DEDICATION OF COVENANTS, CONDITIONS, RESERVATOR 37Mc 056 RESTRICTIONS FOR CHAPARRAL

October 1, 1995

Table of Contents

Original and all Amendments to Date.

All paragraphs are from the Original Dedication made as of the 1st day of November, 1973 except for the amendments and changes as noted below. The Original Dedication, is dated November 1, 1973 and was filed for record on June 21, 1974 in Book 176 at Page 311, Warren County Recorder's Office

Article II, Page 2 - Changed #720* to *960* in 1995.

Article V, Page 2 - Added last sentence in 1995.

Article VI, Page 3 - Added last two sentences in 1995.

Article VIII, Page 3 - Added last sentence in 1995.

Article XI, Page 3 - And added last four sentences in 1995.

Article X, Page 4 - Changed last sentence to include the clause beginning with "except that, any lot owner" in 1995.

Article XIII, Page 4 - Added last four sentences in 1995.

Article XIV, Page 5 - Added last six sentences in 1995.

Page 1 of 7

DEDICATION OF COVENANTS, CONDITIONS, RESERVED FOR CONTRACTOR OF COVENANTS, CONDITIONS, RESERVED FOR COVENANTS, CONDITIONS, CON AND

RESTRICTIONS FOR CHAPARRAL

This Dedication made as of the 1st day of November, 1973, by Chaparral Corporation, Leon Wisniewski, Jerome Woratzeck, Barry G. Sanker, and Albert F. Witthaus, hereinafter referred to as owners.

WITNESSES:

Whereas, Owners are the owners of a tract of land in Warren County, Missouri described as follows:

A tract of land being Lot 1 of the Northwest Quarter, Lot 2 of the Northwest Quarter, and Part of Lot 3 of the Northwest Quarter, all in Section Three (3), Township Fortysix (46) North, Range Three (3) West, Warren County, Missouri and described as follows:

Beginning at an Iron Rod at the Southwest Corner of said Northwest Quarter of Section 3; Thence along the South Line of said Quarter Section South 89 degrees 10 minutes East 2641.18 feet to an Iron Rod: Thence along the East Line of said Quarter Section North 09 degrees 23 minutes 40" East 4030.25 feet to an Iron Rod; Thence along the Township Line North 89 degrees 13 minutes 10" West 1788.22 feet to an Iron Rod on the Southeast Right of way Line of State Highway "EE"; Thence along said Southeast Right of way Line as follows: South 42 degrees 57 minutes West 422.53 feet to the point of a Curve; Thence with said curve having a central angle of 16 degrees 50 minutes Right and Arc Length of 289.50 feet; Thence South 59 degrees 47 minutes West 225.60 feet to the point of a Curve; Thence with said Curve having a Central Angle of 23 degrees 15 minutes Left and Arc Length of 278.69 feet; Thence South 36 degrees 32 minutes West 53.07 feet to an Iron Rod on the West Line of said Section 3; Thence leaving said Southeast Right of way Line and along said West Section Line South 01 degrees 36 minutes 50" West 481.47 feet to an Old Stone at the Southwest Corner of said Lot 3 of the Northwest Quarter of Section 3; Thence continuing along said West Section Line South 02 degrees 48 minutes West 2700.89 feet to the place of beginning and containing 237.09 acres, more or less.

Subject to utility easement granted to Union Electric Company as recorded in Book 130 at page 378.

Subject to roadway easement to James D. Reid et al as recorded in Book 168 at page 501, Warren County Recorder's Office. AND WHEREAS, it is deemed in the best interest of all persons who may become and are owners of any portion of this property to have certain restrictions, limitations and conditions created, imposed and placed of record, relating to this property.

