

101.00

Outlot 7

Lane

Lot 75

1014.39

Lot 74

Katie

Lot 73

IRR 92"

N 5920'47' E

Lot 71

Lot 72

BIRRENKOTT SURVEYING, INC.

LAND SURVEYING & PERC TESTING

F.O. BOX 237 (408) 837-7483 1677 H. BHSTOL ST. SUR PRUME, WIS. 53590 FAX (408) 837-1081

Department of Administration

re: 272,287,268

L /2005/051295/051295FF

ACVISED 9-28-2006

OFFICE MAP NO. 051295FP

195.46" 89.20'47" E

Lot 15

b

Lot 76



and the state of

DECLARATION OF COVENANTS, RESTRICTIONS, CONDITIONS AND EASEMENTS FOR THE PLAT OF BRISTOL GARDENS, TOWN OF BRISTOL, DANE COUNTY, WISCONSIN

conditions and easements set forth herein: subject sold, occupied, conveyed and transferred that all of such lots are and shall be held, covenants, conditions and easements, and are subject to the following restrictions, declares that all of the lots in the Property which has been platted as the Plat of Bristol Gardens (the "Property"), hereby "Developer"), owner of the real estate in the Town of Bristol, Dane County, Wisconsin, Tierney, husband and wife (collectively, the Donald C. ō the Tierney and Joanne covenants, restrictions,

DOCUMENT # 4340303

08/02/2007 07:55AM

Exempt #:

Rec. Fee: 49.00

Pages: 20

Return to:

Michael J Lawton P O Box 1507

P O Box 1507 Madison, WI 53701-1507

(See Addendum)

Parcel Identification Number

### **ARTICLE 1**

### **Definitions**

Easements, the following terms shall be defined in the following manner: For purposes of these Covenants, Restrictions, Conditions and

- Tierney, husband and wife, and their representatives, assigns "Developer" shall refer to Donald C. Tierney and Joanne K. successors and
- spouses, each shall be deemed an "Owner" if they are both record title "Owner" shall refer to such person instead of the vendor. In the case of subject of a land contract wherein the purchaser is in possession, the term outlots) within the Property, except that as to any such lot which is the or more persons or entities, of the fee simple title to a platted lot (exclusive of "Owner" shall mean and refer to the record owner, whether one
- the Plat of Bristol Gardens, Town of Bristol, Dane County, Wisconsin. "Property" shall mean and refer to the real estate described as

# ARTICLE 2 Property Subject to This Declaration

conveyed and occupied subject to this Declaration is located in the Town of Bristol, Dane County, Wisconsin, shall be known as the Plat of Bristol Gardens, Town of Bristol, Dane County, Wisconsin. real property which is and shall be held, transferred, sold,

### **ARTICLE 3**

# Architectural Control and Protective Covenants and Restrictions

- swimming pools. Developer or the Architectural Control Committee, whichever is then applicable, in their discretion. For purposes of this Declaration, the term "structure" shall include play structures. fences nation don't and than 6/12 pitch, but a variance from this minimum may be granted by the roof pitch, location of improvements and amount, quality and nature of location with respect to topography and finish grade elevation, site layout, and materials, harmony of exterior design, including exterior colors, size, applicable, for written approval as to appearance, the quality of workmanship landscaping plans for all such buildings or structures must be submitted to Exhibit A hereto. buildings erected on the Property shall have a minimum roof pitch of not less landscaping, prior to commencement of any construction on any lot. All subject to this Declaration, the plans, specifications, site, grading and Developer or the Architectural Control Committee, whichever is then For all buildings and structures to be erected or placed on any lot shall include play structures, All plans shall conform to and comply with the terms of
- or in the alternative, if the Directors of the Association so elect, three the Board of Directors of the Bristol Gardens Homeowners Association, Inc., members of said Committee. The Committee shall consist of the members of Committee ("Committee") for approval in writing by a majority of the Restrictions and Easements, must be submitted to the Architectural Control matters to be submitted to the Developer under these Covenants, Conditions, plans, specifications, site, grading and landscaping plans, and all other 3.2. After the Developer and their representatives, successors and assigns, cease to have any title to any lot subject to this Declaration, the

