive;
- Along the centerline of Brian Drive, North 9 degrees, 9 minutes, 20 seconds West, a distance 224.07 feet to a point;
- 10. Along a curve to the left having a radius of 50.00 feet, for a distance of 6.26 feet to the point of beginning; containing 4.31 acres, more or less.

BLOCK 6

Beginning at a point, the intersection of the centerlines of Valley

Drive and Brian Drive, within the land of East Pennsboro Associates,

thence through the land of East Pennsboro Associates the following

courses and distances:

- North 60 degrees, 20 minutes, 49 seconds West, a distance of 57.00 feet to a point;
- 2. South 78 degrees, 16 minutes, 36 seconds West, a distance of 102.86 feet to a point on the centerline of Brian Drive;
- 3. Along a curve to the right having a radius of 100.00 feet, for a distance of 161.56 feet to a point on the centerline of Brian Drive;

- North 9 degrees, 9 minutes, 20 seconds West, a distance of
 22.32 feet to a point on the centerline of Brian Drive;
- 5. South 80 degrees, 50 minutes, 40 seconds West, a distance of 153.84 feet to a point;
- 6. South 32 degrees, 21 minutes, 28 seconds West, a distance of 91.75 feet to a point;
- 7. South a distance of 108.34 feet to a point;
- North 76 degrees, 39 mintues, 5 seconds East, a distance of 455.26 feet to a point;
- 9. South 78 degrees, 48 minutes, 29 seconds East, a distance of 31.48 feet to the point of beginning; containing 1.00 acres, more or less.

RECORDED-OFFICE OF THE RECORDER OF DEEDS CUMBERLAND COUNTY PEHNSYLVANIA

FIRST AMENDMENT TO DECLARATION . CREATING AND ESTABLISHING WEST-WOOD VILLAGE CONDOMINIUM

Jun 22 3 31 PH 776

WHEREAS, M.L.W. CONSTRUCTION CORPORATION, as Declarant, executed a Declaration Creating and Establishing WESTWOOD VILLAGE CONDOMINIUM on January 29, 1975 (hereinafter referred to as the "Declaration") and the Declaration was recorded on January 29, 1975 in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania in Deed Book 213 at page 283; and

WHEREAS, HNC MORTGAGE and REALTY INVESTORS, a Massachusetts business trust (hereinafter referred to as "HNC") has succeeded to the rights and privileges of the Declarant under the Declaration by (i) HNC's acquisition through foreclosure of the tracts of land referred to in the Declaration as Tract 1, Tract 2 and Tract 3 and more fully described in Exhibit C of the Declaration. and 19 of the 21 condominium Units erected on the land described in Exhibit B of the Declaration; and/or (ii) by the terms of Section 27(vi) of the Declaration by reason of HNC's foreclosure on the unsold Units and Tract 1, Tract 2 and Tract 3.

WHEREAS; the Unit Owners of at least eighty percent (80%) of the Units voted to amend the Declaration in accordance with the requirements of Section 25 of the Declaration, and the amendments have been approved by holders of at least seventy-five percent (75%) of the first mortgages on all the Units.

800X 222 PAGE 729

WHEREAS, the Council desires to execute and record this Amendment which contains all of the amendments to the Declaration which have been approved as aforesaid by at least eighty percent (80%) of the Unit Owners.

NOW, THEREFORE, the undersigned, intending to be legally bound hereby, covenants and agrees as follows:

- 1. All references in the Declaration to the 'Declarant" shall be deemed to mean HNC, or any of its successors or assigns to whom HNC may expressly assign its rights and privileges as the Declarant; provided, however, that HNC and its successors and assigns shall not be liable or responsible for any obligations or acts or omissions of Declarant which accrued prior to the date that HNC succeeded M.L.W. Construction Corporation as the Declarant under the Declaration.
 - 2. In Section 7C of the Declaration, the reference to "Tract 1" on the next to the last line of the last full paragraph on page 10 of the Declaration is hereby deleted and the phrase "Tract 2" is hereby substituted in its place.
 - 3. All references in Section 18D of the Declaration to "Westwood Village Community Association, Inc." are hereby deleted in their entirety and substituted in its place shall be the name "Westwood Village Common Facilities Association, Inc.". All references in the Declaration to the "Association" shall be deemed references to Westwood Village Common Facilities Association, Inc., a Pennsylvania non-profit membership corporation. All references to the Declaration of Covenants and Restrictions shall be deemed references to the Declaration of Covenants and Restrictions, as amended by a First Amendment to Declaration of Covenants and Restrictions of even date herewith BOOK 222 PAGE 730

and to be recorded forthwith in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania.

- 4. Section 26(ii) of the Declaration is hereby deleted in its entirety and the following paragraph is substituted in its place:
 - (ii) For so long as Declarant either (a) owns five or more Units which have been submitted to the provisions of the Act or (b) owns five or more residential dwelling units which have been constructed or are under construction on Tract 1, Tract 2 or Tract 3 and which comply with the design and maximum unit requirements of Section 7A of the Declaration, a majority of the members of the Council shall be unilaterally selected by the Declarant. The remainder of the members of the Council shall be elected by all the Unit Owners including the Declarant; provided, however, that in no event shall the right of Declarant to unilaterally select a majority of the members of the Council extend beyond the earlier of (a) January 28, 1982 or (b) the date on which Declarant may elect in writing to voluntarily terminate such right.
- 5. The introductory paragraph of Section 27 of the Declaration is hereby deleted in its entirety, and the following introductory paragraph is substituted in its place:

