STATE OF ILLINOIS)

COUNTY OF CHAMPAIGN)

STONE CREEK SUBDIVISION NO. 1 CITY OF URBANA, CHAMPAIGN COUNTY, ILLINOIS

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, Clinton C. Atkins dba The Atkins Group, sometimes being referred to herein as the "Developer" and being the owner of the following described real estate:

SEE ATTACHED EXHIBIT "A"

shown in the annexed plat and described in the Surveyor's Certificate has caused the said described real estate to be surveyed, platted and subdivided by Thomas B. Jordan, Illinois Land Surveyor No. 2014, Champaign, Illinois, in the manner shown on said plat as a subdivision to be perpetually known as STONE CREEK SUBDIVISION NO.1, in the City of Urbana, Champaign County, Illinois, and does hereby grant and dedicate to the people of the City of Urbana, County of Champaign, Illinois, for the use of the public forever, the avenues, drives, streets, road and alleys, hereinafter referred to as streets shown on said plat and located in the City of Urbana, Champaign County, Illinois, each of which said streets shall be perpetually known by the respective names designated on said plat, and does further dedicate to the people of the City of Urbana, Champaign County, Illinois, to the Urbana-Champaign Sanitary District and the applicable public utility companies for the use of the public forever all utility easements shown on said plat.

It is hereby provided that all conveyances of property hereinafter made by the present or future owners of any of the land described in the foregoing Surveyor's Certificate shall, by adopting the description of said platted land as STONE CREEK SUBDIVISION NO. 1, City of Urbana, Illinois, to be taken and understood as incorporating in all such conveyances, without repeating the same, the following restrictions as being applicable to each tract of land described in said Surveyor's Certificate, to wit:

<u>Definitions</u>

For the purpose of this declaration, certain words and terms are hereby defined.

2.1 Accessory Building: Separate building or buildings or portions of the dwelling unit located on the same building site and which are incidental to the dwelling unit or to the main use of the premise.

- 2.2 <u>Building Area</u>: That portion of a building site within which the construction and maintenance of main buildings is permitted.
- 2.3 <u>Dwelling</u>: The main building on any building site. The dwelling unit is to be designed, used and occupied exclusively for a residence and is to be occupied exclusively by a single family.
- 2.4 Ground Floor Area: That portion of a dwelling unit which is built over a basement or foundation but not over any other portion of the dwelling unit.
- 2.5 <u>Commons Area Easement</u>: The areas designated on the plat which purpose is for the common use and enjoyment of the owners, and their guests, of the lots in STONE CREEK SUBDIVISION, presently platted or to be platted at a later date.
- 2.6 <u>Single Family</u>: A group of occupants with not more than two (2) unrelated adults.
- 2.7 <u>Checklist</u>: A document attached hereto which sets forth certain items required in order to construct building improvements on a particular lot.

Application

The Covenants below, in their entirety, shall apply to all lots in the subdivision.

COVENANTS

- 3.1 Allowable Structures: No structure shall be erected, altered, placed or permitted to remain on any building site other than one detached single family unit with an attached garage for at least two (2) cars.
- 3.2 <u>Architectural Committee</u>: The STONE CREEK SUBDIVISION NO. 1 Architectural Committee shall be initially composed of the following three (3) persons:

Clinton C. Atkins, 2001 Kankakee Dr., Champaign Mike Martin, 2001 Kankakee Dr., Champaign Mark Dixon, 2001 Kankakee Dr., Champaign

Any action taken by the members of the committee shall be considered to be the action of the committee. The committee may designate a representative to act for it and may delegate its powers and duties to its representative. In the event of the death, resignation, refusal to act or inability to act of any member of the committee, the remaining members of the committee

may designate a successor. The record owners of a seventy-five percent (75%) of the lots in this section of STONE CREEK SUBDIVISION NO. 1 and various sections of STONE CREEK SUBDIVISION, presently platted or to be platted at a later date, shall have the power at any time, by a duly signed, acknowledged and recorded instrument, to change the membership of the committee, to withdraw any powers and duties from the committee or to restore it to such powers and duties as may have been previously withdrawn.

- (a) Approval by Committee: No construction work shall be commenced upon any structure unless the plans and specifications shall comply with Section 3.8 and shall show complete construction details, including the nature, kind, shape, height, roof pitch, material and color scheme of the structure and shall include a site plan showing the lot lines, required yards, landscaping, and the proposed location of all structures, including patios, decks and entry walks. The plans shall include a grading plan of the building site and entire lot.
- (b) <u>Powers and Duties of Committee</u>: The Architectural Committee shall have the following powers and duties:
- (1) To examine and approve or disapprove any plans and specifications submitted to it by a lot owner.
- (2) To waive up to 25% of any area or yard requirement contained in these restrictive covenants, unless said waiver request is in conflict with the zoning ordinance of the City of Urbana or the County of Champaign.
- (3) To determine whether a fence, wall, hedge, or shrub planting unreasonably obstructs the view of approaching street traffic, golf views and lake views of adjoining lots.
- (4) To inspect any construction work in progress upon any lot in the subdivision for the purpose of ascertaining whether the applicable provisions of these restrictive covenants are being fully complied with.
- (c) <u>Failure of Committee to Act</u>: In the event a matter requiring action by the committee is submitted to the Committee in writing and the Committee fails to give written notice of its action taken thereon to the lot owner within 30 days thereafter, then the Committee shall be conclusively presumed to have approved the matter so submitted to it.
- 3.3 <u>Minimum Size</u>: No one story dwelling unit shall occupy a ground floor area of less than 1,750 square feet in the Highlands, Fairways and Enclaves Areas. No one story dwelling unit shall occupy a ground floor area of less than 2,000 square

feet in the Reserve and Greens Areas. No dwelling unit having more than one story shall occupy a ground floor area of less than 1,200 square feet and a total floor area of less than 2,200 square feet. No dwelling unit in the Reserve or Greens Areas having more than one story shall occupy a ground floor area of less than 1,400 square feet and a total floor area of less than 2,400 square feet. In computing the floor area of a dwelling unit for the purpose of applying this restriction, one-fourth (1/4) of the area of enclosed porches shall be considered to be a part of the dwelling unit. All area requirements listed herein shall be exclusive of garage areas.

3.4 <u>Building Location</u>: No building shall be located on any lot nearer than twenty-five (25) feet to any street line, except Stone Creek Boulevard. No building shall be located nearer than thirty (30) feet to Stone Creek Boulevard. No building on a lot bordering the golf course shall be nearer than thirty (30) feet to the rear yard line. No building shall be located on any lot nearer than eight (8) feet to the sideyard lot line.

For the purpose of this covenant, eaves, steps and open porches shall not be constructed so as to permit any portions of a building on a lot to encroach upon another lot.

Emphasis in building siting on the lot shall be given to a passive solar orientation.

3.5 <u>Dwelling per Building Site</u>: Only one (1) dwelling structure shall be constructed per building site.

