

EXHIBIT "C"  
**AMENDED DECLARATION OF CONDOMINIUM**

OF

**DONAHUE CROSSING CONDOMINIUMS**

This Amended Declaration is made by C & S Development, LLC, a limited liability company under the laws of the State of Alabama, with its principal office at 1975 Mall Boulevard, Suite 100, Auburn, Lee County, Alabama. This Amended Declaration is made pursuant to the Code of Alabama, 1975, Section 35-8A-219 and pursuant to the Code of Alabama, 1975, Section 35-8A-205(8).

**WITNESSETH**

Article I

Development Rights

1.1 The purpose of this Amended Declaration is for the declarant to exercise its development rights, specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums, Sections 1.1 and 1.3, recorded in the Office of the Judge of Probate of Lee County, Alabama, in Condo Book 5A, at Page 186 et seq.

1.2 Phase II of Donahue Crossing Condominiums is hereby created by the recording of this Amended Declaration of Condominium. This Amended Declaration or any other declaration heretofore or hereinafter recorded, may be amended by the developer, without requiring the approval or consent of any of the Unit owners of Phase I or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Amended Declaration of Condominium, constituting Phase II of the Condominium shall consist of twelve (12) units, which are depicted in the plat and plans filed with this Amended Declaration of Condominium and found in Condo Book 3-3 at Page 21 in the Office of the Judge of Probate, Lee County, Alabama.

CONDO	69	336
RECORDED IN ABOVE BOOK AND PAGE		
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BILL ENGLISH		
PROBATE JUDGE		
LEE COUNTY		
Recording Fee	20.00	
TOTAL	20.00	

## ARTICLE II

### The Condominium Property

2.1 Land. Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The twelve units created by this Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

2.2 Units. Declarant will construct upon the property described in Section 3.1 above, twelve condominium units (hereinafter referred to as "units") as Phase II of Domaine Crossing Condominiums. The site location of the condominium property is shown on the plat recorded with this Amended Declaration of Condominium in Condo Book 3, at Page 21, in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama, 1975, Section 55-8A-210(a), each unit has been assigned an identifying number which is found on the plat recorded with this Amended Declaration of Condominium in Condo Book 3, at Page 21. The boundaries of said units will be identical to the units in Phase I of the condominium, as found in Section 2.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 186. The floor plans of the twelve units are also recorded with this Amended Declaration of Condominium in Condo Book 3, at Page 22.

## ARTICLE III

### Common Elements: Ownership and Use

3.1 Pursuant to Code of Alabama, 1975, Section 55-8A-210, each unit's interest in the common elements of Domaine Crossing Condominiums will be reallocated pursuant to Section 7.1 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 192 and 193. As the total number of units will be increased to 39, with the recording of this Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 3.45%.

3.2 All other provisions of Article VII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Amended Declaration of Condominium are depicted in the plat recorded with this Amended Declaration of Condominium in Condo book 3, at Page 21.

## ARTICLE IV

### Certificate of Substantial Completion

CONDO 6A 2W  
Recorded in above book and page  
07/29/2002 02:11:35 PM  
BIL - ENGLISH  
PROBATE JUDGE  
LEE COUNTY

4.1 Phase II of this condominium, as established by this Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion, executed by an independent registered engineer or architect, and attached hereto as Exhibit "A".

## ARTICLE V

### Applicability of Original Declaration of Condominium

5.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Donahue Crossing Condominiums, recorded in Condo Book 6A at Page 186, et seq., remains in full force and effect. All of the provisions in that declaration, not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Donahue Crossing Condominiums.

C & S Development, L.L.C.

BY



Robert Seth Selby, Jr.

As its Managing Member

BY



David Dudley Crum

As its Member

Compass Bank



BY Robert M. English

CONDO: 6A PG  
Recorded in Above Book and Page  
07/29/2002 02:14:35 PM  
BILL ENGLISH  
PROBATE JUDGE  
LEE COUNTY

STATE OF ALABAMA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr. and David Dudley Crum, whose names as all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing Amended Declaration of Condominium and who are known to me, acknowledged before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand the seal this the 20<sup>th</sup> day of July, 2002.