Notwithstanding anything contained in the Declaration of Condominium, Code of Regulations, the Rules and Regulations of the Council, and all other Condominium Documents to the contrary, whenever HNC Mortgage and Realty Investors, a Massachusetts business trust, or any bank, savings and loan association, trust company, mortgage company, pension trust, business trust, insurance company or other institutional lender, or its successors and assigns (hereinafter referred to as "Construction Mortgagee"), has an "interest" in five or more Units now or hereafter submitted to the provisions of this Declaration, the provisions which follow shall be a part of the Declaration of Condominium and Code of Regulations and all other Condominium Documents and shall supersede any inconsistent provisions contained therein. The Construction Mortgagee's "interest" in the Units shall include, but not be limited to:

- (a) The Construction Mortgagee's interest as mortgagee under any present or future mortgages, as such mortgages may be amended or modified from time to time, that may be granted on some or all of the Units, excluding, however, any long term permanent mortgage or mortgages that may be granted to a residential purchaser of an individual Unit. (The mortgages included in this subparagraph (a) shall hereinafter be referred to collectively as the "Mortgage").
- (b) The ownership or possession of any of the Units by foreclosure sale, by deed in lieu of foreclosure, receivership, court order, mortgagee in possession, purchase, lease or otherwise.

All references in Section 27 of the Declaration to "Trustees" are hereby deleted and the phrase "Construction Mortgagee" is hereby substituted in its place.

6. The following paragraph is hereby made a part of the Declaration as Section 33:

The exercise of the rights and privileges of the Declarant under the Declaration and the Code of Regulations shall be exercised by HNC, and this Amendment is executed by HNC, a business trust existing under the laws of Massachusetts, through or by one or more of its trustees or officers in his or their capacity as such under an Agreement and Declaration of Trust dated September 27, 1971, as amended and restated from time to time, and not individually. Neither the trustees, nor the officers, employees, agents or shareholders of HNC Mortgage and Realty Investors shall be personally liable under the Declaration, as amended, or the Code of Regulations; the Unit Owners and/or Council and all others shall look solely to the Trust Estate of HNC Mortgage and Realty Investors for the payment of any claim under the Declaration, as amended, or the Code of Regulations or for the performance of any obligation, agreement, condition or term to be performed or observed by HNC Mortgage and Realty Investors under the Declaration, as amended, or the Code of Regulations or under any other agreement or document collateral thereto.

7. Except as expressly amended hereby, the terms and conditions of the Declaration shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have executed twenty-eighth day of May, 1976 this Amendment the day-and-year-first-above written.

COUNC	IL OF WESTWOOD F CONDOMINIUM	ı
By:	fuguet 9. Morris	(SEAL)
Ву∶	Cole & F Swith	(SEAL)
By: O.	truis Blankina	(SEAL)
By:	(1) lliam /// autsin	(SEAL)
By:	Vindra A. Reformade	(SEAL)

The undersigned, Declarant, hereby joins in the execution of this Amendment pursuant to Section 26 (iv) of the Declaration.

HNC MORTGAGE AND REALTY INVESTORS

y: Xmgrx

Netoct.

Secretary

STATE OF Sennolimes COUNTY OF Cumberland

On this 28th day of May , 1976, before me, the subscriber, a Notary Public in and for the Commonwealth of Pennsylvania, personally appeared

satisfactorily proven to me to be and the persons whose names are subscribed to the foregoing First Amendment to Declaration Creating and Establishing Westwood Village Condominium, and acknowledged that they executed the same for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal.

JAMES T. COX

My Commassion Did Chimberland County My Commission Expires September 17, 1975

STATE OF CONNECTICUT

SS.

COUNTY OF FAIRFIELD

On the 20th day of April , 1976, before me, the subscriber, a Notary Public in and for the State and County aforesaid, personally appeared George S. Hagkins who acknowledged himself to be a Trustee of HNC MORTGAGE AND REALTY INVESTORS, a business trust, and that he, as such Trustee, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of the trust by himself as Trustee, and desired that the same might be recorded as such.

Witness my hand and seal the day and year aforesaid.

My Commission Expires:

3800X 222 FAGE 734 My Commission expires April 1, 1978 - STATE OF Pennsylvania: : SS COUNTY OF Cumberland:

On this 21st day of June, 1976, before me, the subscriber, a Notary Public in and for the Commonwealth of Pennsylvania, personally appeared Welliam J. Martin, and Kantus S. Eckenses, satisfactorily proven to me to be the persons whose names are subscribed to the foregoing First Amendment to Declaration Creating and Establishing Westwood Village Condominium, and acknowledged that they executed the same for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal.

Notary Public

My Commission Expires

MARY LEA SHENK, Notary Publications Co., Ph. My Commission Expires Feb. 27, 1978

on the units set forth opposite its name below, hereby consents to the execution and recordation of this Amendment pursuant to Section 25(2) of the Declaration.

Units

Unit L-9B

Unit L-6

Mortgagee

CHASE MANHATTAN BANK, N.A.

William F. Ward

Second Vice President
Attest: Markey

OATHERINE QUATELA
ASSISTANT TREASULTE

Dated: 4-12.76

State of Pennsylvania
County of Cumberland
Recorded in the office for the recording of Deeds
etc., in and for Cumberland County, Pa.
influed Book Vol. 22 Page 72 9
Witness my hand and seal of office, at
Carlisle, Pa. this 2010 day of Supur 1976

SECOND AMENDMENT

TO

DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

of <u>July</u>, 1976 by HNC MORTGAGE AND REALTY INVESTORS. (hereinafter referred to as the "Declarant"), a Massachusetts business trust, having its principal place of business at 830 E. State Street, Westport, Connecticut.