persons elected by a majority of the members of the Board of Directors of the

- prospects, building reputation or any other reason which would be similarly the proposed contractor's or builder's financial status, business history and unreasonably withheld. Such approval may be withheld for reasons such as construction. The approval of the Developer or the Committee shall not be Committee, whichever is then applicable, prior to commencement of such building shall be approved in writing by the Developer Declaration, the prime contractor or builder to be hired for construction of relied upon by a reasonably prudent businessman then developing a neighborhood of quality single family residences. For each building erected or placed on any lot subject to
- shall be made without the prior written approval of the Developer or the construction of play structures, fences, patios, decks, and swimming pools, structures, including but not limited to, exterior remodeling and the Committee, whichever is then applicable. No alteration in the exterior appearance of existing buildings or
- destroyed or removed except as approved in writing by the Developer or the by the Owner. removed or destroyed without approval, the Developer or Committee may Committee, whichever is then applicable. In the event such vegetation is including trees of a diameter of three (3) inches or greater, shall not be require the replanting or replacement of same, the cost thereof to be borne The existing vegetation of each lot subject to this Declaration,
- damages as appropriate. No earth, rock, gravel, or clay shall be excavated or any adjacent lot owner within the Property, a cause of action against the shall give either the Developer or Committee, whichever is then applicable, or elevations. Violations of the approved site, grading or landscaping plans Committee for the benefit of other purchasers in planning their individual site, grading and landscaping plans shall be kept by the Developer or the affect the surface elevation or grade of the surrounding lots. A copy of all person violating such site, grading or landscaping plan for injunctive relief or Developer or the Committee, whichever is then applicable. removed from any Lot within the Property without the approval of the The elevation of a lot shall not be changed so as to materially

use lands owned by Developer for present agricultural purposes and uses. for single family residential purposes, except that Developer may continue to All lots within the Property (other than outlots) shall be used only

Declaration: family residential buildings erected on any lots subject to this The following minimum floor area requirements shall apply to all

- No single story building shall have less than 1600 square feet.
- **(b)** No two-story building shall have less than 2000 square feet
- <u>O</u> No raised ranch, bi-level, or tri-level building shall have less than 2000 square feet on the main two floors.

basements, even if the basements are finished, shall be excluded. included, but open porches, screened porches, For the purposes of determining floor area, stair openings shall be attached garages,

compatible with other houses within the Property. architecture and quality of the house is such as to present an appearance Committee, whichever is then applicable, in the event the proposed The above minimum requirements may be waived by the Developer or

- by the Developer or the Committee, whichever is then applicable three (3) automobile garage stalls, but the maximum limitation may be waived garage and such garage must contain not less than two (2) nor more than All single family residential buildings must have an attached
- Committee, whichever is then applicable, in their discretion. 3.9. No building previously erected elsewhere may be moved onto any lot subject to this Declaration, unless approved by the Developer or the
- whichever is then applicable, in its sole discretion. Property, without the written consent of the Developer or the Committee, whole or in part, shall be maintained or reside on any lot or outlot within the free or not, within the Property. No dog which is a pit bull, or Doberman, in animal boarding, kenneling or treatment is expressly prohibited, whether for animals may be kept on any lot subject to this Declaration. 3.10. All driveways must be concrete. No more than three (3) domestic

- advance by the Developer or Committee, whichever is then applicable. expressly prohibited within the Property except where approved in writing in storage sheds, detached garages and above ground swimming pools, are 3.11. Accessory buildings or structures, including, but not limited to,
- reasonably free from snow, ice or obstruction. abutting lot owner to maintain same in a safe and passable condition, 3.12. Where public sidewalks exist, it is the responsibility of the
- any residence be of a temporary character. thereof, shall ever be used as a residence, temporary or permanent, nor shall 3.13. No trailer, basement, tent, shack, garage, barn, or any part
- Property, shall be prohibited, except for vehicles of guests, invitees or contractors of the residents or owners of such lot. This section shall not the street within the Property, by the residents or owners of any one lot in the inside garages. Parking of more than three (3) vehicles in the driveway or on and other recreational vehicles within the Property is prohibited unless kept garages. Parking or storage of boats, travel trailers, mobile homes, campers or other vehicles shall be parked on lawns, yards or ditch areas at any time. prohibit the temporary parking of any vehicles otherwise prohibited, if such residents within the Property is prohibited unless such vehicles are kept in lot at which parked, for a period not to exceed forty-eight (48) hours. No cars parking is for the sole purpose of loading or unloading such vehicles at the 3.14. Parking of commercial or service vehicles owned or operated by
- attractive manner, garage and driveway. may not exceed thirty (30%) percent of the lot area not covered by residence, no closer than ten (10') feet from the lot line, and the garden area on any lot gardens and orchards shall be located in the back yards, and shall be located construed to prevent a family garden or orchard, provided that all family consistent with good property management. This paragraph shall not be other improvements, all in a and shrubbery and the painting (or other external care) of all buildings and including, but not limited to, the mowing of all lawns, the pruning of all trees outlots), and all improvements, in good order and repair and free of debris, site or lawn or under cultivation as a garden shall have a cover crop and be kept free from noxious weeds. The Owner shall keep each lot (excluding All areas of lots (excluding outlots) not used as a building All gardens shall be maintained in a neat, orderly and manner and with such frequency as