(Seal)

*DeWanna Fuller*

Notary Public  
My Commission Expires:

DEWANNA FULLER  
Notary Public - AL State at Large  
My Comm. Expires Sep. 10, 2002

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that ROD L. WOOD, whose name is a duly authorized representative of Compass Bank, a State Banking Corporation, is signed to the foregoing Amended Declaration of Condominium and who is known to me acknowledged before me on this day that, being informed of the contents of the instrument, he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set forth in the Act.

Witness my hand the seal this the 20<sup>th</sup> day of July, 2002.

(Seal)

*Melissa Schnarr*

Notary Public  
My Commission Expires:

MELISSA SCHNARR  
Notary Public - AL State at Large  
My Comm. Expires Feb. 14, 2006

CDN#01 6A 336  
Recorded In Above Book and Page  
07/29/2002 02:14:35 PM  
BY: ENGLISH  
PROBATE JUDGE  
LEE COUNTY

Exhibit "A"

**NETTLES ARCHITECTURE COMPANY**

1695 East University Drive, Suite 201  
Auburn, AL 36830

(334) 837-3415 Fax (334) 837-2057

July 25, 2002.

TO: James Douglas, Attorney at Law

RE: Denahue Crossing Condominium  
Auburn, Alabama

Phase Two ; Buildings 22, 24, and 25

I inspected the above buildings on July 25, 2002. All work appears to be Substantially Complete.

Signed this date:

John W. Nettles - Architect

Alabama Registration # 2634

cc: C & S Development

CONDO 68 200  
Recorded in Above Book and Page  
07/29/2002 02:14:35 PM  
CHIEF CLERK  
PROBATE JUDGE  
LEE COUNTY

## ARTICLE II

### The Condominium Property

2.1 Land. Declaration owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The eighteen units created by this Second Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

2.2 Units. Declaration will construct upon the property described in Section 2.1 above, eighteen condominium units (hereinafter referred to as "units") as Phase III of Domaine Crossing Condominiums. The site location of the condominium property is shown on the plan recorded with this Second Amended Declaration of Condominium in Condo Book 3 at Page 57, in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama, 1975, Section 35-8A-210(a), each unit has been assigned an identifying number which is found on the plan recorded with this Second Amended Declaration of Condominium in Condo Book 3 at Page 57. The boundaries of said units will be identical to the units in Phase I and Phase II of the condominium, as found in Section 1.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A at Page 186. The floor plans of the eighteen units are also recorded with this Second Amended Declaration of Condominium in Condo Book 3 at page 60.

## ARTICLE III

### Common Elements, Ownership and Use

3.1 Pursuant to Code of Alabama, 1975, Section 35-8A-210, each unit's interest in the common elements of Domaine Crossing Condominiums will be reallocated pursuant to Section 7.1 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 5A at Page 192 and 193. As the total number of units will be increased to 47, with the recording of this Second Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 1.15%.

3.2 All other provisions of Article VII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Second Amended Declaration of Condominium are located in the plan recorded with this Second Amended Declaration of Condominium in Condo book 3 at Page 60.

2000 50 54  
Recorded in Above Book and 3495  
1/23/2003 12:35:48 PM  
JILL M. GRIFFIN  
PROBATE JUDGE

Exhibit "D"

SECOND AMENDED DECLARATION OF CONDOMINIUM  
OF  
DONAHUE CROSSING CONDOMINIUMS

This Amended Declaration is made by C & S Development LLC, a limited liability company under the laws of the State of Alabama, with its principal office at P.O. Box 1249, Autauga, Lee County, Alabama. This Amended Declaration is made pursuant to the Code of Alabama, 1975, Section 55-8-210 and pursuant to the Code of Alabama, 1975, Section 55-8A-201(8).

WITNESSED:

Article I

Development Rights

1.1 The purpose of this Second Amended Declaration is for the declaration to exercise its development rights, specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums Sections I, II and III, recorded in the Office of the Judge of Probate of Lee County, Alabama, in Condo Book 6A at Page 186 et seq.