WITNESSETH:

WHEREAS, on January 29, 1975, the condominium known as "Westwood Village Condominium" was created pursuant to the provisions of the Unit Property Act of Pennsylvania, Act of July 3, 1963, P.L. 196 (68 P.S. Section 700.101 et seq.) by the filing and recordation of the following documents:

1. Declaration Creating and Establishing West-wood Village Condominium, dated January 29, 1975 and recorded on January 29, 1975 in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania in Deed Book 213 at page 283, as amended by a First Amendment to Declaration Creating and Establishing Westwood Village Condominium dated May 28, 1976 and recorded in the aforesaid office in Misc.Book 222 at Page 729 (hereinafter collectively referred to as the "Declaration").

Condominium dated January 29, 1975 and recorded on January 29, 1975 in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania, in Deed Book 213 at Page 328, as amended by a First Amendment to Code of Regulations of Westwood Village Condominium, dated May 28, 1976 and recorded in the aforesaid office in Misc. Book 222 at Page 737 (hereinafter collectively referred to as the "Code of Regulations").

3. Declaration Plan of Westwood Village Condominium dated January 29, 1975 and recorded on January 29, 1975 in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania in Plan Book 26 at Page 15 (hereinafter referred to as the "Declaration Plan"). The Declaration, Code of Regulations and Declaration Plan are sometimes hereinafter collectively referred to as the "Condominium Documents".

WHEREAS, Section 7A of the Declaration authorizes and reserves unto the Declarant and its successors in title, in their sole discretion and without the consent of the Council or any Unit Owner or the holder of any lien of any unit, at any time and from time to time with seven years from the date of recordation of the Declaration, to submit to the provisions of the Unit Property Act, and to subject to, and include within the provisions of, the Condominium Documents by amendment to the Declaration in the form of this Second Amendment, one or more of the tracts of land

more fully described in the Declaration and referred to therein as "Tract 1", "Tract 2" and "Tract 3", together with the buildings and other improvements erected thereon.

WHEREAS, Declarant hereby desires to submit to the Unit Property Act and to subject to, and include within the provisions of, the Condominium Documents, Tract 1 together with the buildings and other improvements which have heretofore been erected thereon or are presently in the process of being erected thereon as set forth below.

NOW, THEREFORE, pursuant to the Section 7 of the Declaration, and intending to be legally bound hereby, Declarant hereby amends the Declaration as follows:

1. Declarant hereby subjects Tract 1, a metes and bounds description of which is attached hereto and made a part hereof as Exhibit A, to the Unit Property Act and to the provisions of the Condominium Documents, together with the following buildings and other improvements thereon erected or presently in the process of erection:

Five multi-unit modern buildings

containing a total of 66 units upon the land

described in the Declaration as Tract 1. The

five multi-unit buildings will contain 11 differ
ent modular forms shown on the Amendment to the

Declaration Plan of even date herewith, each

containing the following number and type of unit:

Building No.	Modular Type	No. of Units of Each Modular Type Contained Therein
1	Gl GlT G2 G2T TH3 TH3D	Two One Six Three Three One
	Gl GlT G2 G2T TH4	Two One Six Three Two
3	G1 G1T G2 G2T T2A T2B T3 TH4	Two One Six Three Two Two One
4	F2 F3 - F4	One Two Two
5	T2A T2B T3	Four Four Four

2. The location of each building upon Tract l is more particularly shown in the First Amendment to the

BOOK 223 FAGE 346

Declaration Plan. The Declarant declares that the buildings, if not completed at the time of recordation of this Second Amendment, shall be deemed in all respects, when completed, to be subject to the provisions of the Condominium Documents.

- 3. The five multi-unit buildings contain a total of 66 units. A list of each unit included in each building, the identification of each unit by unit designation, and the proportionate undivided common interest in the Common Elements assigned to each unit, is set forth in Exhibit B attached hereto and made a part hereof. Columns 1, 2, 3 on Exhibit B set forth, respectively, the common interest in the Common Elements of the 66 units (i) on the date of recordation of this Second Amendment, as shown in Column 1; (ii) on the date of recordation of an amendment subjecting Tract 2 to the Condominium Documents pursuat to the terms and conditions of Section 7 of the Declaration, as shown in Column 2; and (iii) on the date of recordation of an amendment subjecting Tract 3 to the Condominium Documents pursuant to the terms and conditions of Section 7 of the Declaration, as shown in Column 3.
- 4. Declarant hereby certifies that the 66 units erected or to be erected as a part of Tract 1 contain in the aggregate not more than 145 bedrooms.
- 5. Simultaneous with the execution and recordation of this Second Amendment, the Declarant shall execute and record an Amendment to the Declaration

Plan which (a) describes the location of Tract 1, the location of the buildings and other improvements on Tract 1, and the location of each unit and the Common Elements within each of the buildings and (b) indicates the unit designation of each unit in each of the buildings. From and after the date of recordation of the amendment of the Declaration Plan, all reference to the Declaration Plan shall be deemed to refer to the Declaration Plan as amended.

- 6. From and after the date of recordation of this Second Amendment, the proportionate undivided common interest in the Common Elements assigned to each of the 21 units located in the land described in Section 3 of the Declaration shall be as set forth in Column 2 of Exhibit A to the Declaration.
- 7. Nothing contained in this Second Amendment shall obligate Declarant or any of its successors in title to subject Tract 2, Tract 3, or both, to the Unit Property Act or the Condominium Documents. Nothing contained in this Second Amendment shall prohibit or be deemed to waive the rights under the Declaration of Declarant or any of its successors in title to subject Tract 2, Tract 3, or both, to the Unit Property Act or the Condominium Documents.
- 8. This Second Amendment shall become effective on the date when it is recorded in the Office of the Recorder of Deeds of Cumberland County, Pennsylvania.
- 9. All terms and provisions of the Declaration, the Code of Regulations and the Declaration Plan not hereby

expressly amended, shall continue in full force and effect.