Page 2 of 7

DEDICATION OF COVENANTS, CONDITIONS, RESEMBLES MAIL (158) RESTRICTIONS FOR CHAPARRAL

NOW, THEREFORE, the owners as makers of this covenant, for the purpose of protecting property values and providing for the quiet and peaceful enjoyment of properties and for the purpose of establishing desirable residential areas do hereby subject the sale and transfer of all lots and tracts of the above property to the following covenants, conditions, reservations and restrictions:

- I. All lot owners shall provide and maintain at their own expense private road entrances to their respective tracts, such private entrances shall be constructed so as not to obstruct the side or cross drainage of the roadway. There shall be placed in all driveways to the proper grade and depth a pipe culvert of not less than twelve inches in diameter, made of corrugated galvanized metal or standard strength concrete pipe. Such driveways shall be surfaced and of an easy grade, coinciding with the connecting roadway.
- II. All dwelling structures erected on any lot shall have at least 960 square feet living area on the first floor level, exclusive of any garage area and must have enclosed solid foundations. There shall not be erected or maintained, either temporarily or permanently, any tent, housetrailer or mobile home on said premises for any purposes whatsoever, nor shall there be occupied on a temporary or permanent basis for residential purposes any basement home on said premises.
- III. All residences constructed hereon shall be constructed no nearer than thirty (30) feet from the front street line and any other outbuilding shall be constructed no nearer than fifty (50) feet from the front street line. No residence or other outbuilding shall be constructed nearer than twenty (20) feet to any side property line. An exterior covering of roll tar paper or other unsightly material shall be prohibited on all buildings. All fire chimneys constructed shall be of the type and construction approved by the Fire Insurance Underwriters.
- IV. The construction, maintenance and use of outside toilets or latrines is prohibited and no open sewage or drain system shall be permitted for the disposal of the sewage or water from internal household purposes. All water or sewage shall be disposed of through sanitary septic tanks or their equivalent, constructed according to plans, specifications, and instructions of the Missouri State Board of Health, and the Clean Water Commission, provided, however, that outside latrines or toilets may be permitted temporarily during the construction of a dwelling unit, but not to exceed a period of ninety (90) days.
- V. No lot or tract of land shall be used for commercial purposes. Said premises shall not be used for any unlawful purpose, or for any purpose that will injure the peaceful enjoyment of others. Any crops, trees or products raised upon the land and sold shall not be considered as commercial. The raising and/or keeping of swine and/or goats is prohibited.

Page 3 of 7

DEDICATION OF COVENANTS, CONDITIONS, RESERVANDONS 7 PME (159)

RESTRICTIONS FOR CHAPARRAL

VI. No derelict automobiles or other vehicles are permitted to be left or stored on any tract. No automobile or other vehicles shall be parked upon a street or roadway except occasional non-continuous parking or stopping. Each lot owner shall provide off street parking for more than occasional parking. The trustees are hereby granted the power to notify lot owners of any rubbish (derelict appliances, derelict automobiles, tires, batteries, household waste, food containers, etc.) on their lot and give 30 days notice to remove. If not removed within 30 days, rubbish will be removed at the lot owner's expense.

VII. All lots or tracts shall be subjected to an easement, over and under and across said lots or tracts for utilities required for the benefit of others. No tract herein being purchased shall be subdivided into lots containing less than 2 acres without approval of 60% or more of the lot owners.

VIII. There is hereby created a Board of Trustees, with the powers and duties hereinafter set out. The first Board of Trustees shall consist of Leon Wisniewski, Jerome Woratzeck, Barry G. Sanker, and Albert F. Witthaus, until replaced in the manner hereinafter provided. Replacement of a vacancy shall be made by the remaining members. After the sale of 80% or more of the lots a meeting shall be called of the then existing lot owners, at which meeting a Board of Trustees shall be elected. Thereafter, an annual meeting of the lot owners will occur in April of each year.

Page 4 of 7

DEDICATION OF COVENANTS, CONDITIONS, RESERVATIONS AND RESTRICTIONS FOR CHAPARRAL

IX. The Trustees, so elected shall be three (3) in number, one of whom shall be one of the original owners, their successors, heirs, or assigns, and two (2) of them shall be from among the purchasers of lots until such time as the original owners shall own less than Five per cent (5%) of the lots. Thereafter all three Trustees shall be elected from among the lot owners. Each Trustee shall continue to serve until his successor is chosen at a meeting called by the Trustees of their own motion or upon petition of Ten per cent (10%) of the lot owners. The trustees and their successors duly elected or appointed, accept the trusts upon condition only that each of said Trustees shall be responsible only for his own wrongful act or willful default and not one for the other or others, and upon further conditions that no trustee or his successor hereunder shall ever be held personally liable for injury to persons or property by reason of any act or acts of commission or of omission by such trustees, individually or collectively. The trustees are hereby granted the rights, powers, and authority to receive, hold, convey and administer in trust any gift, grant, conveyance or donation of real or personal property. And, to enter into an agreement or contract with any person, firm or corporation or any private or public agency, employ agents, servants and such other employees as they deem necessary in the performance of their duties, including counsel to advise them and/or to prosecute and defend any actions relating to the subdivisions individually or collectively, in their capacity as Trustees. The act or acts of any two (2) of the trustees shall for the purpose of this Indenture have the same force and effect as if all the trustees performed such act or acts.