1.2 Phase III of Donahue Crossing Condominiums is hereby created by the recording of this Second Amended Declaration of Condominium. This Second Amended Declaration, or any other declaration hereto or hereinafter recorded, may be amended by the developer without requiring the approval or consent of any of the Unit Owners of Phase I, Phase II, or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I, Phase II, or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Second Amended Declaration of Condominium, constituting Phase III of the Condominium, shall consist of eighteen (18) units, which are depicted in the plat and plans filed with this Second Amended Declaration of Condominium and found in Condo Book 3 at Page 37, et seq. in the Office of the Judge of Probate, Lee County, Alabama.

## ARTICLE IV

### Certificate of Substantial Completion

3.1 Phase III of this condominium, as established by this Second Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion, executed by an independent registered engineer or architect, and attached hereto as Exhibit "A".

## ARTICLE V

### Amendability of Original Declaration of Condominium

3.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Duneside Crossing Condominiums, recorded in Condo Book 02 at Page 136, et seq., remains in full force and effect. All of the provisions in that declaration not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Duneside Crossing Condominiums.

C & S Development, L.L.C.

BY

  
Robert Sean Salby, Jr.

As its Managing Member

BY

  
David Dudley Crum

As its Member

Compass Bank

BY

  
AS ITS Notary Public

COHO # 54 535  
Recorded In Above Book and Page

11/29/2003 0235346291

ALL SIGNATURES

PROBATE JUDGE

LE COUNTY

STATE OF ALABAMA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Sean Salby, Jr. and David Dudley Crum, whose names are all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing

Second Amended Declaration of Condominium and who are known to me, acknowledged before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand the seal this the 15<sup>th</sup> day of April, 2003.

*Cecilia Miller*  
Notary Public  
My Commission Expires 07/10/08

(Seal)

STATE OF ARIZONA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at large, hereby certify that John Edward Fug, whose name as a duly authorized representative of Commerce Bank, a State Banking Corporation, is signed in the foregoing Second Amended Declaration of Condominium and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set forth in the Act.

Witness my hand the seal this the 10<sup>th</sup> day of April, 2003.

*Melissa Schaefer*  
Notary Public  
My Commission Expires:

(Seal)



CINCH 62 846  
Recorded in Above Book and Page  
9/29/2003 02:26:46 PM  
JUL ENGLISH  
PRIVATE RIDGE  
COUNTY

EXHIBIT 30

# NETTLES ARCHITECTURE COMPANY

1695 East University Drive, Suite 201  
Auburn, AL 36830

(334) 887-3415 fax (334) 887-2057

April 28, 2003

**TO:** James Douglas, Attorney-at-Law

SEARCHED **SA** SERIALIZED  
Described in Above Book and Page  
04/29/2003 02-35515-25  
**ALL ENCL ISH**  
DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION  
U.S. DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

**RE: Portable Crossing Condominium**  
**Anchorage, Alabama**

### **Phase Three : Buildings 1, 2, 17, 18**

I inspected the above building on April 23, 2015. All work appears to be Substantially Complete.

Signed this date

John W. Nettles - Architect

Alabama Registration # 3614

Ch. 8: Sustaining Development

**EXHIBIT "E"**  
**THIRD AMENDED DECLARATION OF CONDOMINIUM**  
**OF**  
**DONAHUE CROSSING CONDOMINIUMS**

This Third Amended Declaration is made by C & S Development, L.L.C., a limited liability company under the laws of the State of Alabama, with its principal office at P.O. Box 1249, Auburn, Lee County, Alabama. This Third Amended Declaration is made pursuant to the Code of Alabama, 1975, Section 35-8A-210 and pursuant to the Code of Alabama, 1975, Section 35-8A-203(3).

**WITNESSETH**

**Article I**

**Development Rights**

1.1 The purpose of this Third Amended Declaration is for the declarant to exercise its development rights, specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums, Sections 1.2 and 1.3, recorded in the Office of the Judge of Probate of Lee County, Alabama, in Condo Book 6A, at Page 186 et seq.