10. The exercise of the rights and privileges of the Declarant under the Declaration, as amended, the Code of Regulations, as amended, and the Declaration Plan shall be exercised by HNC, and this Amendment is executed by HNC, a business trust existing under the laws of Massachusetts, through or by one or more of its trustees or officers in his or their capacity as such under an Agreement and Declaration of Trust dated September 27, 1971, as amended and restated from time to time, and not individually. Neither the trustees, nor the officers, employees, agents or shareholders of HNC shall be personally liable under the Declaration, as amended, or the Code of Regulations, as amended, or the Declaration Plan; the Unit Owners and/or Council and all others shall look solely to the Trust Estate of HNC for the payment of any claim under the Declaration, as amended, or the Code of Regulations, as amended, or the Declaration Plan or for the performance of any obligation, agreement, condition or term to be performed or observed by HNC under the Declaration, as amended, or the Code of Regulations, as amended, or the Declaration Plan or under any other agreement or document collateral thereto.

IN WITNESS WHEREOF, the Declarant has executed this Second Amendment the day and year first above written.

HNC MORTGAGE AND REALTY INVESTORS

Y: 1-0

Secretary

STATE OF Cornelicut:
COUNTY OF Furfield: SS.

On the day of puly , 1976, before me, the subscriber, a Notary Public in and for the State and County aforesaid, personally agreed what I couplen who acknowledged himself to be a Trustee of HNC MORTGAGE AND REALTY INVESTORS, a business trust, and that he, as such Trustee, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of the trust by himself as Trustee, and desired that the same might be recorded as such.

Witness my hand and seal the day and year aforesaid.

Notary Public

My Commission E

NOTARY PUBLIC
My Commission Expires Merch 31, 1981

EXHIBIT "A"

DESCRIPTION OF TRACT 1, WESTWOOD VILLAGE, EAST PENNSBORO TOWN-SHIP, CUMBERLAND COUNTY, PENNSYLVANIA (CONSISTING OF BLOCKS 2

BLOCK 2

Beginning at a point, the Intersection of the centerlines of Valley Drive and Brian Drive, within the land of East Pennsboro Associates, thence through the land of East Pennsboro Associates the following courses and distances:

- 1. Along the centerline of Valley Drive northeasterly on a curve to the right having a radius of 300.00 feet for a distance of 172.55 feet (Arc) to a point, on the centerline of Valley Drive;
- North 28 degrees, 14 minutes, 52 seconds West, a distance
 of 129.53 feet to a point;
- North 9 degrees, 9 minutes, 20 seconds West, a distance of 182.30 feet to a point;
- 4. South 80 degrees, 50 minutes, 40 seconds West, a distance of 33.17 feet to a point on the centerline of Charlotte Way;
- 5. Along the centerline of Charlotte Way on a curve to the left
 having a radius of 100.00 feet for a distance of 157.08
 feet to a point;

- 7. Along the centerline of Charlotte Way on a curve to the right having a radius of 115.00 feet for a distance of 95.09 feet to a point;
- 8. North 51 degrees, 46 minutes, 44 seconds West, a distance of 25.19 feet to a point on the centerline of Charlotte Way:
- 9. Along the centerline of Charlotte Way on a curve to the left having a radius of 115.00 feet for a distance of 59.08 feet to a point;
- 10. North 81 degrees, 12 minutes, 58 seconds West, a distance of 83.34 feet to a point;
- 11. South 80 degrees, 50 minutes, 40 seconds West, a distanct of 13.00 feet to a point on the centerline of Brian Drive;
- 12. South 9 degrees, 9 minutes, 20 seconds East, a distance of 214.00 feet to a point;
- 13. South 33 degrees, 5 minutes, 20 seconds East, a distance of 143.44 feet to a point on the centerline of Brian Drive;
- 14. Along the centerline of Brian Drive on a curve to the right having a radius of 200.00 feet for a distance of 83.54 feet to a point;

- 15. South 9 degrees, 9 minutes, 20 seconds East, a distance of 57.32 feet to a point on the centerline of Brian Drive;
- 16. Along the centerline of Brian Drive on a curve to the left having a radius of 100.00 feet for a distance of 161.56 feet to a point;
- 17. North 78 degrees, 16 minutes, 86 seconds East, a distance of 102.86 feet to a point;
- 18, South 60 degrees, 20 minutes, 49 seconds East, a distance of 57.00 feet to the point of beginning; containing 4.33 acres, more or less.

BLOCK 3

Beginning at a point, the intersection of the centerlines of Brian Drive and Michelle Court, within the land of East Pennsboro Associates, thence through the land of East Pennsboro Associates the following courses and distances:

- 1. North 33 degrees, 5 minutes, 20 seconds West, a distance of 70.05 feet to a point;
- 2. North 9 degrees, 9 minutes, 20 seconds West, a distance of 214.00 feet to a point, the intersection of the centerlinesof Brian Drive and Louise Court;
- South 80 degrees, 50 minutes, 40 seconds West, a distance of 105.00 feet to a point on centerline of Louise Court;
- 4. South 35 degrees, 52 minutes, 43 seconds West, a distance of 93.15 feet to a point; BOX 223 FASE 354

- West a distance of 64.52 feet to a point on the property line of East Pennsboro Associates;
- 6. Thence on said property line South 9 degrees, 9 minutes,20 seconds East, a distance of 176.45 feet to a point;
- 7. Thence on a line common to block 1, South 83 degrees, 9 minutes, 20 seconds East, a distance of 166.94 feet to a point;
- 8. North 80 degrees, 50 minutes, 40 seconds East, a distance of 102.55 feet to the point beginning; containing 1.31 acres, more or less.