X. The Trustees shall have the right to prepare and enforce all reasonable rules and regulations for the enforcement of these restrictions and shall succeed to the powers, rights, authority and responsibility herein before referred to as given to the owners. In all voting whether for the election of Trustees, or for any other purpose whatsoever, each lot or tract shall represent one vote, except that, any lot owner who's assessments are delinquent by two years, as authorized under this covenant. Or who is in violation of any restrictions herein contained, shall not be entitled to vote at any meeting.

XI. These restrictions can be changed, modified or amended at anytime in the future by written covenant signed and executed by the owners of Sixty (60%) per cent of all tracts, the said covenant to be and become effective upon recording of the same in the office of the Recorder of Deeds of Warren County, Missouri.

Page 5 of 7

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DEDICATION OF COVENANTS, CONDITIONS, RESERVATIONS AND

RESTRICTIONS FOR CHAPARRAL

XII. All tracts shall be subject to the foregoing protective covenants which shall run with the land and shall be binding on all parties and all persons claiming under them for a period of Ten (10) years at and after which time said covenants shall be automatically extended for successive periods of ten years (10), unless by vote of the majority of the then owners of the lots, it is agreed to change said covenants in whole or in part. Such changes are to be recorded in the Office of the Recorder of Deeds of Warren County, Missouri.

XIII. A cancellation of any one or more of these covenants by judgment, City ordinance, County regulation or other order shall in no wise effect any of the other provisions, which shall remain in full force and effect. Enforcement of the restrictions and covenants of this Indenture shall be by the trustees, either in law or in equity, as it determines. In addition, the owner or owners of lots abutting the lot upon which a violation is occurring shall have the right to proceed in law or in equity against the person or persons violating the covenant, and, in this event, in addition to the costs of court, they shall be entitled to the recovery of reasonable attorney's fee should it be determined by the court that a violation had occurred. The right of enforcement herein conferred upon said trustees shall not supersede nor in any manner impair the right of any owner of any lot in such subdivision to sue in his own name to compel the observance by any owner of a lot or lots in such subdivision, of the restrictions. The waiver or failure to enforce a breach of any restrictions shall not be a waiver of any subsequent breach of restrictions set forth herein.

XIV. The owner and successor Trustees, may assess each lot annually in the amount of \$25.00 for maintenance and upkeep of the streets and roads. Assessment statements shall be mailed to each person affected thereby within the month of February. Payment of such assessment shall be due by the last day of April and, if unpaid, declared delinquent the last day of August. Should any owner become delinquent by two years, at the election of the trustees, either legal action to collect the same may be instituted against such owner and/or a verified copy of said statement may be filed in the office of the Recorder of Deeds of Warren County. Missouri, and thereupon, the amount of that assessment shall become a lien against the lot upon which the levy was made, subordinate only to general taxes and deeds of trust of record. In this event, the trustees shall have the right to sell said property in the same manner as is authorized by Missouri law for sale of the property under deeds of trust. with notice of sale being published in the manner required by such law. In addition to the amount of said lien, there shall be added the costs of foreclosure, including a reasonable attorney's fee. In the event the Trustees pursue legal action to collect the assessment due and owing as a result of non-payment of the assessment by owner, the owner shall be liable to the Trustees for all costs and legal expenses including reasonable attorney's fee incurred by the Trustees in pursuing said legal action.

Page 6 of 7

DEDICATION OF COVENANTS, CONDITIONS, RESERVATIONS 7mc 062 RESTRICTIONS FOR CHAPARRAL

IN WITNESS WHEREOF, The owners have caused these covenants and restrictions to be signed the day and year first above written,

Chaparral Corporation, Leon Wisniewski, Jerome Woratzeck, Barry G. Sanker, and Albert F. Witthause.