1.2 Phase IV of Donahue Crossing Condominiums is hereby created by the recording of this Third Amended Declaration of Condominium. This Third Amended Declaration, or any other declaration hereafter or heretofore recorded, may be amended by the developer, without requiring the approval or consent of any of the Unit owners of Phase I, Phase II, Phase III, or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I, Phase II, Phase III, or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Third Amended Declaration of Condominium, constituting Phase IV of the Condominium, shall consist of eighteen (18) units, which are depicted in the plat and plans filed with this Third Amended Declaration of Condominium and found in Condo Book 3, at Page 72, 73, in the Office of the Judge of Probate, Lee County, Alabama.

Recording fee  
Total **20.00**

RECORDED IN BOOK 3, PAGE 72, 73, LEE COUNTY, ALABAMA, ON THIS 11TH DAY OF APRIL, 1991.

## ARTICLE II

### The Condominium Property

2.1 Land. Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The eighteen units created by this Third Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

2.2 Units. Declarant will construct upon the property described in Section 2.1 above eighteen condominium units (hereinafter referred to as "units") as Phase IV of Donahue Crossing Condominiums. The site location of the condominium property is shown on the plat recorded with this Third Amended Declaration of Condominium in Condo Book 3, at Page 71, in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama, 1976, Section 35-8A-210(a), each unit has been assigned an identifying number which is found on the plat recorded with this Third Amended Declaration of Condominium in Condo Book 3, at Page 72. The boundaries of said units will be identical to the units in Phase I, Phase II, and Phase III of the condominium as found in Section 2.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 186. The floor plans of the eighteen units are also recorded with this Third Amended Declaration of Condominium in Condo Book 3, at Page 72.

## ARTICLE III

### Common Elements, Ownership and Use

3.1 Pursuant to Code of Alabama, 1976, Section 35-8A-210, each unit's interest in the common elements of Donahue Crossing Condominiums will be reallocated pursuant to Section 7.1 of the Declaration of Condominium, recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 192 and 193. As the total number of units will be increased to 85, with the recording of this Third Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 1.54%.

3.2 All other provisions of Article VII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Third Amended Declaration of Condominium are depicted in the plat recorded with this Third Amended Declaration of Condominium in Condo book 3, at Page 72.

CONDO 3 71 253  
Recorded in Above Book and Page  
07/02/2013 09:06:11 AM  
JILL ENGLISH  
PROBATE JUDGE  
LEE COUNTY

## ARTICLE IV

### Certificate of Substantial Completion

4.1 Phase IV of this condominium, as established by this Third Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion, executed by an independent registered engineer or architect and attached hereto as Exhibit "A".

## ARTICLE V

### Amendability of Original Declaration of Condominium

5.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Donahue Crossing Condominiums recorded in Condo Book 6A at Page 186, et seq. remains in full force and effect. All of the provisions in that declaration not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Donahue Crossing Condominiums.

C & S Development, L.L.C.

BY 

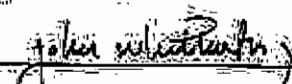
Robert Seth Selby, Jr.  
As its Managing Member

BY 

David Dudley Crum  
As its Member

CONDO # 6A - 159  
Recorded In Above Book and Page  
07/02/2013 09:08:11 AM  
BILL ENGLISH  
PROBATE JUDGE  
LEE COUNTY

Compass Bank

BY   
As its  A.M.P.

STATE OF ALABAMA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr. and David Dudley Crum, whose names as all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing Third Amended Declaration of Condominium and who are known to me, acknowledged

before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand and the seal this the 10 day of July, 2003.

(Seal)

Nancy J. Hall  
Notary Public  
My Commission Expires Sept 1, 2004

STATE OF ALABAMA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that John L. Newell, whose name as a duly authorized representative of Compass Bank, a State Banking Corporation is signed to the foregoing Third Amended Declaration of Condominium and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set forth in the Act.

Witness my hand and the seal this the 30 day of July, 2003.