EXHIBIT "B"

SCHEDULE SHOWING COMMON INTERESTS IN THE COMMON ELEMENTS . ATTRIBUTABLE TO EACH UNIT IN TRACT 1

Percentage of Common Interest in Common Elements

Building	Unit	Co	Common Elements			
Number	<u>Designation</u>	Column 1	Column 2	Column 3		
One	801 803 805 807 811-101 811-102 811-103 811-104 811-201 811-202 811-203 811-204 811-301 811-302 811-303 811-304	1.587 1.534 1.534 1.534 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113	.928 .909 .909 .909 .650 .650 .650 .650 .650 .650 .650	.617 .595 .595 .595 .433 .433 .433 .433 .433 .433 .433 .43		
Two	111 115-101 115-102 115-103 115-104 115-201 115-202 115-203 115-204 115-301 115-302 115-303 115-304 119	1.587 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.113 1.1587	.928 .650 .650 .650 .543 .650 .650 .650 .650 .650	.617 .433 .433 .433 .361 .433 .433 .433 .433 .433 .433		
Three Three Three Three Three Three	806 810-101 810-102 810-103 810-104 810-201	1.587 1.113 1.113 1.113 .930 1.113	.928 .650 .650 .650 .543 .650	.617 .433 .433 .433 .361 .433		

EXHIBIT "B"

SCHEDULE SHOWING COMMON INTERESTS IN THE COMMON ELEMENTS ATTRIBUTABLE TO EACH UNIT IN TRACT 1

Percentage	of	Common	Interest	in
		ı Elemer		

		Co	Common Elements			
Building	Unit	0-1	Column 2	Column 3		
Number	Designation	Column 1	COLUMN Z	COTCHIT 3		
Three	810-202	1.113	.650	.433		
Three	810-203	1.113	.650	.433		
Three	810-204	.930	.543	.361		
· Three	810-301	1.113	.650	.433		
Three	810-302	1.113	.650	.433		
Thrce	810-303	1.113	.650	.433		
Three	810-304	.930	.543	.361		
Three	814	951	.556	.370		
Three	816	1.344	.797	.521		
Three	818	.951	.556	.370		
Three	820	.951	.556	.370		
Three	822	1.344	.797	.521		
Three	824	.951	.556	.370		
111200						
Four	110	1.587	.928	.617		
Four	112	1.246	.728	.484		
Four	114	1.126	.614	.399		
Four	116	1.246	728	.484		
Four	118	1.587	.928	.617		
1001						
Five	121	.951	•556	.370		
Five	123	1.344	.797	.521		
Five	125	.951	.556	.370		
Five	127	.951	.556	.370		
Five	129	1.344	.797	.521		
Five	131	.951	.556	.370		
Five	847	.951	.556	.370		
Five	851	.951	.556	.370		
Five	849	1.344	.797	.521		
Five	848	.951	.556	.370		
Five	850	1.344	.797	.521		
Five	852	.951	556	.370		
		·		•		
•	•	75.639	44.256	29.360		

THIRD AMENDMENT TO DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

THIS THIRD AMENDMENT made this 9th day of June, 1978, by THE WESTPORT COMPANY, formerly HNC Mortgage and Realty Investors, (hereinafter referred to as the "Declarant"), a Massachusetts business trust, having its principal place of business at 830 Post Road East, Westport, Connecticut.

<u>W I T N E S S E T H:</u>

WHEREAS, on January 29, 1975, the condominium known as "Westwood Village Condominium" was created pursuant to the provisions of the Unit Property Act of Pennsylvania, Act of July 3, 1963, P.L. 196 (68 P.S. 700.101 et seq.) by the filing and recordation of the following documents:

1. Declaration Creating and Establishing Westwood Village Condominium, dated January 29, 1975, and recorded on January 29, 1975, in the office of the Recorder of Deeds of Cumberland County, Pennsylvania, in Misc. Book 213 at page 283, as amended by a First Amendment to Declaration Creating and Establishing Westwood Village Condominium dated May 28, 1976, and recorded in the aforesaid office in Misc. Book 222 at page 729, and as further amended by a Second Amendment to Declaration Creating and Establishing Westwood Village Condominium dated July 21, 1976, and recorded in the aforesaid office in Misc. Book 223 at page 343 (hereinafter collectively referred to as the "Declaration").

- 2. Code of Regulations of Westwood Village Condominium dated January 29, 1975, and recorded on January 29, 1975, in the office of the Recorder of Deeds of Cumberland County, Pennsylvania, in Misc. Book 213 at page 328, as amended by a First Amendment to Code of Regulations of Westwood Village Condominium dated May 28, 1976, and recorded in the aforesaid office in Misc. Book 222 at page 737 (hereinafter collectively referred to as the "Code of Regulations").
- 3. Declaration Plan of Westwood Village Condominium dated January 29, 1975, and recorded on January 29, 1975, in the office of the Recorder of Deeds of Cumberland County, Pennsylvania, in Plan Book 26 at page 15, as amended by a First Amendment to Declaration Plan of Westwood Village Condominium dated July 21, 1976, and recorded in the aforesaid office in Plan Book 28 at page 72 (hereinafter collectively referred to as the "Declaration Plan").