IN WITNESS WHEREOF, the undersigned trustees have caused these Amendments to these covenants and restrictions to be signed and executed the day and year shown above, in accordance with the original covenants article XI with an affirmative vote of sixty percent or greater of the lot owners.

Trustees Keith Fischer, Victor Hezel and Kevin Murphy.

SUBSCRIBED AND SWORN TO BEFORE THE THIS 10TH DAY OF FEBRUARY, 1996. STATE OF WARREN COUNTY. MY COMMISSION EXPIRES 10-11-99 Ale-Udanna E. URK Deanna E. Orf Notary Public, State of Missouri County of St. Charles My Commission Expires 10/11/99

TAUD.

STATE OF MISSOURI County of Warren

as, In Recorder's Office

the undersigned. Clerk of Erroun court and the torogoning instruigent at writing was on the M. duly filed in this office tor record and the same is truly recorded in the records in this office in book 23 op page 5 the same is truly recorded and official seal this discount of the same is truly recorded in the records in this office in book 23 op page 5 the same is truly recorded in the records in this office in book 23 or 12 seal this CAROLYN M. FRICK

EX-OFFICIO RECCRIDER

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DEDICATION OF COVENANTS, CONDITIONS, RESERVATIONS AND RESTRICTIONS FOR CHAPARRAL

This Dedication made as of the 1st day of Hovember, 1973, by Chaparral Corporation, Leon Wisniewski, Jerome Woratseck, Barry G. Sanker, and Albert P. Witthaus, hereinafter referred to as owners.

WITHESSETH:

WHEREAS, Owners are the owners of a tract of land in Warren County, Missouri described as follows:

A tract of land being Lot 1 of the Morthwest Quarter, Lot 2 of the Northwest Quarter, and Part of LOT 3 of the Northwest quarter, all in Section Three (3), Township Fortysix (46) North, Range Three (3) West, Warren County, Missouri and described as follows:

Beginning at an Iron Rod at the Southwest Corner of said Northwest quarter of Section 3; thence along the South Line of said Quarter Section South 89 degrees 10 minutes East 2641.18 feet to an Iron Rod; Thence along the East Line of said Quarter Section North 03 degrees 23 minutes 40° East 4030.25 feet to an Iron Rod; Thence along the Township Line North 89 degrees 13 minutes 10° West 1788.22 feet to an Iron Rod on the Southeast Right of way Line of State Highway "EE"; Thence along said Southeast Right of way Line as follows: South 42 degrees 57 minutes West 422.53 feet to the point of a Gurve; Thence with said curve having a central angle of 16 degrees 50 minutes Right and Arc Length of 289.50 feet; Thence South 59 degrees 47 minutes West 225.60 feet to the point of a Curve; Thence with said Curve having a Central Angle of 23 degrees 15 minutes Left and Arc. Length of 278.69 feet; Thence South 36 degrees 32 minutes West 53.07 foot to an Iron Rod on the West line of said Section 3; Thence leaving said Southeast Right of way Line and along said West Section Line South 01 degrees 36 minutes 50° West 481.47 feet to an Old Stone at the Southwest Corner of said Lot 3 of the Northwest Quarter of Section 3; Thence continuing along eaid West Section Line South 02 degrees 48 minutes West 2700.89 feet to the place of beginning and containing 237.09 acres, more or less.

Subject to utility easement granted to Union Electric Company as recorded in Book 130 at page 378.

Subject to readway easement to James D. Reid et al as recorded in Book 168 at page 501, Warren County Recorder's Office.

AND WHEREAS, it is deemed in the best interest of all persons who may become and are owners of any portion of this property to have certain restrictions, limitations and conditions created, imposed and placed of record, relating to this property.

NCM, DEREFORE, the owners as makers of this covenant, for the purpose of protecting property values and providing for the quiet and peaceful enjoyment of properties and for the purpose of establishing desirable residential areas do hereby subject the sale and transfer of all lots and tracts of the above property to the following covenants, conditions, reservations and restrictions:

J. All lot owners shall provide and maintain at their own expense private road entrances to their respective tracts, such private entrances shall be constructed so as not to obstruct the side or cross drainage of the roadway. There shall be placed in all driveways to the proper grade and depth a pipe culvert of not less than twelve inches in diameter, made of corrugated galvanised metal or standard strength concrete pipe. Such driveways shall be surfaced and of an easy grade, considing with the connecting roadway.

