MÁIL TO: HUBBARD REALTY 2110 Cloverdale Ave., Ste. 2C, Winston-Salem, NC 27103 DRAFTED BY: Lewis E. Hubbard

NORTH CAROLINA

DECLARATION OF RESTRICTIVE COVENANTS BROWN'S RUN, SECTION FOUR

FORSYTH COUNTY

KNOW ALL MEN BY THESE PRESENTS: That, Whereas HUBBARD REALTY OF WINSTON-SALEM, INC. and RAMEY DEVELOPMENT CORPORATION are the owners of all the lots in the development known as **BROWN'S RUN, SECTION FOUR**, a plat of which is recorded in Plat Book 42, page 127 in the Office of the Register of Deeds of FORSYTH County, North Carolina; and whereas, the undersigned desire to impose certain restrictions and conditions upon present and future owners of said lots;

NOW, THEREFORE, the undersigned hereby covenant and agree for themselves, their heirs, successors and/or assigns, with all persons, firms, corporations, or other parties hereafter acquiring title to lots in aforesaid development, that all of the said lots are to the use thereof, said conditions and restrictions to be appurtenant to and to run with all of the lots in said development, by whomsoever owned.

- 1. USE OF LOTS: No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single-family residence and its customary accessory building and uses.
- 2. SUBDIVISION OF LOTS: No residence shall be erected on less than one lot and no lot shall be subdivided except that two owners may subdivide a lot between them, but only one residence shall be built on the combined original and subdivided portion of any lots.
- 3. DWELLING SIZE RESTRICTIONS: No one-story dwelling shall be built, erected, altered or used unless the enclosed dwelling area of the structure on its ground or main floor contains at least 1400 square feet of floor space, as measured to the outside wall lines. No split level or split foyer dwelling shall be built, altered, erected, or used unless the main body of the structure contains at least 1,400 square feet of floor space as measured to the outside wall lines of the upper level. No two-story dwelling shall be built, altered, erected or used unless heated floor space and the first floor contains a minimum of 1, 100 square feet of floor space, as measured to the outside wall lines. No one and one-half story dwelling shall be built, altered, erected or used unless the enclosed dwelling area of the structure on the first floor contains a minimum of 1,200 square feet of heated floor space, as measured to the outside wall lines. The second floor of a one and one-half story dwelling may be left unfinished but shall contain a minimum of 600 square feet of floor space that could be finished as heated living area, as measured from the outside walls.
- 4. SET BACK RESTRICTIONS: As to each lot, there shall be total minimum side yards not less than 20 feet in width, no one of which shall be less than 7 feet in width. No building or part of a building other than steps, open porches, overhanging eaves or cornices shall extend nearer the front property line than 20 feet. In the case of a corner lot, no building or part

FEE:\$ FORSYTH CO.NC PRESENTED & RECORDED: 05/04/2000 3:38PH DICKIE C. WOOD REGISTER OF DEEDS BY: BOLESP

P2884 - P2889

of a building other than steps, overhanging eaves or cornices shall extend nearer the side property line adjacent to the street than as shown on the recorded plat or <u>20</u> feet, whichever is greater.

- 5. GARAGES AND FOUNDATIONS: No front entrance basement garages shall be permitted and no bare block construction shall be permitted to show above the ground level of any house.
 - 6. **DRIVEWAYS:** All driveways shall be asphalt or concrete.
- 7. ANIMALS: No animals, livestock, or poultry of any kind shall be raised, bred, or kept on any lot, except that dogs, cats, or other household pets may be kept provided that they are not kept, bred, or maintained for any commercial purposes and provided they are not permitted to become a nuisance to the neighborhood.
- 8. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for refuse or rubbish. Trash, garbage, or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.
- 9. TEMPORARY STRUCTURES: No structure of a temporary character, trailer, camper, basement, tent, shack, garage, barn, or other outbuilding shall be used on any lot at any time as a residence, either temporary or permanent.
- 10. NUISANCE: No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 11. ANTENNAE: No exterior radio antennae nor satellite dishes greater than 30 inches in diameter shall be permitted if visible by public view from any street.
- 12. SIGNS: No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot, one sign of not more than five square feet advertising the property for sale or for rent, or signs used by a builder to advertise the property during the construction and sales period.
- 13. SCREENING: The erection of clothes lines, the maintenance of exterior garbage cans, the storage of boats, campers and trailers in clear view of open recreating areas, shall not be permitted unless stored in a screened enclosure, either man-made or natural.
- 14. **FENCING:** No chain link or other restraining type fencing may be erected nearer the front property line than the rear wall of the single-family dwelling thereon. In the case of a corner lot, no chain link or other restraining type fencing may be erected nearer the side street than 40 feet.