No accessory building or storage shed may be constructed or installed which is disconnected from the dwelling unit; except, gazebos and similar type structures. Pump houses for pools may be allowed with written permission of the Architectural Committee.

3.6 <u>Percentage of Lot Coverage</u>: All buildings on a building site, including accessory buildings, shall not cover more than thirty percent (30%) of the building site.

No development shall occur by any lot owner which extends beyond the platted lot lines of each lot owner's lot. If the building site consists of more than one lot, then the boundary lines of the building site shall apply, rather than the platted lot lines.

3.7 <u>Permissible Building</u>:

(a) Order of Construction - All buildings erected on any building site shall be constructed of new materials of good quality suitably adapted for use in the construction of residences. No "used materials", except brick or stone, shall be

used for or in the construction of the property, and no previously built structure of any kind shall be moved upon said premises.

(b) <u>Building Characteristics</u> - Individual dwelling units should be designed to achieve a balanced proportion and scale in the overall massing, as well as with individual features or component parts, such as patios, decks, porches, garages, and entry porticos. Roof pitches should not be less than six in twelve. Flat roofs or mansard roofs shall not be allowed. Prefabricated and Modular homes and other structures shall not be allowed.

Simple use of exterior materials and finishes is desired with contrived or ostentatious features or configurations not allowed. Wood horizontal lap siding with a maximum 6" exposure or masonry is preferred. Colors and textures of exterior surfaces should be of a natural appearance selected from a range of natural and muted earth tones and blends. Primary colors shall not be allowed, including but not limited to, accents or trim.

All exterior construction materials shall include by way of description, but not as a limitation, wood, brick or stone. Vinyl or Aluminum siding may be used, provided that a minimum 50% of siding area is brick or stone. Notwithstanding the foregoing, the requirement of a minimum 50% brick or stone siding area on the back may be waived in the sole discretion of the Architectural Committee. All corners faced with brick or stone must be returned with stone or brick a minimum of 4 feet. The usage of vinyl or aluminum siding must be first submitted to the Architectural Committee and receive its written approval.

The roof material recommendations are wood, Architectural design asphalt shingles, or other premium roofing materials. Unacceptable materials would include metals, plastics or asbestos/cement shingles.

- All foundation walls of any construction shall not exceed a maximum height limit of twelve (12) inches of exposed surface, however, exposed basement shall be covered with a finished material and shall not be left as exposed formed concrete, with exceptions to be approved by the Architectural Committee.
- (c) <u>Site Development</u>: Grading of each building site and setting of finish floor elevations of associated structures shall be completed such that water drainage around and away from completed structures does not encroach on adjacent properties.

The landscape requirement for a builder to install around a dwelling unit must equal \$1,500 or 1.5% of the dwelling unit and

lot value, whichever is greater. This landscape treatment shall be concentrated around the front and entrance of the dwelling unit. The monies applied to the landscaping requirement plant material shall not include mulch, river stone, fencing, street tree requirements, seed or sod.

The front yard of each lot including adjacent street parkway shall be sodded by the owner of the lot after substantial completion of any principal structure thereon, and as soon as weather reasonably permits. On corner lots, yard and parkways adjacent to both streets shall be sodded. The remaining lot area shall be sodded or seeded as soon as weather reasonably permits. Seed must be applied at a minimum of 80 lbs. per acre. Lots which drain directly into a lake shall either be sodded or seeded in the fall construction season with erosion control measures which are approved by the Architectural Committee.

Each lot shall be planted with not less than four (4) hardwood trees, which are not less than two (2) inches in diameter, within one (1) year after a lot is in possession of a lot owner after sale by The Atkins Group. Two (2) of the trees shall be placed in the front yard and two (2) of the trees shall be placed in the rear yard.

Complete landscape development of each lot shall be required within a reasonable time period following construction, but not to exceed one year. Planting plans showing species and exact locations of proposed plantings shall be submitted and approved by the Architectural Committee prior to installation.

Additionally, no plantings or landscaping exceeding the height of four feet at maturity shall be permitted in the rear yard setback area for all lots that adjoin either the golf course or any lake. It is the intention that golf views and lake views of adjoining properties shall not be blocked or screened by plantings or landscaping and it is not intended to prohibit planting, but merely to control the nature and extent of same and to protect any open space character of the property.

(d) <u>Fences</u>: Fences and walls shall be an extension of the house. It is preferable that they do not function as property line markers, but to define spaces and screen items required. Front yard fences and walls are not allowed unless they are an integral part of the house architecture.

Any wall and/or fence should be made of materials common to the dwelling unit or materials to compliment the dwelling unit. All fences shall be constructed with the support framing facing the interior of the lot and the fence facade to the outside of the framing. This may include ornamental metal (iron, steel,

etc.), brick or wood. Chain link or other wire or steel mesh material shall not be allowed.

To preserve the quality and attractiveness of the common property along the perimeter of lakes and golf course at STONE CREEK SUBDIVISION, no perimeter fences shall be permitted on adjoining lake or golf lots without the written approval of the Architectural Committee. It is the intent of this covenant to provide a reasonable view of the lake or golf course to all owners of lots bordering upon the lake or golf course and it is not intended to prohibit fencing, but merely to control the nature and extent of same and to protect any open space character of the property.

(e) Satellite dishes or receivers shall be allowed only if the size of the dish or receiver is less than 37 inches in diameter and the dish or receiver is directly attached to the rear side of the dwelling unit.

Exterior antennas are not allowed. If an antenna is required for a particular electrical function it shall be mounted inside the house, attic, or garage.

- (f) Solar panels shall be designed to be an integral part of the architecture.
- (g) Driveways shall be of a hard surface. Gravel is not permitted. Concrete or pavers are preferred. Every driveway shall provide positive drainage away from the house or garage.
- (h) No clothes line, whether temporary or permanent, shall be used or installed outside the dwelling unit.
- (i) No above-ground swimming pools shall be allowed in the subdivision. No tennis court or swimming pool shall be located on a lot on any front yard or within the minimum setback allowed by the applicable zoning ordinance of the City of Urbana.
- 3.8 Non-Occupancy and Diligence During Construction: The work of construction of any building or structure shall be prosecuted diligently and continuously from the time of commencement until the exterior construction is fully completed and the interior construction is substantially completed. No such building or structure shall be occupied during the course of original exterior construction or until made to comply with the restrictions and conditions set forth herein. No excavation except as is necessary for the construction of improvements shall be permitted.
- 3.9 <u>Temporary Structures</u>: No structure of a temporary character, trailer, basement, tent, shack, garage, barn, or other

outbuilding shall be used on any lot at any time as a residence either temporarily or permanently.

- 3.10 <u>Signs</u>: No signs of any kind shall be displayed to the public view on any lot except one professional sign of not more than one (1) square foot and/or one sign of not more than five (5) square feet advertising the property for sale or rent.
- 3.11 Oil and Mining Operation: No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tank tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon any lot.

