" " " 3. 0 to 1 1 4 Urise 363

STATE OF SOUTH CAROLINA )

GREENVILLE ) 550 COUNTY OF

RESTRICTIONS AND PROTECTIVE COVENARYTS APPLICABLE TO - AQUAIL RUN SUBDIVISION

- 1. The following restrictions and protective covenants are hereby imposed by UFS Service Corporation who is the sole are hereby imposed by UFS Service Corporation who is the sole owner of Lots 1 through 79 on plat of Quail Run Subdivision as recorded in the RMC Office for Greenville County in Plat Book 7X , Page 63/64, by J. R. Vaughn Wo is the sole owner of 7.48 acres as recorded in the RMC Office for Greenville County in Plat Book 8-K, Page 9, and by Martha G. Tucker, Virginia Gault Hendricks, Helen Gault Scherl and Sarah Gault who are the sole owners of 4.59 acres as recorded in the RMC Office for Greenville County in Plat Book 8-K, Page 9. These covenants are to run with the land and shall to binding upon all persons claiming under them until January 1, 2009, at which time persons claiming under them until January 1, 2000, at which time said covenants shall be automatically extended for successive periods of ten (10) years each, unless an instrument adopted by a vote of a majority of then owners, agreeing to change said covenants in whole or in part, is placed upon record. These restrictions may be amended, changed, or altered prior to January 1, 2000, only by a unanimous vote of the then owners of all of said lots.
- 2. If the parties hereto, or any of them or their heirs and assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any such other person or person owning any real property situated in said Subdivision to prosecute any proceedings at law or in equity against the person or person violating or attempting to violate any of said covenants and either prevent him or them from so doing, or recover damages or both for such violations.
- Invalidation of any one of these covenants by judgment or Court Order shall in no wise affect any of the other provisions which shall remain in full force and affect.
- 4. All lots in said subdivision and specifically including the property owned by J. R. Vaughn, Martha G. Tucker, Virginia Gault Hendricks, Helen Gault Scherl and Sarah Gault, shall be residential lots, to be used exclusively for single family residential dwellings. This restriction will not prohibit the setting aside or development of any lots as an area for recreation and construction thereon of playgrounds, pools, community center, etc., but will prohibit use of a lot as a through or connecting road. No business, trade or profession shall be carried out within the subdivision property.
- 5. No livestock horses, cattle, swine, sheep, goats, or other such animals of similar breed shall be permitted to be kept on any of said lots. Likewise, no chickens, ducks, geese, or other fowl shall be permitted to be kept on any of said lots. Cats, dogs, caged birds, or other domesticated animals not specifically prohibited by this section, may be kept in reasonable numbers, as pets for the pleasure of the family residing upon any lot; however, this restriction would prohibit and prevent the raising of dogs, cats, birds or other animals as a business on any lot.
- Buildings shall be placed on said lots in accordance with set-back lines which shall be minimum of thirty-five (35) feet or as shown on the plat and no building or construction will be permitted to interfere with the easement reserved along the rear and side lot lines for drainage and utilities. No building shall be placed nearer than ten (10) feet to any side lot line.