- 15. PARKING: The parking on the streets of boats, campers, large trucks or unregistered or unlicensed vehicles for more than twenty-four (24) hours shall not be permitted.
- 16. EASEMENTS: Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat and over the rear ten feet of each lot. Drainage flow shall not be obstructed nor be diverted from drainage or utility easements as designated above or on the recorded plat.
- 17. STREETS: All streets in this development have been constructed as public streets, meeting the standards of the specifications of the Town of Kernersville for subdivision streets. The developer has dedicated a right-of-way, as shown on the recorded map referred to above, having a width of at least 50 feet, as of the date of the recording of this map, the streets have been inspected by the Town of Kernersville and certified as having been planned and constructed according to their standards, including those relating to grading, roadbed, paving, and drainage.

Nothing, including but not limited to, walls, fences, gates, timbers, trees, or plants, shall be erected, placed or permitted to remain in any portion of the street right-of-way or related sight or drainage easements as shown on the recorded map of this development. No drainage ditch or swate shall be filled, tiled, or altered in any way except in accordance with the standards of the Town of Kernersville.

- 18. ENFORCEMENT: Enforcement shall be by proceedings at law or in equity against any person violating or attempting to violate any covenant either to restrain violation or to recover damages.
- 19. DEVELOPER'S RIGHT OF MODIFICATION: HUBBARD REALTY OF WINSTON-SALEM, INC. and RAMEY DEVELOPMENT CORPORATION have developed this subdivision pursuant to a general plan or theme of development, and do not intend to abandon this general plan. However, HUBBARD REALTY OF WINSTON-SALEM, INC. and RAMEY DEVELOPMENT CORPORATION reserve the right to cancel, modify, or change any of the above restrictions by the written consent of HUBBARD REALTY OF WINSTON-SALEM, INC. and RAMEY DEVELOPMENT CORPORATION, which written consent shall be duly executed, acknowledged, and recorded in the Office of the Register of Deeds of FORSYTH County, North Carolina, and which written consent may be given or withheld within the uncontrolled and sole discretion of HUBBARD REALTY OF WINSTON-SALEM, INC. and RAMEY DEVELOPMENT CORPORATION as HUBBARD REALTY OF WINSTON-SALEM, INC. and RAMEY DEVELOPMENT CORPORATION may deem best for the general plan or scheme of development.
- 20. APPLICABLE PERIOD: The foregoing covenants, restrictions, and conditions shall remain in full force and effect, unless sooner changed in accordance with paragraph (19) herein, until October 1, 2014 at which time said covenants, restrictions, and conditions shall be automatically extended for successive periods of five (5) years unless by a vote of a majority of the then owners of the lots who agree to change the said covenants in whole or in part.

It is expressly understood and agreed between <u>HUBBARD REALTY OF WINSTON-SALEM, INC.</u> and RAMEY <u>DEVELOPMENT CORPORATION</u> and all subsequent purchasers of lots in the development known as <u>BROWN'S RUN, SECTION FOUR</u> that all conveyances of lot(s) in said development are made subject to the foregoing covenants, conditions, and restrictions, and that they are for the protection and general welfare of the development and shall be covenants running with the land and binding upon all parties purchasing lots in said development and their heirs, successors, assigns, administrators, or executors.

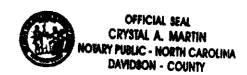
21. No captions or titles in this Declaration of Covenants, Restrictions and Conditions shall be considered in the interpretation of any of the provisions hereof.