No person, firm or corporation shall strip, excavate or otherwise remove soil for sale or for use other than on the premises from which the same shall be taken, except in connection with the construction or alteration of a building on such premises and excavation or grading incidental thereto.

- 3.12 <u>Livestock and Poultry</u>: No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot, except that no more than two dogs, cats or other common household pets may be kept provided that they are not kept, bred, or maintained for commercial purposes.
- 3.13 <u>Garbage and Refuse Disposal</u>: No rubbish, trash, garbage or other waste material shall be kept or permitted on any lot except in sanitary containers located in appropriate areas concealed from view.

Garbage containers shall be kept out of the front yard except on collection day. Storage of garbage containers while in use shall be in the he garage or shall be screened from view.

3.14 Storage: No building material of any kind or character shall be placed or stored upon a building site until the owner is ready to commence improvements and then such materials shall be placed within the property lines of the building site upon which improvements are to be erected and shall not be placed in the street right-of-way.

It shall be the responsibility of each lot owner to maintain in good condition the improvements upon his lot and to keep the improvement and lot in a clean and neat condition.

Debris waste involved in the construction shall be confined to the lot on which construction is underway and shall be removed from the premises each Saturday or be suitably covered. Lightweight debris shall be stored in containers to avoid blowing upon adjacent lots. The intent of this covenant is to maintain and preserve a clean and neat appearance in the subdivision at all times. The Owner reserves the right to clean up any construction site it deems necessary and shall have the right to charge the lot owner for the cost of the clean up. At no time may a lot owner dump debris on another owner's lot. The Owner reserves the right to have the originator of the debris pay the cost of the clean up by imposing legally enforceable liens.

3.15 Off-Street Parking and Recreational Vehicles: No truck, travel trailer, recreational type vehicle, mobile home, boat, trailer, motor bike, motorcycle, all terrain vehicle, pickup truck, wagon, yard equipment, golf cart, tractor, motor home or snow mobile shall be kept on the lot or in the subdivision except entirely within an enclosed structure. All automobiles kept or stored on said premises not enclosed in the garage shall be in a workable and running condition.

All property owners in STONE CREEK SUBDIVISION shall provide facilities for off-street parking for the number of automobiles in use by the owner or resident on the property or persons regularly employed on the property. Street parking shall be permitted only for temporary visitors.

Each dwelling unit shall have, as a minimum, a two car garage. Garages in excess of two spaces shall be allowed, however, they must be attached to the dwelling unit.

- 3.16 <u>Nuisances</u>: No noxious or offensive activity shall be carried on or upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 3.17 Yard Lights: The owners of every lot shall erect and maintain in good operating condition one yard light located in the front yard. The owners of every lot shall also erect and maintain in good operating condition one yard light located in the rear yard if the rear yard borders on a commons area. This additional rear yard light shall be located at a point designated on the lot by the Architectural Committee for the purpose of illuminating the path or commons area. No hedge, fence or any other type of obstruction shall be between said rear yard light and the rear property line.
- All lights shall be equipped with a photo-electric cell that illuminates the light during hours of darkness. All lights in the front yard and rear yard shall be of the type as specified by the Architectural Committee in order to promote a uniform look in STONE CREEK SUBDIVISION.

- All property owners in STONE CREEK SUBDIVISION shall be required to maintain said yard lights in proper working order. The Architectural Committee shall review all proposed exterior lighting systems for location, type, design and illumination levels. Approval shall be obtained from the Architectural Committee prior to construction.
- 3.18 Easements: Easements for installation and maintenance of utilities, and drainage facilities are reserved as shown on the recorded plat, including but not limited to water, sanitary sewer, storm sewer and drainage, gas, telephone, electricity, cable television, or any other such use that the public entity in whose jurisdiction the easement lies shall deem to be a utility. No structures shall be erected over areas reserved for easements which would interfere with construction or maintenance of utilities. Said easements are hereby granted and dedicated to the City of Urbana and County of Champaign, and utility companies; and also to lot owners (as applicable) for repair and maintenance of private sanitary service sewers owned by lot owners. Such public entity shall have the right to authorize persons to construct, occupy, maintain, use, repair, and reconstruct utilities within said easement and to maintain or authorize the utility to maintain said easement free from buildings, fences, structures, and obstructions of any kindwhatsoever. No person shall obstruct said easement unless the public entity with authority to do so authorizes said obstruction in writing. Vegetation, unless otherwise prohibited by law, shall not be considered an obstruction of the easement nor shall post office boxes or other small structures required by law to be placed within the easement; however, the property owner shall bear the cost of repair or replacement of any such items damaged or destroyed as the result of use of the easement for utility purposes. The cost of removing unauthorized obstructions shall be borne by the property owner of the property on which the obstruction is located.
- 3.19 Common Area Easement: Certain areas within the designated "commons area easement" in this addition as shown on the recorded plat are hereby dedicated to the public for the installation of utilities to serve all sections of STONE CREEK SUBDIVISION. Subject to said dedication, such areas designated "commons area easement" shall be devoted to the common use, the enjoyment of the owners of the lots in this addition of STONE CREEK SUBDIVISION and various sections of STONE CREEK SUBDIVISION presently platted or to be platted at a later date. The management and control of these areas designated "commons area easement" shall be exclusively exercised by STONE CREEK SUBDIVISION Homeowner's Association, an Illinois non-profit corporation. Each owner of a lot in this addition shall as a condition precedent to ownership, covenant and agree to pay monthly charges to STONE CREEK SUBDIVISION Homeowner's

Association in accordance with its Articles of Incorporation and By-Laws, and the declaration of covenants and restrictions contained herein, and each said owner does hereby agree to pay such assessments by accepting conveyance by deed to any lot in said Subdivision. No buildings, fences or other structures shall be erected on such areas designated as commons area easement and designated easements for public utilities are hereby granted and dedicated to the City of Urbana and County of Champaign on and across all designated areas within the "commons area easement".

The STONE CREEK SUBDIVISION Homeowner's Association shall provide for the care and maintenance (mowing and trimming) of improvements within the "commons area easement", island and median areas from assessments paid by the owners of lots in this and other additions or sections of STONE CREEK SUBDIVISION presently platted or to be platted at a later date, and it agrees to indemnify and hold harmless the respective owners of lots on which the designated "commons area easement" is depicted by recorded plat from and against any claims, demands, damages, or injuries (including death) incurred by or arising from (a) its performance of such care and maintenance and (b) the common use and enjoyment of such "commons area easement" by the owners, and their guests, of the lots in this and other additions or sections of STONE CREEK SUBDIVISION.

In the event that the STONE CREEK SUBDIVISION Homeowner's Association does not comply with the maintenance responsibilities outlined herein, the City of Urbana shall have the right to enforce the covenants through an appropriate procedure in a court of law and be entitled to recover its expenses in so doing.