(Seal)

Nikki Davis  
Notary Public  
My Commission Expires:



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07/02/2003 09:08:11 AM  
SILVIA ENGLISH  
PROBATE JUDGE  
LEE COUNTY

**Exhibit "A"**

**NETTLES ARCHITECTURE COMPANY**

1695 East University Drive, Suite 201  
Auburn, AL 36830

(334) 887-3215 Fax (334) 887-2057

June 29, 2003

**TO:** James Douglas, Attorney-at-Law

**RE:** Donahue Crossing Condominium  
Auburn, Alabama

Phase Four ; Buildings 3, 4, 15, 16

ENDDO: 61 361  
Recorded In Above Book and Page  
07/02/2003 09:08:11 AM  
BILL CHALISH  
PROBATE JUDGE  
LEE COUNTY

I inspected the above building on June 27, 2003. All work appears  
to be Substantially Complete.

Signed this date:

*John W. Nettles* 6-30-03

John W. Nettles - Architect

Alabama Registration # 2634

cc: C & S Development

EXHIBIT "P"  
**FOURTH AMENDED DECLARATION OF CONDOMINIUM**  
**OF**  
**DONAHUE CROSSING CONDOMINIUMS**

This Fourth Amended Declaration is made by C & S Development, L.L.C., a limited liability company under the laws of the State of Alabama, with its principal office at P.O. Box 1249, Auburn, Lee County, Alabama. This fourth Amended Declaration is made pursuant to the Code of Alabama, 1975, Section 35-8A-210 and pursuant to the Code of Alabama, 1975, Section 35-8A-205(8).

**WITNESSETH**

**Article I**

**Development Rights**

1.1 The purpose of this Fourth Amended Declaration is for the declarant to exercise its development rights specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums, Sections 1, 2 and 3, recorded in the Office of the Judge of Probate of Lee County, Alabama in Condo Book 64 at Page 136 et seq.

1.2 Phase V of Donahue Crossing Condominiums is hereby created by the recording of this Fourth Amended Declaration of Condominium. This Fourth Amended Declaration, or any other declaration heretofore or hereinafter recorded, may be amended by the developer without requiring the approval or consent of any of the Unit owners of Phase I, Phase II, Phase III, Phase IV, or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I, Phase II, Phase III, Phase IV, or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Fourth Amended Declaration of Condominium constituting Phase V of the Condominium, shall consist of nine (9) units, which are depicted in the plat and plans filed with this Fourth Amended Declaration of Condominium and found in Condo Book 3 at Page 33, 37 in the Office of the Judge of Probate, Lee County, Alabama.

CONDO	54	SSD
Recorded in above book and page		
10/23/2003	12:08:26 PM	
BILL FEE		
PROBATE JUDGE		
LEE COUNTY		
Recording Fee	20.00	
TOTAL	20.00	

## ARTICLE II

### The Condominium Property

2.1 Land. Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The nine units created by this Fourth Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

2.2 Units. Declarant will construct upon the property described in Section 2.1 above, nine condominium units (hereinafter referred to as "units") as Phase V of Donahue Crossing Condominiums. The site location of the condominium property is shown on the plat recorded with this Fourth Amended Declaration of Condominium in Condo Book 3, at Page 23, in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama, 1975, Section 15-8A-210(a), each unit has been assigned an identifying number which is found on the plat recorded with this Fourth Amended Declaration of Condominium in Condo Book 3, at Page 23. The boundaries of said units will be identical to the units in Phase I, Phase II, Phase III and Phase IV of the condominium, as found in Section 3.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 186. The floor plans of the nine units are also recorded with this Fourth Amended Declaration of Condominium in Condo Book 3, at Page 23.

## ARTICLE III

### Common Elements, Ownership and Use

3.1 Pursuant to Code of Alabama, 1975, Section 15-8A-210, each unit's interest in the common elements of Donahue Crossing Condominium will be reallocated pursuant to Section 7.1 of the Declaration of Condominium, recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 192 and 193. As the total number of units will be increased to 74, with the recording of this Fourth Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 1.35%.