- trails located in a public park. accrue at the rate of 12% per annum. This subsection shall not apply to any hearing in connection therewith. Interest on the delinquent amount shall Statutes, and the owner hereby consents thereto and waives any notice or lot and constitute a lien upon such lot, as provided in Chapter 66, Wisconsin the trail at the expense of the owner of the lot. Any costs incurred by the and mow or otherwise maintain such area abutting, adjoining or adjacent to within such time period by the owner, the Town may enter the applicable lot owner of the lot in question, and in the event that such default is not cured notice and opportunity to cure of not less than thirty (30) days duration to the trail in the manner required herein, the Town of Bristol may give written a trail owned or maintained by the Association, within the Subdivision, whether or not such public or private trail is located in a public easement, Town under this paragraph shall be a special charge on the tax bill for such lot owner does not maintain such area adjoining, abutting or adjacent to a workmanlike manner and with reasonable frequency. In the event that any trimming and pruning of shrubs, bushes, trees and other vegetation, all in a but not limited to, the mowing of the grass, the control of weeds and the or easement line up to and abutting the paved surface of the trail, including, Association, shall maintain the lawn or grass area from such lot owner's lot outlot or right-of-way or an easement outlot or right-of-way owned by the All lot owners whose lots abut, adjoin or are adjacent to a public trail or
- the areas between their lot or easement line and the surface of a trail under subsection shall not relieve lot owners of their responsibilty with regard to structure or any other encroachment on any outlot within the Property. This within the Property understand that they may not place, erect or maintain any of lands within the Property understand that the maintenance of outlots outlots in accordance with such minimum maintenance standards. Owners Town of Bristol affirmatively accepts title to any such outlot. Owners of lots within the Property is not the responsibility of the Town of Bristol, unless the outlots, provide a copy thereof to the Town of Bristol and maintain such such Association shall adopt minimum maintenance standards for all such Bristol Gardens Homeowners Association, Inc., the Board of Directors of appropriate to such uses may be installed). As to any outlots owned by the area or walking or biking path or trail, suitable alternative surfaces prairie grass or a cover crop (but in the case of a private park or playground workmanlike condition, with the surface thereof to be seeded with grass or outlots free of debris and noxious weeds, and shall maintain all outlots in The Bristol Gardens Homeowners Association, Inc. shall keep

- and clear of any liens and encumbrances created by act or default of the to have said lot conveyed to the Developer at the original sales price, free owner within ninety (90) days after the expiration of such one (1) year period, its discretion. conveyance. in which conveyance Owner of such lot, with taxes and installments on assessments for the year Developer shall have the option, exercisable by written notice to the lot date of such land contract or deed. Upon violation of this restriction, the Developer, construction shall be commenced within one (1) year from the On any lot conveyed by land Developer may waive its rights under this section in writing, in occurs being prorated as of the date contract or deed of such
- the lot owner, the time for completion shall be extended by the period of construction or landscaping is delayed due to matters beyond the control of driveway shall be completed within one hundred eighty (180) days of completion of construction, provided weather conditions so allow. If such months after issuance of a building permit for the respective building. Landscaping (including grading, sodding, and seeding) 3.17. Construction of all buildings shall be completed within six (6) and paving
- advance by the Developer or the Committee, whichever is then applicable, antennas, satellite dishes, solar panels, wind mills, walls or fences of any contains further limitations on fences. chain link fence shall be installed or built at anytime, and Exhibit A hereto including approval of the location, material, height and color thereof. No kind shall be permitted within the Property unless approved in writing in 3.18. Except to the extent preempted by federal law, no exterior
- and the garden area on any lot may not exceed thirty (30%) percent of the lot back yards, and shall be located no closer than ten (10') feet from the lot line, orchard, provided that all family gardens and orchards shall be located in shall anything be done which may be or will become a nuisance to the neighborhood. This shall not be construed to prevent a family garden or shall be allowed on any lot. area not covered by the residence, garage and driveway. No burning barrels 3.19. No noxious or offensive trade or activity shall be carried on, nor
- permission of all of the applicable utilities and shall be responsible for any the elevation of any utility easement in excess of six (6) inches without the 3.20. The Owner of any lot subject to this Declaration shall not change

damages caused to underground utilities based on any changes in grade of more than six (6) inches.