In case of conflict between any of the foregoing provisions and any Zoning Ordinances (or exceptions thereto which may lawfully be made be the Zoning Board of Adjustment) or laws which may be in effect, or which may hereafter be enacted, such Zoning Ordinances or laws shall control.

Invalidation of any one of these covenants, restrictions or conditions by judgment or Court order shall in no wise affect any of the other provisions which shall remain in full force and effect.

BK 2115 PG 2888

	LEM, INC. have hereunto set their hands and
IN WITNESS WHEREOF, to RAMEY DEVELOPMENT CORPORATION he this day of April, 200	thePresident andSecretary of nave hereunto set their hands and seals
(Côrporate Seal)	HUBBARD REALTY OF WINSTON-SALEM, INC. BY: President
Emma Sullard	RAMEY DEVELOPMENT CORPORATION
(Comporate Seal)	BY: President
Attest:	



STATE OF NORTH CAROLINA - COUNTY OF FORSYTH

This <u>3</u> day of <u>May</u> , 2000, perso	onally came before me, $\frac{1}{2}$ (vstat A)	Martin	
a notary public, Emma B. Hubbard who, being	made by me duly sworn, says that (s)he knows the	
Common Seal of HUBBARD REALTY DE WINSON SALEM, Inc. and is acquainted with Lowis E. HUBBARD, who			
is the President of said Corporation, and that (s)he, the	he said Emmo 6 Hugger	is the	
Secretary of the said Corporation, and saw the said	President sign the foregoing instru	ment and saw	
the Common Seal of said Corporation affixed to said instru	ment by said — President and	that (a)he tha	
said <u>Emma B. Hubspap</u> signed his/her name	in attestation of the execution of soic	lington on tin	
the presence of said — President of said Corporation.	in attestation of the execution of Said	i mstrument m	
Witness my hand and notarial seal or stamp this the 3	day of N	2.545	
(Notarial Seal or Stamp)	Cuyta A. Martin Notary Public	, 2 <u>000</u> .	
(Notarial Seal or Stamp) My Commission Expires: 31,2004	1 1 h B & Math		
My Commission Expres. Jaman 57, 2007	Lugar 4. 1 artin		
\mathcal{J}	Notary Public		
	OFF	CIAL MAL	
	HOTHNY PAR	Y OF PROPEYTH	
STATE OF NORTH CAROLINA - COUNTY OF FORS'	YTH JAMES V	N. APMENTROUT	
	My Commission Expire	March 25, 300?	
This 30th day of April , 2000, person a notary public, Dim Rangey who, being Common Seal of Rangey Obsoles work Composition is the President of said Corporation, and that (s)he, the	onally came before me, Frutt (J. Dearstreat	
a notary public, Oim Rang who, being	made by me duly sworn, says that (s	the knows the	
Common Seal of Roman Devolus nort Consumting	and is acquainted with $C = R_A$	who who	
is the President of said Corporation, and that (s)he. the	he said DIAN Romey	is the	
Secretary of the said Corporation, and saw the said	President sign the foregoing instru	ment and cave	
the Common Seal of said Corporation affixed to said instru			
soid A.A. Roman signed Mather name	o in attentation of the evention of air	tillat (s)ne, the	
said <u>Jia Rruey</u> signed signed her name		i instrument in	
the presence of saidPresident of said Corporation. Witness my hand and notarial seal or stamp this the	the same Assis	2 (1//6	
		., 2	
(Notarial Seal or Stamp) My Commission Expires: 3-36-363	N/ TA		
My Commission Expires:			
	Notary Rublic		
NORTH CAROLINA – FORSYTH COUNTY			
	. 0		
The foregoing (or annexed) certificate of (is (are) certified to be correct. This the little day of	wetal A Martin	V-5	
is (are) certified to be correct. This the 1/1-day of	Somes J. Hangton	, , , , , , , , , , , , , , , , , , , ,	
Probate and filing fee \$ paid.	, , , , ,		
paid.			
Dagia	ster of Deeds, Foreith County		
Regis	ster of Deeds, Forsyth County		
	10		

Page 6 of 6