The Declaration, Code of Regulations and Declaration
Plan aforesaid are sometimes hereinafter referred to as the
"Condominium Documents".

WHEREAS, the Unit Owners of at least eighty per cent (80%) of the Units entitled to vote have consented to the amendments to the Declaration as set forth herein, said consent having been expressed by said Unit Owners in writing and on file with the Council; and

WHEREAS, said Unit Owners, also by their written consent, have authorized the Council to execute the within Amendment

and Add San

to the Declaration under Section 25 of the Declaration, and the amendments have been approved by the holders of at least seventy-five per cent (75%) of the first mortgages on all the Units; and

WHEREAS, the Council desires to execute and record this Amendment which contains all of the amendments to the Declaration which have been approved as aforesaid by at least eighty per cent (80%) of the Unit Owners.

NOW, THEREFORE, the undersigned, intending to be legally bound hereby, covenants and agrees as follows:

Section 1. HNC Mortgage and Realty Investors having changed its name, all references thereto shall be regarded as referring to THE WESTPORT COMPANY, which name shall hereafter be used.

Section 2. Section 7 of the Declaration, as amended, shall hereafter be construed to permit Declarant to submit all or parts of Tracts 2 and 3 to the provisions of the Act and to subject same to, and include the same within the provisions of, the Condominium Documents in any order or sequence as may be determined proper within the sole discretion of Declarant, such Tracts or parts thereof so submitted may have thereon erected a lesser number of units than projected to ultimately be constructed thereon under the provisions of Section 7A of the Declaration.

Section 3. Section 7A of the Declaration shall be amended by deletion of the second sentence of the first paragraph

thereof, and by the addition of the hereafter underlined words, said Section to now read as follows:

§7. Expansion.

A. Right to Expand. Subject to obtaining the written consent of The Trustees of HNC Mortgage and Realty Investors (The Westport Company), which consent shall not be unreasonably withheld, Declarant and its successors in title shall have the right (but without obligation to do so) in their sole discretion without consent of the Council or any Unit Owner or the holder of any lien on any Unit, at any time and from time to time within seven years from the date of recordation of this Declaration, to submit to the provisions of the Act and to subject to, and include within the provisions of, the Condominium Documents by amendment in form hereinafter mentioned, one or more, or parts thereof, of the three tracts or parcels of land which are more parti-cularly described in Exhibit "C" attached hereto, made a part hereof and incorporated herein by reference as "Tract 1," "Tract 2" and "Tract 3," together with the buildings and other improvements thereon erected. Upon submission of a Tract, or part thereof, as aforesaid, the Declarant and its successors in title shall have the right to construct buildings and other improvements either partially or wholly on the Tract or Tracts then or previously submitted, and on the Land described in §3 hereof, subject, however, to the limitations hereinafter mentioned.

Upon submission of Tract 1 an additional 66 Units, containing not more than 145 bedrooms in the aggregate, will become part of the Condominium and the Property. Upon full and complete submission of Tract 2, an additional 64 Units, containing not more than 128 bedrooms in the aggregate, will become part of the Condominium and the Property. Upon the full and complete submission of Tract 3 an additional 73 Units, containing not more than 171 bedrooms in the aggregate, will become part of the Condominium and the Property. The design and construction of the Buildings to be erected on Tract 1, Tract 2 and Tract 3 shall be of at least as good quality and shall have architectural harmony with the Buildings erected on the Land described in §3 hereof.

Section 4. The following paragraph shall be added to Section 7C of the Declaration:

In the event Tract 2 and/or Tract 3, or any parts thereof, are subjected to the Act and the Condominium Documents, then the Common Interests in the Common Elements of the Units erected or to be erected on such submission shall be allocated among such Units on the basis of the approximate number of square feet of floor space contained in such Unit, as the Declarant shall determine. The total percentage of Common Interests in the Common Elements to be allocated among such Units erected or to be erected upon land currently submitted shall be determined by the Declarant based on a comparison of the approximate number of square feet of floor space contained in all such Units to the approximate number of square feet of floor space contained in all Units erected on land previously submitted, such computations to be based upon the percentages set forth in this Section being deemed the ultimate percentages of the undivided Common Interests in the Common Elements of the Units to be constructed. The order of construction and of subjecting the Tracts to the Act and the Condominium Documents to be at the discretion of Declarant.

Section 5. Columns 3 and 4 of Exhibit "A" of the Declaration shall be amended by Declarant in the event Tract 2 or Tract 3, or parts thereof, shall be submitted to the Act and the Condominium Documents, within the confines of the percentages presently set forth therein.

<u>Section 6</u>. Except as expressly amended hereby, the terms and conditions of the Declaration shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have executed this Amendment the $9^{\frac{14}{3}}$ day of June, 1978.

COUNCIL OF WESTWOOD VILLAGE CONDOMINIUM

COMPONENTON

(SEAL

By Robert Schmode (SEAL)

By Strice Blackman (SEAL)

By Duald V. Deittetasky)

The undersigned Declarant hereby joins in the execution of this Amendment pursuant to Section 26 (iv) of the Declaration.

By Trustee

THE WESTPORT COMPANY

Attest:

There W Darager &

COMMONWEALTH OF PENNSYLVANIA)
: SS.
COUNTY OF CUMBERLAND)

On this, the 9th day of June, 1978, before me, a Notary Public, personally appeared William F. Martson, Sandra S. Eckenrode, Robert F. Smith, Patricia B. Spackman and Donald O. Oesterling, who acknowledged themselves to be members of the Council of Westwood Village Condominium, and that they, as such members, being authorized to do so, executed the foregoing instrument for the purposes therein contained.