- not be construed to prevent the use of one lot and part or all of another lot or Developer or the Committee, whichever is then applicable. This section shall line within the Property shall be changed, except with the approval of the lots as one building site. No lot or outlot as platted shall be resubdivided. No boundary
- whichever is then applicable, except for (a) lawn signs of not more than six (6) square feet in size advertising the property where located for sale, and without the prior written consent of the Developer or the Committee, (b) signs erected by Developer advertising lots within the Property for sale. 3.22. No signs of any type shall be displayed to public view on any lot
- shall conform to all governmental zoning requirements and all set-back requirements imposed by local ordinance. 3.23. All buildings constructed on any lots subject to this Declaration
- of any such swale, ditches, drainage way or stormwater detention area, and such swale, ditches or drainage way, or interfere with the proper functioning development on such lot, so as to impede the flow of surface water across remain within any such swale, ditches, drainage way or stormwater detention no structure, planting or other materials shall be placed or permitted to established by easement or not, which is in existence at the time drainage way, 3.24. No Owner of any lot shall re-grade or obstruct any swale, drainage ditches or stormwater detention area, whether
- than outlots) within the Property: The following landscaping requirements apply to all lots (other
- (a) crimp mulched or covered with an erosion mat, including street All yards must be either (i) sodded or (ii) or seeded, fertilized and County erosion control requirements. The lot owner shall comply with all Town and Dane
- **(b**) adjoining street terrace shall be the responsibility of the lot Developer or the Committee, whichever is then applicable. boundaries of the premises is prohibited without approval of the Landscape plantings and maintenance of the premises and Complete visual screening of the front, rear and side

- <u>ල</u> and to the extent specified by the Town. adjoining the lots within the same block on a particular street, as All mailboxes shall be located on the same side of the street
- forth in Article 3 hereof to the Committee. elect to assign all of the Developer's rights to approve all of the items set the Property (other than outlots) have been sold, whichever occurs first, may recording the final Plat or after seventy-five percent (75%) of the lots within The Developer, after a period of ten (10) years from the date of
- be liable for all costs of removing any such violation. costs, and any person violating any of these covenants or restrictions shall and the prevailing party shall be awarded reasonable attorneys fees and persons violating or attempting to violate any such covenants or restrictions, standing to bring proceedings at law or in equity against the person or Bristol in the case of the sections listed in section 3.28 below, shall have person or persons owning any lot or lots within the Property, or the Town of while Article 3 hereof is effective, the Developer, the Committee or any violate any of the covenants and restrictions contained in Article 3 hereof If any person, or his heirs, successors or assigns, shall violate or attempt to year periods unless the same is cancelled as provided in Section 3.28 below. of this Declaration shall automatically stand renewed for successive five (5) period of thirty (30) years after the Plat is recorded, after which time Article 3 and inure to the benefit of all persons having an interest in the Property for a 3.27. Article 3 hereof shall run with the land and shall be binding upon
- this Declaration as provided, then by an instrument in writing signed by the Owners of a majority of the lots (other than outlots) subject to this Declaration, except that sections 3.15, 3.24, 3.25, 3.27, 3.28, 3.33, 3.34 and Developer has released or assigned the Developer's rights under Article 3 of majority of the lots (other than outlots) subject to this Declaration, or if the consent of the Town of Bristol. 3.35 hereof may not be cancelled, released, amended or waived without the Declaration by an instrument signed by the Developer and the Owners of a amended, or waived in writing as to some or all of the lots subject to this 3.28. Article 3 hereof, or any part thereof, may be cancelled, released,
- of any covenant, by judgment or court order, shall not affect any of the other provisions, which shall remain in full force and effect. 3.29. Invalidation of any one of these covenants or any severable part

- alterations, or any other matters which must be submitted to the Developer that instance. the approving authority in writing, then such approval shall not be required in or Committee, within thirty (30) days after the same have been submitted to and site, grading and landscaping plans, the prime contractor or builder, applicable, does not affirmatively approve or reject the plans, specifications 3.30. In the event the Developer or the Committee, whichever is then
- following standards: Developer or Committee, as appropriate, shall act in accordance with the 3.31. In exercising any authority under Article 3 of this Declaration, the
- (a) to assure the most appropriate development and improvement of the Property;
- **(b**) to protect each Owner of a lot against improper uses by other lot owners;
- (c) to preserve the beauty of the Property;
- <u>a</u> to guard against the erection of poorly designed or poorly unsuitable material; proportioned structures, or structures built of improper or
- **e** finished grade elevation; and located upon the lot in accordance with its topography and with other structures within the Property and which are properly sized homes, which conform and harmonize in external design to encourage and secure the erection of attractive, adequate
- 3 investments of purchasers of lots. to provide for high quality improvements which will protect the
- **Developer or Committee.** other matter, proposed use, plans, specifications, site, grading or landscaping plan or suffered by any person on the basis of the approval or disapproval of any 3.32. The Developer and the Committee shall not be liable for any loss including any loss arising out of the negligence
- stormwater detention areas, or maintenance or landscaping, or if any lot restriction If any Owner shall violate or attempt to violate any covenant or with regard to drainage swales, ditches, drainage