3.2 All other provisions of Article VII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Fourth Amended Declaration of Condominium are depicted in the plat recorded with this Fourth Amended Declaration of Condominium in Condo book 3, at Page 23.

CONDO. #58 PG1  
Recorded In Above Book And Page  
10/23/2003 12:58:28 PM  
BILL ENGLISH  
PROBATE JUDGE  
LEE COUNTY

**DECLARATION OF CONDOMINIUM**  
**OF**  
**DONAHUE CROSSING CONDOMINIUMS**

This Declaration made by G & S Development, LLC, a limited liability company under the laws of Alabama, with its principal office and place of business at 1975 Mall Boulevard Suite 100, Auburn Lee County, Alabama.

**WITNESSETH**

**Article I**

**Establishment of Condominium Ownership**

1.1 The purpose of this Declaration is to establish pursuant to the Alabama Uniform Condominium Act of 1981, contained in Section 35-3A-101 through 35-3A-115, Code of Alabama 1975, a condominium property to be known as Donahue Crossing Condominiums. The land and improvements being substituted pursuant to the provisions of the Act and to the terms of this Declaration are described in their totality in Article II as the Condominium Property. The Declarant, by filing of record this Declaration, publishes and declares that the Condominium Property shall be owned, occupied, used, conveyed, encumbered, leased and improved in accordance with the provisions of the Act and in accordance with the covenants, restrictions, encumbrances and obligations set forth or incorporated by reference in this Declaration, all of which shall be deemed to be covenants and obligations running with the land.

1.2 The buildings and improvements comprising Donahue Crossing Condominiums are to be constructed in two (II) to twenty-five (XXV) phases and comprise 121 units. The condominium will initially consist of seventeen (17) units comprising of the condominium (Phase I) together with the access and parking areas heretofore described. The condominium may be enlarged by phases II through XXV. The determination of when and whether to create Phases II through XXV shall be made exclusively by the declarant. The units in Phase I of the condominium are subsequently completed as shown by the certificate of substantial completion as Exhibit "B" to this declaration.

1.3 Phase I of the condominium will be created by the recording of this Declaration which may be amended by the Developer without requiring the approval or consent of any of the unit owners of Phase I or of any other phase subsequently included in the condominium to include additional phases not heretofore included in the condominium. Is to every unit the owners of units in Phase I or in any other phase subsequently included in the condominium have a benefit of the common elements

described or referred to herein or in exhibits hereto attached as incorporated in one or more phases until the phase incorporating such common elements shall have been included in the condominium by appropriate incremental certificate of amendment to this Declaration made and filed as hereinafter provided. The Declarant may amend Article I.2 and I.3, and any other provision not required by law, without the consent of any person, including unit owners of Phase I or any subsequent phase of the condominium.

## ARTICLE II

### The Condominium Property

2.1 Land. Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which is described in Exhibit "A" of this Declaration. This land encompasses phase I of the condominium. The land also encompasses phases II through XXV of the condominium.

2.2 Units. Declarant will construct upon the Land described in Exhibit "A" of the Declaration seventeen (17) condominium units (hereinafter referred to as "Units") as phase I of the condominium. The site location of the Condominium Property is shown on the plan of the Condominium Property contained in the Condo Plan filed simultaneously with this Declaration. The units are graphically depicted in the plans which are compiled and recorded in the Office of the Judge of Probate of Lee County, Nebraska, in Condo Book 2, at Pages 273 et seq. Each Unit is composed of the interior cubic spaces, fixtures, appliances, furnishings, walls, floors, ceilings, and building materials enclosed within the following boundaries:

- A.
  - 1.) UPPER BOUNDARY: The horizontal plane of the exterior surface of the covering (sheet rock) of the top floor of the Unit.
  - 2.) LOWER BOUNDARY: The horizontal plane of the exterior surface of the structural floor of the Unit.
  - 3.) PERIMETRICAL BOUNDARY: The intersecting vertical planes adjacent to and which include the exterior surface of the wall covering (sheet rock) of the perimeter walls bounding the Unit and fixtures thereon.
  - 4.) The Unit Owner is deemed to own the walls and partitions which are contained within the boundaries of said Owner's Unit.
- B. The boundaries of each Unit shall extend also to include the area closed or bounded by the screens, partitions, railings, balustrades or fences of any deck, terrace, balcony, stoop and steps, porch, covered patio or service area which is an integral and exclusive part of that particular Unit. If any such area is not thus bounded or enclosed the boundaries of the Unit shall be extended to include the area defined or actually covered by any such deck, terrace, balcony, stoop and steps, porch, courtyard, patio or service area.