3.20 Grant of Golf Easement and Waiver of Liability: Every Lot of the Subdivision which abuts the golf course, or is on a street adjacent to the golf course is hereby burdened with an easement allowing golf balls hit by any golfers using the golf course to come over and on each such Lot. All golfers using the golf course shall have an easement to come on each Lot of the Subdivision for the purpose of seeking and retrieving such golf balls; provided that golfers shall not have the right to use such easement to come on any fully fenced Lot. The foregoing easement shall not relieve golfers using the golf course of any liability they may have for property damage or personal injury resulting from the entry of golf balls or golfers on any Lot.

The association, if any, and its members (in their capacity as members), the Developer, Architectural Committee and any successor in title to the golf course, and any agents, servants, employees, directors, officers, affiliates, representatives, receivers, subsidiaries, predecessors, successors and assigns of any such party shall not in any way be responsible for any claims, damages, losses, demands, liabilities, obligations,

actions or causes of action whatsoever, including, without limitation, actions based on (a) any invasion of the Lot owner's use or enjoyment of the Lot, (b) improper design of the golf course, (c) the level of skill of any golfer (regardless of whether such golfer has the permission of the management to use the golf course), or (d) trespass by any golfer on the Lot, that may result from property damage or personal injury from golf balls (regardless of number) hit on the Lot, or from the exercise by any golfer of the easements granted hereby.

All persons are hereby advised that no representations or warranties have been or are made by the Developer or any other person with regard to the continuing existence, ownership or operation of a golf course at the Subdivision, if any, and no purported representation or warranty in such regard, either written or oral, shall ever be effective without an amendment to this document executed or joined into by the Developer. Further, the ownership and/or operation of any golf course may change at any time and from time to time by virtue of, but without limitation, (a) the sale to or assumption of operations of the golf course by an independent entity or entities; (b) the creation or conversion of the ownership and/or operating structure of the golf course to a club or similar arrangement; or (c) the transfer of ownership or control of the golf course to one or more affiliates, employees or independent contractor of No consent of the Homeowner's Association or any the Developer. Owner shall be required to effectuate such transfer or conversion.

Neither membership in the Homeowner's Association nor ownership or occupancy of a Lot shall confer any ownership interest in or right to use the golf course, if any. Rights to use the golf course, if any, will be granted only to such persons, and on such terms and conditions, as may be determined from time to time by the owner of the golf course, if any.

- 3.21 <u>Vacant Lots</u>: All vacant lots shall be maintained at all times free of weeds, high grass, and debris.
- 3.22 <u>Dedication</u>: Owner hereby dedicates the tracts including sub-surface, surface and airspace under, on and over such tracts, shown on the plat as streets, roads, avenues, drives, boulevards, highways, crosswalks, and alleys (collectively "right-of-way), respectively to the public, for public use perpetually, with the right to use, construct, maintain, repair, operate and occupy said right-of-way for vehicular, pedestrian and other transportation purposes and right-of-way purposes, and utility purposes, including but not limited to water, sanitary sewer, storm sewer and drainage, electricity, gas, telephone, cable television and any other use the public entity in whose jurisdiction the right-of-way lies

shall deem to be necessary or useful to the public. The public entity with jurisdiction on behalf of the public shall have the right to maintain said right-of-way free from buildings, fences, structures, or any obstructions of any kind whatsoever. No person shall obstruct the said right-of-way unless authorized by the public entity with authority to do so. Any item specified or otherwise authorized by law, shall not be considered an obstruction of right-of-way nor shall post office boxes or other small structures required by law to be placed in the right-of-way. The cost of removing unauthorized obstructions shall be borne by the property owner of the property on which the obstruction is located. The streets, avenues, drives, roads, highways, and boulevards shall bear the respective names as shown on the plat subject to the right of the public entity with appropriate authority to change said name as provided by law.

- 3.23 <u>Drainage Plans</u>: The Owner, its agents, successors, or assigns, retains the right to approve all drainage plans for development of each lot in accordance with the master plan heretofore formulated by the Owner.
- 3.24 <u>Waiver</u>: The failure of the Architectural Committee, any building site owner or the present owner of the said subdivision to enforce any of the restrictions, conditions, covenants, reservations, liens, or charges to which said property, or any part thereof, is subject, shall in no event be deemed a waiver of the right to do so thereafter or to enforce any other restriction, condition, covenant, reservation, lien, or charge.
- 3.25 <u>Waiver of Restrictions</u>: These restrictive covenants may be waived or amended, in whole or in part, as to any one or more lots, by an instrument signed, acknowledged and recorded by not less than two-thirds of the lot owners of this section of STONE CREEK SUBDIVISION presently platted or to be platted at a later date.
- 3.26 <u>Enforcement</u>: Enforcement shall be by proceedings at law or in equity against any person or persons violating or attempting to violate any covenant, either to restrain violation or to recover damage.
- 3.27 <u>Construction</u>: If it shall at any time be held that any of the restrictions, conditions, covenants, reservations, liens, or charges herewith provided or any part thereof is invalid or for any reason become unenforceable, no other restrictions, conditions, covenants, reservations, liens, or charges of any part thereof shall be thereby affected or impaired.

3.28 <u>Perpetuation</u>: The foregoing covenants, limitations, and restrictions are to run with the land and are binding on all parties and persons claiming under them.

IN WITNESS WHEREOF, this instrument has been executed on this 2/2 day of August, 1997.

Signed:

CLINTON C. ATKINS

STATE OF ILLINOIS

) SS

COUNTY OF CHAMPAIGN)

I, the undersigned, a Notary Public in and for said County and State, certify that Clinton C. Atkins, an individual, personally known to me to be the same person who executed the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered this instrument as his free and voluntary act, for the uses and purposes therein set forth.

Witness my hand and Notarial Seal this 2/ day of August 1997.

Prepared by and return to:

Francis J. Jahn

Meyer, Capel, Hirschfeld, Muncy, Jahn & Aldeen, P.C.

306 West Church

Champaign, IL 61820

Phone (217) 352-1800

* OFFICIAL SEAL *

Betsy A. McLemore

Notary Public, State of Minols
My Commission Expires 6/16/98

APPENDIX A BUYER/BUILDER REVIEW CHECKLIST STONE CREEK SUBDIVISION

A) <u>Site/Work</u>

- (1) Rough grade elevation shown on the subdivision construction plans shall be reviewed by the buyer/builder.
- (2) Surface drainage patterns shown on the construction plans shall be maintained by the buyer/builder both during construction of the unit and after completion of the unit.
- (3) Erosion control shall be practiced by the builder during construction and by the buyer upon occupancy of the unit.
- (4) No excess dirt from foundation or basement excavation shall be removed from the project site until said removal is approved in writing by the STONE CREEK Subdivision Architectural Committee.
- (5) The buyer/builder shall not allow site construction to encroach on adjacent lots whatsoever.
- (6) The subdivision construction plans shall be reviewed by the buyer/builder to determine areas where compacted embankment has been placed to achieve the rough elevation shown on the plans.
- (7) The buyer shall ascertain any needs or requirements for footings or foundation drains for building improvements to be made.