owner responsible for specific duties with regard thereto shall fail to perform persons violating or attempting to violate such covenant or restriction or standing to bring proceedings at law or in equity against the person or such duties, the Developer, the Committee or the Town of Bristol shall have including reasonable attorney fees and costs, to remedy said violation. failing to perform such duties, and shall be awarded appropriate relief,

the covenants or easements provided herein waived or terminated without provided above. connection with any such action or any action to recover the special charge shall be liable stormwater management areas as required above, and the Association the Association to perform the maintenance with respect to rate of 12% per annum and be included in the special charge and lien. The (other than outlots) within the Plat. consent of either (a) the Developer or (b) the Owners of a majority of lots Town of Bristol may seek injunctive relief against the Association requiring Town of Bristol. Interest shall accrue on any obligation if past due at the constitute a perpetual easement for the benefit of the public in favor of the pro rata basis. the Lots (other than outlots) within the Property, on a pro rata basis, and days after written demand by the Town, shall be a special charge against and the owners of the lots with the Property, and the cost to the Town of Bristol may enter such stormwater management area and perform such default and opportunity to cure from the Town of Bristol, the Town of of a failure on the part of the Association to maintain any such stormwater the Town of Bristol, at the sole expense of such Association. In the event stormwater management permit and ordinance and the plans approved by workmanlike manner, all in accordance with the terms of the Dane County stormwater easements and outlots on the Property as shown on the Plat), provided herein and to enforce the obligations specified herein shall Property on a pro rata basis, and become a lien on each such Lot on such included in the real estate tax bill for the Lots (other than outlots) within the may be recovered in the manner provided by law for special charges, be Bristol thereof, if not paid in full by the Association, or the Owners within 30 maintenance as is required hereunder at the expense of the Association management facilities as provided herein, after 30 days written notice of maintain all stormwater management facilities (including the drainage and consent of the Town of Bristol and Dane County and the written 3.34. The mowing, cleaning and maintenance generally, all for the actual attorney fees and costs of the Town in The rights of the Town of Bristol to enter such lands as Bristol Gardens Homeowners Association, The provisions in this section may not be amended nor

A LOT ACKNOWLEGE THIS NOTICE AND CONSENT TO SUCH ACTIVITIES. IMPROVEMENTS WITHIN THE PLAT. ALL LOT BUYERS BY PURCHASING THE PLAT FOR PURPOSES OF GENERATING MATERIAL TO BE USED FOR THE DEVELOPMENT OF THE PLAT AND THE CONSTRUCTION OF GRAVEL, ROCK, CLAY AND OTHER MATERIALS, WHICH MAY INCLUDE CRUSHING AND BLASTING, AS WELL AS TRUCK TRAFFIC AND DUST AREAS NEAR THE SUBDIVISION MAY BE ACTIONS CLAIMING NUISANCE. NOTICE WISCONSIN HAS ADOPTED A "RIGHT TO FARM" LAW WHICH PROVIDES IN AGRICULTURAL AREAS MAY OCCUR IN OR NEAR THE SUBDIVISION AREA AND RESIDENTS MUST EXPECT THAT CONDITIONS WHICH OCCUR INVOLVE THE CREATION OF DUST AND NOISE, AND THE PRESENCE OF USE OF MACHINERY AND EQUIPMENT, AND THE USE OF AGRICUTURAL FERTILIZERS AND PESTICIDES. AGRICULTURAL ACTIVITIES MAY WHICH MAY INVOLVE CROP AND ANIMAL PRODUCTION ACTIVITIES, THE EMISSIONS. IN ADDITION, MINERAL EXTRACTION MAY OCCUR WITHIN EXTRACTION ACTIVITIES, INCLUDING THE EXTRACTION OF SAND, LEGAL PROTECTION FOR AGRICULTURAL ACTIVITIES AGAINST LEGAL STRONG ODORS. THE SUBDIVISON IS LOCATED IN AN AGRICULTURAL VICINITY OF LANDS WHICH ARE USED FOR AGRICULTURAL PURPOSES SUBDIVISION THAT THE SUBDIVISION ADJOINS AND IS IN THE 3.35. NOTICE IS HEREBY GIVEN TO ALL OWNERS OF LOTS WITHIN  $\overline{\mathbf{s}}$ ALSO GIVEN THAT THE USED FOR MINERAL