C. Each Unit shall also encompass and include and each Unit Owner shall be responsible for maintenance and repair of the following: (a) the doorways, windows, vents and other structural elements in walls, floors and ceilings of the Unit which are regarded as enclosures of space; (b) the doors opening into the Unit and into any mechanical areas or rooms integral to the Unit, including the frames, casings, hinges, handles and other fixtures which are part of the doors; (c) the window glasses, screens, frames, walls and casings which are part of the window opening from the Unit; (d) the metal pipe and the plumbing and mechanical vents which exclusively service the Unit; (e) the appliances, air conditioning and heating units, hot water heaters, laundries, bath room ceilings, walls; (f) the screens, railings, railings, balustrades or fences bounding or enclosing any deck, terrace, balcony, courtyard or service area that is integral and exclusive to the Unit; and the treated wood decking or concrete surface within any such area; (g) payment of all utilities exclusive to the Unit Owner's unit.

D. Each Unit Owner shall carry all other documents which are deemed necessary by The State, County, City or Co-S Development, L.L.C.

2.3 Common Elements The Common Elements of the same Condominium Property, exclusive of the Units, as shown on the plat filed simultaneously with this Declaration.

2.3.1 The Common Elements shall include without limitation the following:

A. The Land upon which the building enclosing the Units are situated, the paved parking area, the walkways and the remaining common areas surrounding the units, all easements, rights and requirements appurtenant to the land described in Exhibit A, and as shown on the plat filed simultaneously with this Declaration.

B. All improvements, exclusive of the Units, erected upon the land described in Exhibit A, including without limitations: (a) the pipes, wires, conduits and other equipment installed to provide utility service to the Units or portions of the Common Elements except that outside air conditioning units shall not be a Common Element; (b) the pads, streets, parking areas, snow sheds, storm drainage, exterior retaining walls, walkways, banks, trees, gardens and landscaping located upon the Land; (c) all other elements of the Condominium Property primarily of common use or necessary to its existence, maintenance and safety.

C. All those certain areas contained in the Condo Plat filed simultaneously with this Declaration, such as driveways, parking areas, landscape and recreational areas shall be for the use and enjoyment of all the Units on the entire site.

2.4 Plans for Additional Phases. The Developers have made provision for additional Phases (II through XXV) of the Condominium. The condominium will be fully developed when said phases are completed or sooner if Phase II through XXV are not built.

## ARTICLE III

### Definitions

Certain terms when used in this Declaration and its exhibits shall have the following meanings unless the context clearly requires otherwise:

3.1 "Donahue Crossing Condominiums means the tract of land ("Land") described in Exhibit A, the buildings which have been constructed or will be constructed upon the Land and situated as shown on the plan of the Condominium Property contained in the Condo Plat filed simultaneously with this Declaration and which are portrayed specifically on the plans contained in the Condo Plat filed simultaneously with this Declaration recorded in County Book 2 page 218 set in the Office of the Judge of Probate of Lee County, Alabama as aforementioned; and all fixtures situated upon or appurtenant to the Land which are made part of Donahue Crossing Condominiums by this Declaration.

3.2 "Common Expenses" means that portion of the common expenses which is to be paid by each Unit Owner in proportion to their percentage interest in the Common Elements.

3.3 "Association of Unit Owners" means the entity responsible for the operation and management of the Condominium Property and shall be an incorporated non-profit corporation whose members shall be composed of all Unit Owners constituting the entity referred to in the Act (hereinafter referred to as the "Association").