B) Drives.

- (1) All dwellings shall have a driveway which shall be constructed out of concrete, pavers or other hard surface.
- (2) Driveway locations as shown on the construction plans shall be used unless an alternate location is specifically agreed to by the Stone Creek Subdivision Architectural Committee.
- (3) Location of barrier type curbs and mountable type curbs shall be noted by the buyer/builder.

C) Sewers

1) Location of the project storm sewers shall be noted by the buyer/builder and location and manner of sump pump discharge (both horizontal and vertical) shall be approved by the Stone Creek Subdivision Architectural Committee prior to installation. All sump pumps must be connected to said storm sewer.

D) Plats & Covenants.

- 1) The buyer/builder shall review all of the building setback locations shown on the recorded final plat of the subdivision and shall review all applicable provisions to the subject lot which are contained in the City of Urbana Zoning Ordinance.
- The buyer/builder shall visit the site prior to taking possession of the lot, note all improvements on surrounding lots which have already had improvements constructed on them and be aware of the effects and interpretations of the adjoining improvements on the lot to which he or she has an interest.
- 3) The buyer/builder shall be aware of all lots, densities and land uses shown on the approved preliminary plan of the subdivision.

E) Architectural Review.

- 1) The following matters shall be reviewed and approved by the Stone Creek Subdivision Architectural Committee prior to initiation of construction:
- a) House location on lot;
- b) Construction drawings (floor plans, floor elevations, basement or footing/foundation plan, sections/details, sump pump discharge, etc.);
- c) Setbacks, utility easements;
- d) Site development (driveway, patios, decks, accessory buildings, sewage disposal system, etc.);
- e) Exterior materials and colors for roof, walls (siding, brick, etc.) and trim (windows, shutters, molding, etc.)
- f) Finish floor elevation relative to front yard property line;

- g) Grading plan;
- h) Landscape plan;
- i) Fence design; and
- j) Front yard light location.

EXHIBIT A

LEGAL DESCRIPTION STONE CREEK SUBDIVISION NO. 1

PART OF SECTION 22, T. 19 N., R. 9E. OF THE 3RD P.M., CHAMPAIGN COUNTY, ILLINOIS, MORE PARTICULARLY DESCRIBED AS:

TRACT 1

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 22, T. 19 N., R. 9E. OF THE 3RD P.M., CHAMPAIGN COUNTY, ILLINOIS: THENCE N. 89°50'20" E., ALONG THE SOUTH LINE OF SAID SECTION 22 AND APPROXIMATE CENTERLINE OF WINDSOR ROAD, 1,998.47 FEET TO THE TRUE POINT OF BEGINNING; THENCE N. 00°09'40" W., 50.00 FEET TO A POINT ON THE PROPOSED NORTH RIGHT-OF-WAY LINE OF WINDSOR ROAD; THENCE N. 26°33'35" W., 408.00 FEET; THENCE N. 41°41'58" W., 415.26 FEET; THENCE N. 75°59'37" W., 111.20 FEET; THENCE N. 43°49'55" W., 350.42 FEET; THENCE N. 89°53'14" W., 196.73 FEET; THENCE S. 81°08'57" W., 135,29 FEET TO A POINT OF CURVATURE; THENCE WESTERLY, ALONG A CURVE TO THE RIGHT. CONVEX TO THE SOUTH, WITH A RADIUS OF 360.00 FEET, A DISTANCE OF 334.27 FEET TO A POINT OF TANGENCY: THENCE N. 45°39'03" W., 481.29 FEET TO A POINT ON CURVE; THENCE WESTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE SOUTH, WITH A RADIUS OF 530.00 FEET AND AN INITIAL TANGENT BEARING S. 68°38'15" W., A DISTANCE OF 197.61 FEET TO A POINT OF TANGENCY; THENCE N. 90°00'00" W., 24.34 FEET TO THE WEST LINE OF THE AFORESAID SECTION 22; THENCE N. 00°24'39" W., ALONG SAID WEST LINE, 226.70 FEET; THENCE N. 89°35'21" E., 204.09 FEET; THENCE N. 47°13'21" E., 117.89 FEET; THENCE N. 37°01'24" E., 139.48 FEET TO A POINT ON CURVE; THENCE NORTHWESTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE SOUTHWEST, WITH A RADIUS OF 640.00 FEET AND AN INITIAL TANGENT BEARING N. 52° 58'36" W., A DISTANCE OF 7.40 FEET; THENCE N. 37° 41'08" E., 80.00 FEET; THENCE N. 39°55'24" E., 146.24 FEET TO A POINT ON CURVE; THENCE EASTERLY, ALONG A CURVE TO THE LEFT. CONVEX TO THE SOUTH, WITH A RADIUS OF 416.00 FEET AND AN INITIAL TANGENT BEARING S. 50°04'36" E., A DISTANCE OF 360.23 FEET TO A POINT OF TANGENCY: THENCE N. 80°18'34" E., 136.75 FEET; THENCE S. 09°41'26" E., 31.38 FEET; THENCE N. 80°18'34" E., 130.00 FEET; THENCE N. 09°41'26" W., 818.81 FEET; THENCE N. 14°37'24" E., 132.13 FEET; THENCE N. 38°57'28" E., 379.92 FEET; THENCE N. 12°13'42" W.,