In witness whereof, I have hereunto set my hand and official seal.

Notary Public

MARY LEA SHENK, Notory Public Corlisie, Cumberland Co., PA

My Commission Expires Feb. 27, 1982

STATE OF CONNECTICUT) : SS.
COUNTY OF FAIRFIELD)

On this, the Its day of June, 1978, before me, a Notary Public, personally appeared Large S. Markine who acknowledged himself to be a Trustee of THE WESTPORT COMPANY, a business trust, and that he, as such Trustee, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of the trust by himself as Trustee, and desired that the same might be recorded as such.

In witness whereof, I have hereunto set my hand and official seal.

Notary Public

NOTARY PUBLIC
My Commission Expires March 31, 1981

The undersigned, holder of seventy-five per cent (75%) of the first mortgage liens on the units set forth opposite its name below, hereby consents to the execution and recordation of the Amendment pursuant to Section 25(2) of the Declaration.

Units:

116 Brian Drive

112 Brian Drive

824 Charlotte Way

843 Melissa Court #201

852 Louise Court

114 Brian Drive

105 Melissa Court

115 Charlotte Way #101

107 Melissa Court

810 Charlotte Way #201

849 Michelle Court

811 Brian Drive #201

811 Brian Drive #104

847 Michelle Court

811 Brian Drive #101

810 Charlotte Way #203

115 Charlotte Way #301

843 Melissa Court #304

843 Melissa Court #103

843 Melissa Court #202

843 Melissa Court #203

843 Melissa Court #104

843 Melissa Court #302

814 Charlotte Way

115 Charlotte Way #104

810 Charlotte Way #101

121 Brian Drive

811 Brian Drive #103

811 Brian Drive #202

806 Charlotte Way

811 Brian Drive #203

837 Melissa Court

810 Charlotte Way #304

101 Melissa Court

119 Charlotte Way

810 Charlotte Way #103

843 Melissa Court, #303

127 Brian Drive

811 Brian Drive #301

MORTGAGE SERVICING OFFICER HARTFORD NATIONAL JANK+TRUSICU.

Attest:

Frances J. Byskd

Dated: June 8, , 1978

Units:

811 Brian Drive #304 115 Charlotte Way #204 810 Charlotte Way #204 807 Brian Drive 810 Charlotte Way #104 115 Charlotte Way #303 843 Melissa Court #101 843 Melissa Court #204 109 Melissa Court 849 Melissa Court 810 Charlotte Way #302 123 Brian Drive 811 Brian Drive #204 115 Charlotte Way #102 110 Brian Drive 115 Charlotte Way #304 811 Brian Drive #303 818 Charlotte Way

CONSENT TO THIRD AMENDMENT TO DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

The undersigned Unit Owners in Westwood Village Condominium, East Pennsboro Township, Cumberland County, Pennsylvania, do hereby consent to the Third Amendment to the Declaration Creating and Establishing Westwood Village Condominium and we hereby authorize the Council to execute, acknowledge and record the same with the same effect as if a regular meeting of the Unit Owners had been held and the same was approved by the required percentage of Unit Owners. We waive our right to any meeting to pass upon the same, this consent to act as our affirmative vote in favor of the Third Amendment.

<u>Date</u>		Unit Owner	Unit No. Witness	
<u>5-11</u> ,	1978	Faul 7 hiller	Whatote Fore FMiles, Ja	•
5-11	1978	Bran Jamelin	981/2ran 501	0
5-11:	1978	Thuy le fur any	811 Burn 203	
5//	1978	fuje Jouly	115 Charlotte Way 204	93
<u> </u>	1978	- Tyline y. Tolune	843 / nelina (t. Juste 201	~
4/11	1978	_ M ("otre	51 Brie D. A+30.	14
<u> 2000</u> ,	1978	Unna ??) Eduto	115 Chalitle Way HICI	75
	1978	to disply	810 lariette lang	u
5:11.	1978	Mary T Com	8 10 Charlette Way 41/03	CA.
5/11.	1978	Ether Medrey don	SIE Charlotte long	S.
5/10.	1978	M. Drew donce	847 Midielle Ct.	The
5/12.	1978	mary miller	125 Brian Du.	Z
5/13.	.1978	- Trum	109 melvie 27 852 Louise Coupt	> 1
5/15	1978	S. Rapp	852 Louise Court	7
5/15.	1978	Hard Laurent	- 811 BRIAN DR .	\mathcal{B}_{-}
5/17.	1978	Eleann S. Runt	851 Michelle Court	B
<u>5/17</u> .	1978	S.K. Heichelroath	101 Miliosa Ct.	(0)
5/17.	1978	2, Gilen	107 Relissa Ct,	1 .
•		0	•	

CONSENT TO THIRD AMENDMENT TO DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

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<u>Date</u>	Unit Owner	Unit No.	Witness	•
11/5/78.	1978 John & Berin	203 r10 CA		8
7 . 1	1978 Barry & Belanky		-	E
	1978 Temath Kingan			(Z)
	1978 my O. O. October			2
5/11/11.	1978 Sterly O. Milion	129 Brin		17
5/11/74,	1978 Martin & Bourgel	820-CHANOTA		8
	1978 Que a 1 1961		. :	£ .
5/1/28	1978 Milyolm / husher	, 807 Bun		
, ,	1978 How. Terry We	, , , , , , , , , , , , , , , , , , ,	Bring Celio	22
	1978 James Risser		757	if
5/1/18.	1978 Palet Balenia	803 BRIM		re
	1978 Detsy		hulute Was	₹
	1978 Warry metal			Ob .
5/11/75.	1978 Circl & Cray	123 Davin	ر بر بل ر	2
5/11:25.	1978 Joan alle fixt	7 814 Charlo	to hen	, ;
	2/1/11	20 (finilatle 1	1	S. S.
1 /	1978 Donne	/ . / .		
	1978 Lynni C Harris	~	ling	
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CONSENT TO THIRD AMENDMENT TO DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