or participants in such Parade of Homes during the period of such Parade(s) by Developer, the Madison Area Builders Association, or any of the builders and assigns, shall take title subject to this specific reservation by the Developer and shall waive all rights to object to violations of this Declaration necessary, to permit the Madison Area Builders Association to hold its Parade of Homes, be deemed temporarily altered and modified, to the extent the Parade of Homes and ending 48 hours after the conclusion of said limited period of time commencing 48 hours prior to the commencement of shall, as to the lots and outlots enrolled in the Parade of Homes, for the selected as a site for the Parade of Homes by the Madison Area Builders outlots as a site for the Parade of Homes of the Madison Area Builders Association. All purchasers of lots within the Property, and their successors Homes Rules and Developer's Checklist of the Madison Area Builders Parade of Homes in the Property, pursuant to the then current Parade of Association, this Declaration of Covenants, Restrictions and Conditions Association. In the event some or all of said lots and related outlots are the Developer reserves the right to submit some or all of said lots and related 3.36. While the Developer retains ownership of any lots within the Property,

# ARTICLE 4 Bristol Gardens Homeowners Association, Inc.

### **Definitions**

and Easements, the following terms shall be defined in the following manner: For purposes of Article 4 of these Covenants, Restrictions, Conditions

- Homeowners Association, Inc., its successors and assigns. "Association" shall mean and refer to Bristol Gardens
- Association. "Board" shall mean and refer to the Board of Directors of the
- may from time-to-time be amended. Restrictions, Conditions and Easements for the Plat of Bristol Gardens, as it "Declaration" shall mean the Declaration of Covenants,

# Association Membership and Board of Directors

- as may be provided by the laws of the State of Wisconsin. members. The members shall have such rights as are set forth herein, in the ownership interest in any lot, all persons holding such interest shall be shall be a member of the Association. Where more than one person holds an within the Plat of Bristol Gardens, Town of Bristol, Dane County, Wisconsin, Articles and By-Laws of the Association, as amended from time-to-time, and Members. The Owner of each platted lot (exclusive of outlots)
- as may be provided by the laws of the State of Wisconsin, subject to the rights of Developer as set forth in such instruments. Articles and By-laws of the Association, as amended from time-to-time, and managed by the Board. The Board shall be selected in the manner, and shall have such duties, powers and responsibilities as are set forth herein, in the Board of Directors. The affairs of the Association shall be

## Common Areas; Entrance Sign

for the use and benefit of the members, establishing and maintaining plat from time-to-time to real property within the Plat of Bristol Gardens, Town of Bristol, Dane County, Wisconsin, for the purpose of providing common areas Acquisition of Common Areas. The Association may take title

entrance signs, providing private park and open space areas, and managing stormwater management areas serving the Plat. The Association shall have the right to exclusive management and control of all such common areas and all improvements thereon.

- within the Property. its expense, and to assess the costs thereof to the Lots (other than outlots) the duty to maintain the stormwater management areas within the Property at further the interests of the members. In addition, the Association shall have and to make such improvements and perform such maintenance as shall to maintain common areas or real estate in which the Association has an interest, in good, clean, attractive and sanitary condition, order and repair, Obligations of Association. The Association shall have the duty
- Association to manage such lands for the benefit of the members of the to use and enjoyment of such common areas, subject to the right of the of the members. Each of said members shall have an equal, undivided right Declaration, all common areas shall be held by the Association for the benefit Association and to establish reasonable rules for the use of such common Easement of Enjoyment. Subject to the provisions
- the Association. repair any entrance sign(s) to the Plat of Bristol Gardens, at the expense of Entrance Sign. The Association shall maintain in good order and

### **Assessments**

the assessment became due and payable. person who was the Owner of such lot (other than outlots) at the time when and costs of collection thereof, shall also be the personal obligation of the assessment is made. Each such assessment, together with interest thereon continuing lien upon the lot (but not any outlot) against which each such thereof as All such assessments, together with interest thereon and costs of collection Association all assessments in the amount and manner hereinafter provided. be so expressed in such deed, is deemed to covenant and agree to pay to the Developer hereby covenants, and each Owner of any lot within the Property (other than outlots) by acceptance of a deed thereof, whether or not it shall 4.10. Creation of Lien and Personal Obligation of Assessments. The hereinafter provided, shall be a charge on the land and a

