Warranty Deed

THIS INDENTURE WITNESSETH, That

THOMAS J. FLEMING and PATRICIA A. FLEMING, husband and wife

Lake

County, in the State of Indiana

Convey and Warrant

TOM E. CORBIN and CAROLYN J. CORBIN, husband and wife

439 Lake Street, Crown Point, IN 46307 Lake County, in the State of Indiana

, for and in consideration of the sum of

*‡*3-4191

Ten dollars and other valuable considerations

the receipt whereof is hereby acknowledged, the following described Real Estate in Lake in the State of Indiana, to-wit:

County,

Part of Lot 1, Ireland Estates described as follows: Beginning at the Southeast corner of said Lot 1; thence North 00 degrees 04 minutes 25 seconds West along the East line of said Lot 1 a distance of 85.97 feet; thence South 89 degrees 55 minutes 35 seconds West, 100 feet; thence South 00 degrees 04 minutes 25 seconds East, 84.72 feet to the South line of Lot 1; thence South 89 degrees 21 minutes 34 seconds East 100.01 feet to the point of beginning, as shown in Plat Book 60, page 1, in Lake County, Indiana.

Subject to easements and restrictions of record.

Subject to unpaid real estate taxes.

Subject to the convenants attached.

DULY ENTERED FOR TAXATION

OCT 18 1985

In Witness Whereof, The said grantors

have hereunto set their hand	s and seal . this 26 +	h day of September	19 85
Thomas J. Fleming		cia A. Flemi ia A. Fleming	(Seal)
	(Seal)		(Seal)
TATE OF INDIANA,	Lake count	Y, ss: blic in and for said County, this	

26th day of

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		77.7.	<i>y</i>						
	ָנון		Patricia A. H	Clemina	and ac	knowledged t	he execution o	of the foregoing	instrument.
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	(* *		Witness 1	ny hand and offi	cial seal	`	01	.	
	Vil	O LA WALLEY	5 /1 7 /00		(ban. 2	1 20	1 S	
	(4)	My Commission exp	ires5/17/88				Joseph	N	otary Public
m	(4)	And I have	Under t	he directio	n of	in E. Free	County of	Residence:	Lake 🔾
Mr.	ł	Wil in the same and same and	and has Officer t	TIC GILCOLIO			•		N

DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE SOUTH 178' OF LOT 1 OF IRELAND ESTATES

GENERAL PURPOSE OF THIS DECLARATION

The property is hereby subjected to the covenants and restrictions herein declared to preserve its value and amenities; to insure proper use and appropriate improvement of the property; to prevent haphazard and inharmonius improvements; to maintain proper setbacks from streets and adequate free space between improvements; and in general, to provide adequately for a high type and quality of improvement that is intended to enhance the value of all the Property, and to insure desired high standards of maintenance benefiting all Owners.

LAND USE AND BUILDING TYPE

All sub lots shall be used for private purposes only and no building shall be erected, re-erected or maintained thereon, except one building erected as a private garage containing no more than two parking spaces or an accessory building nor longer than 200 sq. ft. for the sole use of the owners. Said garage or accessory building shall not be used for rental purposes.

LOCATION ON LOT

No building shall be located on a lot nearer to a street right-of-way line than the minimum setback as required by the city. No building shall be located within 25 feet of a lot line. Tennis courts and swimming pools shall be screened from any street by a wall, solid fence, evergreen hedge or other visual barrier.

NATURAL DRAINAGE WAYS

No obstruction or diversions of existing surface storm—water drainage swales and channels over or through which surface storm water naturally flows upon or across any lot, shall be made by the owner in such manner as to cause damage to other property owners.

PROHIBITIONS

The following activities and uses are prohibited on all lots and in all building and structures located on the Property.

- A. No noxious or offensive activity shall be carried on, nor shall anything be done which may be or may become and annoyance or nuisance to the neighborhood.
- B. No livestock, poultry, or more than two dogs and/or cats over four months of age shall be kept or maintained.
- C. No burning of refuse shall be permitted except that the burning of leaves is permitted as or if allowed by applicable laws and regulations.
- D. No driveway or parking area may be used as a habitual parking place for commercial vehicles.

COVENANTS RUN WITH LAND

The covenants and restrictions created by this Declaration shall attach to and run with the land and shall be binding on every person who may hereafter come into ownership, occupancy or possession of any portions of the property. This Declaration benefits, and burdens only the land described in this Declaration, and there is no intention to benefit any person other than those having an interest in the property. The existence of easement rights or covenant benefits by persons not owning any part of lot 1 or not having an interest in any part of lot 1 shall not confer on any such person any right whatever to enforce the restrictions or covenants hereby created.

ENFORCEMENT

The covenants and restrictions created by this Declaration shall be enforceable by any person who may now own or who may hereafter come into ownership of any portion of Lot 1 of Ireland Estates. It shall be lawful for any such person to institute and prosecute any proceedings at law or in equity against any person or persons violating or threatening to violate the covenants and restrictions created by this Declaration.

Any rights or remedies described in or created by this Article shall be in addition to and in no way in limitation of any rights or remedies otherwise applicable hereto.

TERMINATION AND MODIFICATION

This declaration or any provision hereof or any covenant, condition or restriction contained herein, may be terminated, extended, modified or amended as to the whole of the Property or any portion thereof by the affirmative vote of the Owners, giving one vote for each lot without regard to the manner in which title is held after giving written notice to all Owners of lots thirty (30) days prior to the meeting at which such termination, extension, modification or amendment is to be considered and acted upon and stating with particularity the terms and provisions of such termination, extension, modification or amendment. No such termination, extension, modification or amendment shall be effective until a proper instrument in writing has been executed, acknowledged and recorded in the Office of the Recorder of Lake County, Indiana.

EFFECT OF INVALIDATION

If any provision of this Declaration is held to be invalid by any court, the invalidity of such provision shall not effect the validity of the remaining provisions hereof.

Restrictions do not provide for forfeiture or reversion for violation thereof.