76.98 FEET; THENCE N. 59°35'26" W., 728.14 FEET; THENCE N. 27°41'39" W., 634.74 FEET; THENCE N. 00°24'41" W., 285.16 FEET; THENCE S. 89°35'19" W., 125.00 FEET; THENCE N. 00°24'41" W., 50.00 FEET; THENCE N. 89°35'19" E., 125.00 FEET; THENCE N. 00°24'41" W., 114.84 FEET; THENCE N. 44°06'28" E., 129.18 FEET; THENCE N. 89°46'30" E., 114.89 FEET; THENCE N. 80°24'54" E., 202.34 FEET; THENCE N. 00°45'06" W., 130.59 FEET; THENCE N. 23°05'40" W., 38.27 FEET; THENCE N. 55°39'19" E., 35.69 FEET; THENCE S. 23°05'40" E., 103.94 FEET; THENCE S. 01°05'01" W., 270.40 FEET; THENCE S. 35°11'02" E., 722.96 FEET; THENCE S. 46°50'34" E., 333.60 FEET; THENCE N. 89°14'30" E., 46.73 FEET; THENCE N. 08°44'17" E., 738.38 FEET; THENCE N. 75°15'51" E., 440.91 FEET; THENCE N. 90°00'00" E., 157.39 FEET TO A POINT ON CURVE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE LEFT, CONVEX TO THE SOUTHWEST, WITH A RADIUS OF 290.00 FEET AND AN INITIAL TANGENT BEARING S. 37°53'55" E., A DISTANCE OF 114.13 FEET TO A POINT OF REVERSE -CURVATURE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTHEAST, WITH A RADIUS OF 310.00 FEET AND AN INITIAL TANGENT BEARING S. 60°26'49" E., A DISTANCE OF 150.86 FEET; THENCE S. 57°26'07" W., 110.00 FEET; THENCE S. 04°13'47" E., 294.10 FEET; THENCE S. 70°12'41" W., 145.29 FEET; THENCE S. 30°33'52" W., 195.09 FEET; THENCE S. 15°48'58" E., 138.99 FEET, THENCE S. 78°03'28" E., 396.36 FEET, THENCE N. 87°13'24" E., 149.70 FEET; THENCE N. 35°50'39" E., 84.22 FEET; THENCE S. 73°45'39" E., 191.61 FEET; THENCE S. 87°58'51" E., 124.85 FEET; THENCE N. 17°58'43" E., 99.71 FEET TO A POINT ON CURVE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTH, WITH A RADIUS OF 1,260.00 FEET AND AN INITIAL TANGENT BEARING S. 68°12'09" E., A DISTANCE OF 348.25 FEET; THENCE N. 37°38'01" E., 160.72 FEET: THENCE N. 89°46'23" E., 535.99 FEET TO THE WEST LINE OF THE SE 1/4 NE 1/4 OF THE AFORESAID SECTION 22; THENCE S. 00°24'51" E, ALONG SAID WEST LINE, 1,007.82 FEET TO THE SOUTHWEST CORNER OF SAID SE 1/4 NE 1/4; THENCE S. 00°24'51" E., 77.80 FEET; THENCE S. 83°20'07" W., 301.73 FEET; THENCE S. 10°00'29" E., 303.63 FEET TO A POINT OF CURVATURE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE LEFT, CONVEX TO THE SOUTHWEST, WITH A RADIUS OF 210.00 FEET, A DISTANCE OF 236.19 FEET TO A POINT OF TANGENCY; THENCE S. 74°27'01" E., 143.11 FEET TO A POINT OF CURVATURE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTH, WITH A RADIUS OF 390.00 FEET, A DISTANCE OF 225.06 FEET TO A POINT OF TANGENCY; THENCE S. 41°23'08" E., 148.69 FEET TO A POINT OF CURVATURE: THENCE EASTERLY, ALONG A CURVE TO THE LEFT, CONVEX TO THE

SOUTH, WITH A RADIUS OF 310.00 FEET, A DISTANCE OF 265.36 FEET TO A POINT OF TANGENCY; THENCE N. 89°34'09" E., 647.33 FEET; THENCE N. 43°53'30" E., 34.94 FEET TO THE EXISTING WEST RIGHT-OF-WAY LINE OF F.A.P. 808 (ILLINOIS ROUTE 130); THENCE S. 01°47'10" E., ALONG SAID RIGHT-OF-WAY LINE, 132.28 FEET; THENCE S. 00°54'30" E., ALONG SAID RIGHT-OF-WAY LINE, 600.02 FEET; THENCE S. 00°25'51" E., ALONG SAID RIGHT-OF-WAY LINE, 381.03 FEET; THENCE S. 89°34'09" W., 316.02 FEET; THENCE S. 41°57'22" W., 483.10 FEET; THENCE N. 46°57'05" W., 819.85 FEET TO THE WEST LINE OF THE SE 1/4 SE 1/4 OF THE AFORESAID SECTION 22; THENCE S. 00°24'44" E., ALONG SAID WEST LINE, 770.06 FEET TO THE PROPOSED NORTH RIGHT-OF-WAY LINE OF WINDSOR ROAD; THENCE S. 00°24'44" E., ALONG SAID WEST LINE, 50.00 FEET TO THE SOUTH LINE OF THE AFORESAID SECTION 22; THENCE S. 89°50'20" W., ALONG-SAID SOUTH LINE AND APPROXIMATE CENTERLINE OF WINDSOR ROAD, 1,967.19 FEET TO THE POINT OF BEGINNING; CONTAINING 308.183 ACRES, MORE OR LESS, ALL SITUATED IN THE CITY OF URBANA, AND,

TRACT 2

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 22, T. 19 N., R. 9E. OF THE 3RD P.M., CHAMPAIGN COUNTY, ILLINOIS; THENCE N. 00°24'39" W., ALONG THE WEST LINE OF SAID SECTION 22, 1388.23 FEET TO THE SOUTHWEST CORNER OF TRACT 1, THENCE N. 00°24'39" W., ALONG SAID WEST LINE OF SECTION 22 AND WEST LINE OF TRACT 1, 226.70 FEET; THENCE N. 89°35'21" E., ALONG THE WEST LINE OF TRACT 1, 204.09 FEET; THENCE N. 47°13'21" E., ALONG THE WEST LINE OF TRACT 1, 117.89 FEET; THENCE N. 37º01'24" E., ALONG THE WEST LINE OF TRACT 1, 139.48 FEET TO A POINT ON CURVE; THENCE NORTHWESTERLY, ALONG THE WEST LINE OF TRACT 1, ALONG A CURVE TO THE RIGHT, CONVEX TO THE SOUTHWEST, WITH A RADIUS OF 640.00 FEET AND AN INITIAL TANGENT BEARING N. 52°58'36" W., A DISTANCE OF 7.40 FEET; THENCE N. 37°41'08" E., ALONG THE WEST LINE OF TRACT 1, 40.00 FEET TO A POINT ON CURVE AT THE POINT OF BEGINNING AND CENTERLINE OF PROPOSED STONE CREEK BOULEVARD, A PUBLIC STREET WITH AN 80.00 FOOT RIGHT-OF-WAY WIDTH MEASURED NORMALLY AND EQUIDISTANT FROM THE CENTERLINE WHICH PROCEEDS FROM SAID POINT OF BEGINNING NORTHERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE WEST, WITH A RADIUS OF 600.00 FEET AND AN INITIAL TANGENT BEARING N. 52°18'52" W., A DISTANCE OF 543.53 FEET TO A POINT OF TANGENCY; THENCE