II. All deelling structures erected on any lot shall have at least 720 square feet living area on the first floor level, exclusive of any garage area and must have enclosed solid foundations. There shall not be created or maintained, either temporarily or permanently, any tent, housetrailer or mobile home on said premises for any purposes whatsoever, nor shall there be occupied on a temporary or permanent basis for residential purposes any basement home on said premises.

nearer than thirty (30) feet from the front strent line and any other outbuilding shall be constructed no nearer than fifty (50) feet from the front street line. He residence or other outbuilding shall be constructed meaner than twenty (20) feet to any side property line. An exterior covering of roll tar paper or other unsightly material shall be prohibited on all buildings.

All fire chimneys constructed shall be of the type and construction approved by the Fire Insurance Underwriters.

IV. The construction, maintenance and use of outside toilets or latrines is prohibited and no open sewage or drain system shall be permitted for the disposal of the sewage or water from internal household purposes. All water or sewage shall be disposed of through sanitary septic tanks or their equivalent, constructed according to plans, specifications, and instructions of the Missouri State Board of Health, and the Clean Water Commission, provided, however, that outside latrines or toilets may be permitted temporarily during the construction of a dwelling unit, but not to exceed a period of ninety (90) days.

V. No lot or tract of land shall be used for commercial purposes.

Said premises Shall not be used for any unlawful purpose, or for any purpose that will injure the peaceful enjoyment of others. Any crops, trees or products raised upon the land and sold shall not be considered as commercial.

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Warren County, Mio 197403400 Fage 2 of 6

VI. He derelict automobiles or other vehicles are permitted to be left or stored on any tract. He automobile or other vehicles shall be parked upon a street or readway except occasional non-continuous parking or stopping. Each lot owner shall provide off street parking for more than occasional parking.

VII. All lots or tracts shall be subjected to an easement, over and under and across said lots or tracts for utilities required for the benefit of others. No tract herein being purchased shall be subdivided into lots containing less than 2 acres without approval of 60% or more of the lot owners.

VIII. There is hereby created a Board of Trustees, with the powers and duties hereinafter set out. The first Board of Trustees shall consist of Leon Wisniewske, Jerome Woratzeck, Barry G. Sanker, and Albert F. Witthans, until replaced in the manner hereinafter provided. Replacement of a vacancy shall be made by the remaining members, After the sale of 80% or more of the lots a meeting shall be called of the then existing lot owners, at which meeting a Board of Trustees shall be elected.

IX. The Trustees, so elected shall be three (3) in number, one of whom shall be one of the original owners, their successors, heirs, or assigns, and two (2) of them shall be from among the purchasers of lots until such time as the original owners shall own less than Five per cent (5%) of the lots. Thereafter all three Trustees shall be elected from among the lot owners. Each Trustees shall continue to serve until his successor is chosen at a meeting called by the Trustees of their own motion or upon petition of ten (10%) per cent of the lot owners.

I. The Trustees shall have the right to prepare and enforce all reasonable rules and regulations for the enforcement of these restrictions and shall succeed to the powers, rights, authority and responsibility herein before referred to as given to the owners. In all voting whether for the election of Trustees, or for any other purpose Whatsoever, each lot or tract shall represent one vote.

II. These restrictions can be changed, wandified or amended at anytime in the future by written covenant signed and executed by the owners of sixty (60%) per cent of all tracts, the said covenant to be and become effective upon recording of the same in the office of the Recorder of Deeds of Warren County, Missouri.

MII. All tracts shall be subject to the foregoing protective covenants which shall run with the land and shall be binding on all parties and all persons claiming under them for a period of ten (10) years at and after which time said covenants shall be automatically extended for successive periods of ten years (10), unless by vote of the majority of the then owners of the lots, it is agreed to change said covenants in whole or in part. Such changes are to be recorded in the Office of the Recorder of Deeds of Warren County, Missouri.

MIII. A cancellation of any one or more of these covenants by Judgement, City Ordinance, County regulation or other order shall in no wise effect any of the other provisions, which shall remain in full force and effect.

XIV. The owner and successor Trustees, may assess each lot annually in the amount of \$25.00 for maintenance and upkeep of the streets and roads.