The undersigned Unit Owners in Westwood Village Condominium, East Pennsboro Township, Cumberland County, Pennsylvania, do hereby consent to the Third Amendment to the Declaration Creating and Establishing Westwood Village Condominium and we hereby authorize the Council to execute, acknowledge and record the same with the same effect as if a regular meeting of the Unit Owners had been held and the same was approved by the required percentage of Unit Owners. We waive our right to any meeting to pass upon the same, this consent to act as our affirmative vote in favor of the Third Amendment.

			•	
Date	•	Unit Owner	Unit No.	Witness
5/17.	1978	Susan & Smith	8/3 Melion #303	
5/11.	1978	Slily Trange	181 Bringe	
5-17.	1978	Michael Dodling	848 Louis Ct.	
5/17.	1978	Theline Justich Ja	um 103 Melion G	
15/18.	1978	Mildred Voleno	115 Charlotti Way	(io) =
		Tail B. tinh		
18.	1978	E Hollegoworth	115 Crechittistan	303 5: 6
		Robert Germs		7 3
5/19.	1978	Francelyn Dow	_ 114 Bian x dr	in ot
5/20.	1978	fortale Fee	20 8/6 Chartello	2
		Hordon Vines,		
5/20.	1978.	tennta Delection	110 Bream Dr	P
5/20.	1978	Ting I offin	239 Miliona C	wt
		Add Shundlen		
		Thomas E Houf		
		100 monnas		
		Guray K. Lless		
		1 1	(845 Michell	<i>7</i> 1
,			on on	

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CONSENT TO THIRD AMENDMENT TO DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

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Date .		Unit Owner		Unit No.	Witne	2SS	
May 20.	1978	- Alex Lavar	84	3 Melus 309	Q.		
May 20.	1978	Olim Javas	84	Melus 304		7	
May 22.	1978	Affin Javas	84	3 Miching 103	٠٠٠٠ ک	= _Z	
May 22.	1978	Allan Javas	847	Melissa 104	· / Z	- English	
May 22.	1978	How Javan	843	Miles 202	8	3 Ex	
May 20.	1978	Som I June	843	mclister 203	7	7	
May 25	1978	lade	118	Brian Drive	Carel	frace.	
May 25	1978	MARL	801	Brian Drive	Witness	for	
May 25	1978	March L	805	Brian Drive	Richar	LIT Collat	/ an
May 25	1978	-MANUE	811	Brian Drive #102	Vice	President	
May 25	1978	Mille	811	Brian Drive #302	The !	westport	
May 25	1978	Mille	843	Melissa Court #30	1		
May 25	1978	Made _	115	Charlotte Way #10	3	•	
May 25	1978	Miland	115	Charlotte Way #20	1		
Мау 25	1978	Male	115	Charlotte Way #30	2		
May 25	1978	Malland	810	Charlotte Way #10	2		
May 25	1978	Malul	810	Charlotte Way #30	L		
May 25	1978	Mobile	822	Charlotte Way #82	3		
					• .		

CONSENT TO THIRD AMENDMENT TO DECLARATION CREATING AND ESTABLISHING WESTWOOD VILLAGE CONDOMINIUM

The undersigned Unit Owners in Westwood-Village Condominium, East Pennsboro Township, Cumberland County, Pennsylvania, do hereby consent to the Third Amendment to the Declaration Creating and Establishing Westwood Village Condominium and we hereby authorize the Council to execute, acknowledge and record the same with the same effect as if a regular meeting of the Unit Owners had been held and the same was approved by the required percentage of Unit Owners. We waive our right to any meeting to pass upon the same, this consent to act as our affirmative vote in favor of the Third Amendment.

Date	•	Unit Owner	Unit No.	Witn	ess	
5/19.	1978	Stolen T. a. Trutte	303 8	11 CHarlot	To ex	
5/19.	1978	See M. Foloshie	304 84	charlott	七 >	E
5/22.	1978	July Hohauson	301 11	5 Charle	the ?	
5/22,	1978	Willey Veudster	202 8	11 Brian	4	3
	1978		And the Control of th			£ 75
	1978		· · · · · · · · · · · · · · · · · · ·	A STATE OF THE STA	7	
	1978		A CONTRACTOR OF THE PROPERTY O		· · · · · ·	\$
	1978		. 1			_/
	1978					
Providence or the Burney of th	1978		· · · · · · · · · · · · · · · · · · ·			<u> </u>
	1978				RC CO	
	1978	·		23	E COM	<u> </u>
· · · · · · · · · · · · · · · · · · ·	1978	And the second s			SACOTE CONTENT	
	.'1978	State of Pennsylvania c	SS	PK.	10 P. C.	
	1978	County of Cumberland I Recorded in the office for I		eds &	. НЕ	•
,	1978	etc., in and for Cumbertal	nd County Pa 6236 Page 627	5	•	
	1978	witness my hand and	sear of office at		•	
	1978	Carlisie, Pa this district	18V 12070 . 15	78		
			Recorder			
		E				

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