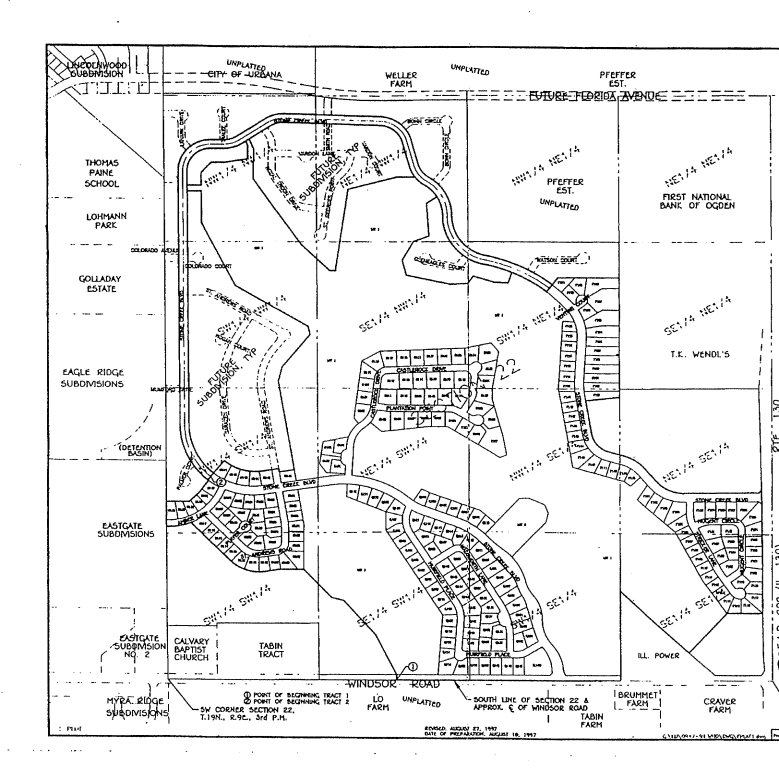
N. 00°24'39" W., 2,293.44 FEET TO A POINT OF CURVATURE; THENCE NORTHEASTERLY ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTHWEST, WITH A RADIUS OF 250.00 FEET, A DISTANCE OF 393.51 FEET TO A POINT OF TANGENCY; THENCE N. 89°46'30" E., 113.31 FEET TO A POINT OF CURVATURE; THENCE EASTERLY, ALONG A CURVE TO THE LEFT, CONVEX TO THE SOUTH, WITH A RADIUS OF 250.00 FEET, A DISTANCE OF 148.87 FEET TO A POINT OF TANGENCY: THENCE N. 55°39'19" E., 286.31 FEET TO A POINT OF CURVATURE; THENCE EASTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTH, WITH A RADIUS OF 250.00 FEET, A DISTANCE OF 156.47 FEET TO A POINT OF TANGENCY; THENCE S. 88°29'07" E., 824.71 FEET TO A POINT OF CURVATURE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTHEAST, WITH A RADIUS OF 250.00 FEET, A DISTANCE OF 317.68 FEET TO A POINT OF TANGENCY; THENCE S. 15°40'44" E., 235.45 FEET TO A POINT OF CURVATURE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE LEFT, CONVEX TO THE SOUTHWEST, WITH A RADIUS OF 250.00 FEET, A DISTANCE OF 195.34 FEET TO A POINT OF REVERSE CURVATURE: THENCE SOUTHEASTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE NORTHEAST, WITH A RADIUS OF 350.00 FEET AND AN INITIAL TANGENT BEARING S. 60°26'49" E., A DISTANCE OF 370.50 FEET TO A POINT OF REVERSE CURVATURE; THENCE SOUTHEASTERLY, ALONG A CURVE TO THE LEFT, CONVEX TO THE SOUTHWEST, WITH A RADIUS OF 400:00 FEET AND AN INITIAL TANGENT BEARING S. 00°12'18" W., A DISTANCE OF 558.91 FEET TO A POINT OF REVERSE CURVATURE; THENCE EASTERLY, ALONG A CURVE TO THE RIGHT. CONVEX TO THE NORTH, WITH A RADIUS OF 1,300.00 FEET AND AN INITIAL TANGENT BEARING S. 79°51'10" E., A DISTANCE OF 623.64 FEET TO A POINT OF ENDING OF THE AFORESAID DESCRIBED CENTERLINE OF THE AFORESAID STONE CREEK BOULEVARD, SAID RIGHT-OF-WAY CONTAINING 12.969 ACRES, MORE OR LESS, ALL SITUATED IN THE CITY OF URBANA.

97 R 23338 97 R 23338
CHAMPAIGN COUNTY, ILL

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Berbard Draces

Date	9-10-97
Instrument	Plat
Description	Store Creek Sub#1
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Return to:	Vailey & assoc
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1320	
135.W	



97R23338

DOC #___ CHAMPAIGN COUNTY, ILL

'97 SEP 23 PM 1 52

BENDER BOOK

97 223338 27R23338

- EXETING EXECUTIONS ON THE SUBDIMISION ARE AS EXEMPTED ON CONFITTING FOR THAT PROJECTION OF S. 20-99-821, 00-91-065. 00-91-461. AND 00-92-366. ALL ESUED BY CHECAGO THAT INSURANCE COMPANY.
- THE PLAT IS SUBJECT TO AN ANNEXATION ACRESMENT APPROVED BY THE CITY OF URBANA ON FEBRUARY 17, 1997 AS OFCHANCE NO. 9697-97,
- FROM, SIDEYARD AND REARYARD STRUCTURAL SCINACES SHALL BE IN ACCORDANCE WITH THE ZONNER, DEDWAYER OF THE CITY OF URBANA EXCEPT RESIDENTIAL LIDES "ADJUSTED IN 1075 1 AND 2 SHALL HAVE A REQUIRED SOF REARYARD STRUCTURAL SCINACE.
- THIS TRACT IS IN THE E-Z AND E-4 ZONNG DISTRICTS OF THE CITY OF USDAMA UNDER THE TERMS OF THE REFERENCED AMMERATION ACRESPICATI, HOWEVER, LOTS HID1 THROUGH HIJA ARE TO BE USED FOR SINGLE FAMILY UNITS DRIV.
- EXSTING EARCHEST TO BLINGS BOLL TELEPHONE COMPANY INVESTIGATION, BOOK 1232 AT PACE 325, WHICH IS PACALLED, TO WHOSO'S ROAD, IS CONTINUED STREET, WITHIN THE WHOSO'S ROAD SCOTT-OF-WAY, AND IS NOT SHOWN FOR CLARITY.
- EXETING EXEMENT TO ELINOIS POWER BOOK 1046 AT PACE 247, WHICH IS PARALLEL TO WHORSON BOAD, IS CONTAINED ENTRELLY WITHIN THE WHOSON ROAD POP-OF-MAY AND THE ADMICENT UTILITY EASIMENTS, AND IS NOT SHOWN FOR CLARITY.
- EXETTING EASONERT TO ELLINOS FOWER, BOOK 1046 AT PAGE 247, MINCH WAS CONTIQUOUS TO THE WICKED BYOHT-OF-WAY FOR THE NORTOLL & WISTERN ENLINOND IS TO BE WICKED BY SEPARATE MISTERIAND.
- 10. THE EXISTING EASEMENT TO BLUNOS POWER, BOOK 1076 AT PAGE 310. ID TO BE VACATED BY SEPARATE INSTRUMENT.
- THE EXISTING EASTMENTS TO ILLINOIS POWER, BOOK 1097 AT PAGE 226 AND BOOK 1097 AT PAGE 628, WHICH WAS CONTIQUOUS TO THE WASHER ROLLOWS TO THE WASHER ROLLOWD TO THE WASHER ROLLOWD TO SEE VACALED OF SEPARATE ROSTOWERS.
- 12. A DRAINAGE AND UTELTY EASEMENT IS COMMENSURATE WITH LOTS 1. 2 AND GLOO.
- 13. LOIS 1 AND 2 ARE 10 BE USED EXCLUSIVELY FOR A COLF COURSE. USES AND INFROVENENTS SPECIFICALLY RELATED THERETO. LOT 3 IS TO BE USED EXCLUSIVELY FOR A COLF COURSE CLUSIVELY. PARCING, AND OTHER USES AND PHREOVERENTS SPECIFICALLY RELATED THERETO LOT GIOD 15 TO BE USED EXCLUSIVELY FOR A DETERMINATE THE LIMITS OF THE LOT.
- CHAING CASCRIANTS TO THE DRAINAGE DETROIT NO. 3 M THE TOWN OF ST. JOSEPH THOMAS PAINE SUBDISTROIT NO PRINC ROAD SUBDISTROIT FOR DRAINGS PAINE SUBDISTROIT NO PRINC ROAD SUBDISTROIT FOR DRAINGS THES. RECORDS NO LATERLA ARE NOT SHOWN ON THIS PLAT. ALL SUCH DRAINGS STATUTE ARE TO BE CONNECTED TO AND FAULT STORM PROVIDE BY NO TO BE OWNED AND SERVING PROVIDED TO THE OWNER AND AND AND THE STATUTE SALE THEORY OF SHOWN AND THE STATUTE ANTICOPATED TO BE VACATED BY SUPERIOR PRINCIPLES.
- EXISTING EXECUTIONS TO HUMOIS FOHER RECORDED AS DOCUMENT NO. 9781000 AND 9781000 MTML CHAMPACH COUNTY RECORDERS OFFICE ARE EMEMORPASSED MITHY THE UTILITY EXSCREMES SHOWN ON THE FACE OF THIS "FLAT.