IN WITNESS WHEREOF, The owners have caused these covenants and restrictions to be signed by its President, attested by its Secretary, and its corporate
seal hereto affixed, the day and year first above written.

CHAPARRAL CORPORATION

Leon Wienler

¥.

Warren County, MO 197403468 Page 4 of 6

STATE OF MISSOURI

SS.

COUNTY OF WARREN

On this A day of November, 1973, before
me appeared Leon N. Wisnie wskito me personally known, who, being by me duly
sworn did say that he is the President of the Corporation of the State of
Missouri, and that the seal affixed to the foregoing instrument is the corporate
seal of said corporation, and that the said instrument was signed and sealed on
behalf of said corporation by Cuthority of its Board of Directors, and said
President acknowledged said instrument to be free act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official
seal, at my office in Warrenton, Missouri, the day and year first above written.

Alburt T. Wittimus

My Commission Expires: July /3, 1974

I the undersigned, holder of promissory notes secured by Deed of Trust on the land hereinabove described do hereby join with the owners of said land in subjecting said land to the above and foregoing restrictive covenants.

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Rachel JA Telthorst

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01.134

STATE OF MISSOURI
County of Warren
I hereby certify that this instrument was
FILED FOR RECORD
on Jeburg 13, 20 2004
at 2 o'clock 15 min P M. and is
recorded in Book 1236 Page 674

JERRI JORDAN
Ex-Officio Recorder of Deeds

COURT IMPOS

Title of Document: Amendments to the Covenants, Conditions, Reservations and Restrictions of Chaparral

33

Grantor(s): Gale F. Rupp (trustee)

Grantee(s): Lot owners of Chaparral

Mailing Address(es): 26261 Pendleton Forest Road

Warrenton, MO 63383

Legal Description: see Exibit "A"

Reference Book and Page: Book 0737, Page 057

AMENDMENTS TO THE COVENANTS, CONDITIONS, RESERVATIONS AND RESTRICTIONS OF

CHAPARRAL

COMES NOW the CHAPARRAL lot owners by Gale F Ruppo, trustee and do hereby attest to the following amendments made to the original Restrictions and Covenants of Chaparral dated November 1, 1973, and recorded in Book 176 at Page 311 and the First Amendment to said original Restrictions and Covenants of Chaparral dated October 1, 1995, and recorded in Book 737 at page 56 as follows, to-wit:

On the 30th day of April, 2000, the annual meeting of lot owners of Chaparral was held and the following amendments were passed:

- 1. <u>ROAD FUND INCREASE</u>: Article 14 shall be amended to state that the annual road fund assessment shall be Fifty dollars (\$50.00 rather than Twenty-five dollars (\$25.00).
- 2. <u>VOTING RIGHTS</u>: Article 11 shall be amended and shall read as follows: These restrictions can be amended, modified, deleted or added to by a vote of sixty per cent (60%) of the ballots received on any issue. A ballot shall be sent to all recorded lot owners who are eligible to vote and any amendment shall require sixty per cent (60%) of all ballots received or case.
- 3. <u>RECORDS AND CHECKBOOK</u>: Article 9 is amended by adding the following: There shall be prepared prior to any annual meeting, a financial accounting of the past year setting out monies

received and monies paid out. Two (2) trustees shall be required to authorize the sp ending of any monies.

I hereby verify that the above three (3) amendments were passed at our annual meeting held on the 30th day of April, 2000.

GALE F. RUPP

Trustees

STATE OF MISSOURI) ss.
COUNTY OF WARREN)

The above document was subscribed and sworn to before me this 6 day of January, 2004.

Witness my hand and official seal.

My Commission Expires: 6-25-05

DIANE. R. PORTER-RAWLINGS

Notary Public - Notary Seal STATE OF MISSOURI Warren County

My Commission Expires: June 25, 2005

Notary Public in and for the County & State aforesaid

Exhibit A

A tract of land being Lot 1 of the Northwest Quarter, Lot 2 of the Northwest Quarter, and part of Lot 3 of the Northwest quarter, all in Section Three (3), Township Fortysix (46) North, Range Three (3)West, Warren County, Missouri and described as follows:

Beginning at an Iron Rod at the Southwest Corner of said Northwest Quarter of Section 3; Thence along the South Line of said Quarter Section South 89 degrees 10 minutes East 2641.18 feet to an Iron Rod; Thence along the East Line of said Quarter Section North 09 degrees 23 minutes 40" East 4030.25 feet to an Iron Rod: Thence along the Township Line North 89 degrees 13 minutes 10" West 1788.22 feet to an Iron Rod on the Southeast Right of Way Line of State Highway "EE"; Thence along said Southeast Right of Way Line as follows: South 42 degrees 57 minutes West 422.53 feet to the point of a curve; Thence with said curve having a central angle of 16 degrees 50 minutes right and arc length of 289.50 feet; Thence south 59 degrees 47 minutes west 225.60 feet to the point of a curve; Thence with said curve having a central angle of 23 degrees 15 minutes left and arc length of 278.69 feet; Thence south 36 degrees 32 minutes West 53.07 feet to an iron Rod on the west line of said Section 3; Thence leaving said Southeast right of way line and along said west section line South 01 degrees 36 minutes 50" West 481.47 feet to an Old Stone at the Southwest corner of said Lot 3 of the Northwest Quarter of Section 3; Thence continuing along said West Section Line South 02 degrees 48 minutes West 2700.89 feet to the place of beginning and containing 237.09 acres, more or less.

Subject to utility easement granted to Union electric Company as recored in Book 130 at page 378.

RECORDED and INDEXED 01003

STATE OF MISSOURI County of Warren
I hereby certify that this instrument was FILED FOR RECORD
on February 7, 20 05
at 8 o'clock 20min AM. and is recorded in Book 1303 Page 2:

SEAL

0 33

PATE OF DUCKMENT: \$1 FEB \$5

Title of Document: Amendments to the Covenants, Conditions, Reservations and Restrictions of Chaparral

Grantor(s): Gale F. Rupp (trustee)

Grantee(s): Lot owners of Chaparral

Mailing Address(es): 26261 Pendleton Forest Road

Warrenton, MO 63383

Legal Description: see Exibit "A"

Reference Book and Page: Book 0737, Page 057

AMENDMENTS TO THE COVENANTS, CONDITIONS, RESERVATIONS AND RESTRICTIONS OF CHAPARRAL

comes now the Chaparral lot owners by ________, trustee and do hereby attest to the following amendment made to the original Restrictions and Covenants of Chaparral dated November 1, 1973, and recorded in Book 176 at Page 311 and the First Amendment to said original Restrictions and Covenants of Chaparral dated October 1, 1995, and recorded in Book 737 at page 56 and the Second Amendment to said original Restrictions and Covenants of Chaparral dated February 13, 2004, and recorded in Book 1236 at page 674 as follows, to-wit:

On the 18th day of April, 2004 the annual meeting of lot owners of Chaparral was held and the following amendment was passed:

ACCEPTABLE HOME STRUCTURES: Article II shall be amended and shall read as follows: All dwelling structures erected on any lot shall have at least 1200 square feet living area on the first floor level, exclusive of any garage area,

and must have enclosed solid foundations. No structure of temporary character, no trailer, no manufactured home, no prefabricated home, no modular home, no house trailer, nor tent, Mobil home, basement home, nor shack, shall be placed upon or used on any Lot at any time. Nor shall there be occupied on a temporary or permanent basis for residential purposes any of the above.

I hereby verify that the above amendment was passed at our annual meeting held on the 14th day of April, 2004 and ballots were sent to all lot owners in August, 2004 for ratification in accordance with Chaparral Restrictions recorded in Book 1236, Page 675.

GALE F RUPP

STATE OF MISSOURI) ss COUNTY OF WARREN)

The above document was subscribed and sworn to before me this ______ day of _______, 2005.

Witness my hand and official seal.

My Commission Expires:___

DIANE. R. PORTER-RAWLINGS
Notary Public - Notary Seal

Warren County
My Commission Expires: June 25, 2005

Notary Public in and for the

County & State aforesaid

Exhibit A

A tract of land being Lot 1 of the Northwest Quarter, Lot 2 of the Northwest Quarter, and part of Lot 3 of the Northwest quarter, all in Section Three (3), Township Fortysix (46) North, Range Three (3)West, Warren County, Missouri and described as follows:

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Subject to utility easement granted to Union electric Company as recored in Book 130 at page 378.