- following manner: established and collected each year, starting with calendar year 2008, in the 4.11. Creation of Assessments. Assessments shall be determined,
- (a) the last day of December each year. approved by a vote of two-thirds (2/3) of the Board on or before reasonable reserve for depreciation. insurance, and other costs connected therewith, including a areas, and stormwater management areas, payment of taxes and common areas, entrance sign(s), private park and open space connection with the maintenance, improvement and operation of which shall include the costs to be incurred by the Association in Board shall determine a budget for the ensuing calendar year, Budget. In December of each year starting in December 2007, the Such budget shall be
- চ under other comparable instruments (excluding outlots). depreciation, divided equally among all lots as to which the associated event the maximum assessment per lot shall be such actual a reasonable reserve for depreciation, shall exceed the annual taxes, insurance and other costs associated therewith, including Association has the power to make assessments hereunder or revenue generated by an assessment of \$100.00 per lot, in which improvement and operation of common areas and payment of (excluding outlots), until the actual annual costs of maintenance, assessments hereunder or under other comparable instruments each lot to which may be authorized under this Article shall be \$100.00 for Limitation on Assessments. The maximum annual assessment of maintenance, improvement and operation of common and payment of taxes, insurance and other costs therewith, including a reasonable which the Association has the power to make reserve
- <u>C</u> date of such levy. Owner. mail, with postage prepaid, or be personally delivered to the Owner at the last known post office address by United States becomes due and payable. Such notice shall be mailed to the the lot owned by such Owner and the date such assessment action taken by the Board, the amount of the assessment against assessments so levied due and payable thirty (30) days from the Declaration 약 Assessments. The Board shall notify each Owner of the The Board shall declare

- **a** escape liability for the assessment provided for herein by in connection therewith. responsible for all costs of collection incurred by the Association claim shall thereafter accrue interest at the rate of interest such claim shall be and become a lien against such lot. The Section 779.70, Wisconsin Statutes, or other applicable authority, from the date of the levy, the Board may, in its discretion, file a Collection of Assessments. In the event any assessment levied against any lot remains unpaid for a period of sixty (60) days non-use of any common areas or abandonment of his lot. be afforded by law. The Owner of the subject lot shall be Board may exercise such remedies to collect such claim as may payable upon legal judgments in the State of Wisconsin, and the not made, claim for a maintenance lien against the lot for which payment is and upon compliance with the No Owner may waive or otherwise
- **(e)** assessments owed by the grantor. claiming any lien which is not filed prior to the request for (10) business days after the grantee's request, it is barred from subject to a lien for, any unpaid assessment against the grantor such grantee shall not be liable for, nor shall the lot conveyed be amount paid by the grantee If the Association does not provide such a statement within ten pursuant to this Article in excess of the amount therein set forth. setting forth the amount of such unpaid assessments and any grantee shall be entitled to a statement from the Association prejudice to the grantee's right to recover from the grantor the provided in this Article up to the time of the conveyance, without severally liable with the grantor for all unpaid assessments as voluntary conveyance, the grantee of a lot shall be jointly and Joint and Several Liability of Grantor and Grantee. therefore. However, any such
- Property for a period of thirty (30) years after the Plat of Bristol Gardens is recorded, after which Article 4 of this Declaration shall automatically stand provided in Section 4.13 below, but only with the consent of the Town. renewed for successive five (5) year periods unless the same is cancelled as binding upon and inure to the benefit of all persons having an interest in the 4.12. <u>Term</u>. Article 4 hereof shall run with the land and shall be
- any part thereof, may be cancelled, released, amended or waived in writing as to some or all of the lots subject to this Declaration by an instrument 4.13. Cancellation, Release, Amendment or Waiver. Article 4 hereof, or

provided herein, then by an instrument in writing signed by both (a) the assigned the Developer's rights under Article 3 of this signed by the Developer and the Owners of a majority of the lots (other than outlots) subject to this Declaration, or if the Developer has released or Declaration, and (b) a majority of the Board of the Association. Owners of a majority of the lots (other than outlots) subject to Declaration

any of the other provisions, which shall remain in full force and effect. severable part of any covenant, by judgment or court order, shall not affect 4.14. Severability. Invalidation of any one of these covenants or any

instrument on this 3/2 day of IN WITNESS WHEREOF, the undersigned , 2007. have executed

Chall C To

Donald C. Tierney

Deanne L

ganne K. Tierney

STATE OF WISCONSIN ) ss.