STONE CREEK SUBDIVISION NO. 1 CITY OF URBANA

CHAMPAIGN COUNTY, ILLINOIS PART OF SECTION 22, T.19N., R.9E., 3rd P.M. SURVEYOR'S CERTIFICATE

I. THOMAS B. JORDAM, BLINOIS PROFESSIONAL LINIO SURVEYOR HO. 2014, DO HERZEY CLEBRY THAT I HAVE CAUSED A SURVEY TO BE HADE FOR CLIMTON C. ATENS, IN ACCORDANCE WITH THE LINES OF THE STATE OF SLIPIOS AND OCRIMINESS OF THE CITY OF LIRBARY, OF PART OF SECTION 22. I. THAN, E.P.C. OF THE ARD P.T., CHAMPAGO CONTRY, SLIPIOS, MORE PARTICULARLY DESCRIBED AS:

194. E. S. OF THE SCOT P.L. COMPRIOR COUNTY, ELIMON, HORE PARTICIPARILY DISCREDED S.

ACT 1

COPPENDING, AT THE SOUTHWEST CORNER OF SECTION 22. I. 19 N.R. 91 OF THE SECTION, COMPRIAN COUNTY, ELIMON, THE TEXT N. 90 OF THE SECTION LINE OF SHIP SECTION AND SECTION 22. AND APPROXIMATE CONTROLLED OF SHIP SECTION, AND INC. OF MADDING PRODUCT OF SECTION AND INC. OF SECTION AND

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 22, T. 19 N.R. 92 OF THE SED P.H. CHAPAKEN COUNTY, RUNDOS: THENCE IN 00°24'39° W. ALONG THE WEST LINE OF SALD SECTION 22, 1366 23 FEET TO THE SOUTHWEST CORNER OF TRACT I. THENCE IN 00°24'39° W. ALONG THE WEST LINE OF SECTION 22 AND WEST LINE OF TRACT I. 226 70 FEET, THENCE II. HENCE IN 00°24'39° W. ALONG THE WEST LINE OF TRACT I. 139-86 FEET TO A PEORT OF FEET, THENCE IN 00°24'39° W. ALONG THE WEST LINE OF TRACT I. 139-86 FEET TO A PEORT ON CURVE, THENCE IN 00°24'39° W. ALONG THE WEST LINE OF TRACT I. 139-86 FEET TO A PEORT ON CURVE, THENCE IN 00°24'09° W. ALONG THE WEST LINE OF TRACT I. 139-86 FEET TO A PEORT OF CURVE, THENCE IN 00°24'09° W. ALONG THE WEST LINE OF TRACT I. 4000 FEET TO A PEORT ON CURVE TO THE SOUTHWEST, WITH A RADIUS OF 640 OF TEXT AND AN INSTITUTE DECRRING A SCHOOL STATE OF ALONG THE WEST LINE OF TRACT I. 4000 FEET TO A PEORT ON CURVE TO THE CONTROL OF TRACT I. 4000 FEET TO A PEORT ON CURVE TO THE CONTROL OF THE WEST LINE OF TRACT I. 4000 FEET TO A PEORT OF CURVE TO THE CONTROL OF THE CONTROL OF THE WEST LINE OF THE CONTROL OF THE CONTROL OF THE WEST LINE OF THE WEST LINES LINE OF THE WEST LINES LINE OF THE WEST LINES LIN



for the purpose of subdimbine, sudicities for streets ambivor lots, with dispussions in feet and declined inversor. The streets and exsension are declined for purpor use. However, the streets as shown on the attached flat and the subdimbine subdimbine subdimbine should be enough as stone excell plat and the subdimbine subdimbines should be enough as stone excell proposition for 1, city of informal charpach county, element.

I FURTHER CURTIFY THAT THE PROPERTY E NOT LOCATED WITHIN A PUBLISHED WHETHIN FELOO HAZARD AREA AS INSTITUTED BY THE FEDERAL EMERCENCY HUNGERED ACCORDING TO COMPLIANTY PAINCE NO. 170025-0006 F

THE PROPERTY DESCRIPTION OF A COMPOUND WITH PART STICKING THE PRODUCTION OF THE CLAPDICATION THAT PAY RECORD THE PART OF WHICH A TRUE COPY HAS REEN VERAFULD BY THE TO ASSISTE NO CHANGES HAVE BEEN RADE.

100 THEREBY DESCRIPTION OF THE PART STICKING COMPOUND AS THE CLAPDICATION THAT PAY RECORD THE PART STICKING THE PROPERTY STATES OF THE PART STATES OF TH

FINAL PLAT

(047-4, MC TO THAT . DARY & ASSOCIATES, ENGINEERS, MC. (MATTER . NO. CAND

Private Audiet / 1977 Brits of Philipherical Arganis 18, 1997

