- 3. In order to prevent duplication of buildings or improvements to be constructed in this section or adjacent section, the Constitute is vested with full authority to approve or disapprove plans for the construction of any building or improvements with its major features so similar to an existing building or improvement as to be construed as a practical duplication thereof in the discretion of the committee.
- 4. In the event said Committee fails to approve or disapprove such designs and plans within thirty days after said plans have been submitted to it, or in any event, if no suit to enjoin the erection or alteration of such building or improvement has been commenced before such erection or alteration is substantially completed, such approval will not be required and the covenant shall be deemed to have been fully complied with and no suit or claim will be available to said Committee, nor to any lot owner or other person. The term "building or improvement" shall be deemed to include the erection, placement, or alteration of any outbuilding, wall or fence to be made in any lot.
 - 5. The Committee is authorized by unanimous vote of all its members to approve or ratify in the construction or alteration of any building any minor violations of the requirements herein set forth under Section II, "Setbacks, Location and Size of Improvements and Lots", if in the opinion of all the members of the Committee the same shall be necessary to prevent undue hardship, and if in the opinion of the members of the Committee such violation shall not cause substantial injury to any other lot owner. In no event may the Committee approve or ratify a violation of the front setback line or more than 5 feet or of the main building side line restrictions of

(CONTINUED ON NEXT PAGE)

0

28 BV.2