COUNTY OF DANE

by me duly sworn, did depose and say that they executed said document. appeared Donald C. Tierney and Joanne K. Tierney, to me known, who being On this 31st day of July, 2007, before me, a Notary Public, personally

Michael J. Lawk Notary Public, State of Wisconsin

This instrument drafted by Michael J. Lawton

My Commission:

I Bernan

#### EXHIBIT A

### ARCHITECTURAL AND DESIGN STANDARDS FOR BRISTOL GARDENS

shall apply to any improvements constructed within the Plat of Bristol Gardens reference into Section 3 1 and 3 4 of the attached Declaration as if set out in full therein, and The following architectural and design standards shall be deemed incorporated by

## 1 YARD REQUIREMENTS

be measured in the same manner for purposes hereof as provided in the Dane County Zoning Ordinance in effect on the date of adoption hereof The distance from the lot line to the improvements on the lot for setback purposes shall

### **Primary Buildings**

#### Front Yard

There shall be a 30' mınımum front yard setback measured from front lot line

#### Side Yard

each side of not less than 10' There shall be a total side yard for both sides of not less than 25', and a side yard on

#### Rear Yard

The principal building shall be set back a minimum distance of 50' from the rear yard lot line

## 2 DESIGN STANDARDS

### General Standards

All front entryways or porches shall be oriented toward the street

public streets Window, door and other architectural design elements are required on facades facing all

All chimneys and flues shall be fully enclosed with brick or stone

required as specified by the Developer or the Committee Brick or stone on the foundations in the front and on both sides of the house shall be

Every exterior window and door shall be wrapped with a minimum of 4" trim, including all windows and doors surrounded by brick or stone. All fascia shall

natural materials and is allowed by the Developer or Architectural Control aluminum or vinyl fascia shall be allowed, unless such fascia has the same effect as be a minimum of 10" in width, and have a 2 x 8 sub-fascia attached to it.

- natural building materials on the street side facade The Developer and Architectural Control Committee shall encourage the use of
- prior to obtaining this approval in writing All building plans are subject to review by the Developer or the Architectural Control Committee, and no building permits shall be issued and no work shall start

#### Fences

- No chain link, plastic or vinyl fence is allowed at any time.
- approved by the Developer or Committee as to location, height, size, color and overall appearance All fences must be wrought iron or ornamental iron, black in color, and must be

### 4 GENERAL

rejecting any plans, as the foregoing are minimum requirements only Architectural Control Committee from establishing other or stricter requirements or The establishment of the foregoing standards shall not prohibit the Developer or the

# BRISTOL GARDENS PARCEL NUMBERS

041	LOT	091130304310
T 040	LOT	091130304200
Г 039	LOT	091130304090
Г 038	LOT	091130321480
Γ 037	LOT	091130321370
Г 036	LOT	091130321260
r 035	гот	091130321150
Γ 034	LOT	091130321040
Г 033	LOT	091130320930
LOT 032	ГО	091130320820
r 031	LOT	091130320710
r 030	LOT	091130320600
Г 029	LOT	091130320490
Г 028	LOT	091130340780
Г 027	LOT	091130340670
Г 026	LOT	091130340560
Γ 025	LOT	091130340450
T 024	LOT	091130340340
Т 023	LOT	091130340230
Т 022	LOT	091130340120
Т 021	LOT	091130340010
Т 020	LOT	091130363700
Т 019	LOT	091130363590
T 018	) LOT	091130363480
T 017	) LOT	091130363370
T 016	rot	091130363260
OT 015	Е	091130363150
T 014	LOT	091130363040
T 013	) LOT	091130303930
T 012	) LOT	091130303820
T 011	) LOT	091130303710
T 010	тол (	091130303600
Т 009	) LOT	091130303490
T 008	0 LOT	091130303380
T 007	TOT 0	091130303270
T 006	0 LOT	091130303160
T 005	0 гот	091130303050
OT 004	L	091130320340
T 003	0 LOT	091130320230
T 002	0 LOT	091130320120
T 001	0 LOT	091130320010

LOT 082	091130342220
LOT 081	091130342110
LOT 080	091130342000
LOT 079	091130341890
LOT 078	091130364480
LOT 077	091130364370
LOT 076	091130364260
LOT 075	091130364150
LOT 074	091130341740
LOT 073	091130341630
LOT 072	091130341520
LOT 071	091130341410
LOT 070	091130341300
LOT 069	091130341190
LOT 068	091130341080
LOT 067	091130340970
LOT 066	091130363960
LOT 065	091130363850
LOT 064	091130305240
LOT 063	091130305130
LOT 062	091130323320
LOT 061	091130323210
LOT 060	091130323100
LOT 059	091130322990
LOT 058	091130322880
LOT 057	091130322770
LOT 056	091130322660
LOT 055	091130322550
LOT 054	091130304940
LOT 053	091130304830
LOT 052	091130304720
LOT 051	091130304610
LOT 050	091130322400
LOT 049	091130322290
LOT 048	091130322180
LOT 047	091130322070
LOT 046	091130321960
LOT 045	091130321850
LOT 044	091130321740
LOT 043	091130321630
LOT 042	091130304420