3.4 "By-Laws" means the rules and procedures prescribed for government of the Association which are attached to this Declaration as Exhibit C. All references to "By-Laws" shall be construed to include amendments to the By-Laws duly adopted from time to time.

3.5 "Board of Directors" means the body of persons selected, authorized and directed to manage and operate the Condominium Property and the affairs of the Association as provided by this Declaration and the By-Laws (hereinafter referred to as the "Board").

3.6 "Common Elements means all those portions of the Condominium Property not included with the Units.

3.7 "Common Expenses" means the actual and estimated expenses of operating and managing the Condominium Property, including reasonable reserves as determined by the Board.

3.8 "Common Services" means the excess of all receipts of the Association, including, but not limited to, assessments, rents, profits and revenues from the Common Elements over the amount of Common Expense.

3.9 "Condominium Property" means the Land described in Exhibit "A", the buildings, units and other improvements constructed upon the Land, real, personal or mixed, intended for use in connection with Donahue Crossing Condominiums.

3.10 The "Act" means the Alabama Uniform Condominium Act of 1981 codified in Sections 35-34-101 through 35-34-117, Code of Alabama 1975, as amended. All references to the Act shall be construed to include any amendments to the Act adopted and enacted from time to time.

3.11 "Land" means the tract of land designated as Donahue Crossing Condominiums and described in the plan referenced in Exhibit "A" as recorded in the Office of the Judge of Probate of Lee County, Alabama.

3.12 "Plan" means the plans depicting the design, layout and dimensions of the Units which have been built and which are completed and recorded in the Office of the Judge of Probate of Lee County, Alabama in Condo Book 2, at Pages 214 - seq.

3.13 "Plot" means the physical survey of the completed improvements of which Donahue Crossing Condominiums is composed, showing the dimensions and locations of the units, the parking areas, driveways, sidewalks and other improvements in Donahue Crossing Condominiums. All references to the Plot in this Declaration shall be construed to mean the plot entitled Donahue Crossing Condominiums, recorded in Condo Book 2, at Page 214 - seq., in the Office of the Judge of Probate of Lee County, Alabama which is contained in the Condo Plat filed simultaneously with this Declaration.

3.14 "Person" means any individual, corporation, partnership, limited liability company, association, trustee, fiduciary or other legal entity, including Donahue Crossing Condominiums Owners Association, Inc.

3.15 "Unit" as used in this Declaration means the private elements enclosed within boundaries defined in Article 2, and intended for the exclusive ownership or possession by an owner unless the context herein requires otherwise.

3.16 "Unit Owner" means the person or persons owning one or more of the Units.

## ARTICLE IV

### Donahue Crossing Condominium Owners Association, Inc.

4.1 Formation. Every Unit Owner shall be a member of the Association or Donahue Crossing Condominium which shall be an incorporated non-profit corporation known as "Donahue Crossing Condominium Owners Association, Inc." The Association shall be managed by a Board of Directors elected by and from the Unit Owners.

4.2 By-Laws. The affairs of the Association and the administration of the Condominium Property shall be governed by the provisions of the Declaration and the By-Laws of the Association, a copy of which is annexed hereto as Exhibit C. The By-Laws of the Association may be amended from time to time, but only in the manner expressly provided in the By-Laws and Article XII of this Declaration.

4.3 Voting. On all matters relating to the Association or to the Condominium Property upon which a vote of the Unit Owners is taken, the Unit Owners shall vote in proportion to their respective interests in Common Elements as set forth in section 5.1 of the Declaration. Any Motion shall carry if it receives the affirmative vote of a simple majority of Unit Owners unless a different majority is specified in this Declaration or in the By-Laws. A simple majority of the Unit Owners shall consist of at least one percent (1%) or more of the total interest in the Common Elements.

4.4 Binding Effect. All agreements, decisions, and resolutions lawfully made by the Association in accordance with the provisions of this Declaration and the By-Laws shall be binding upon all Unit Owners.

4.5 Management Agent. The responsibility for administration of the Condominium Property may be delegated by the Association to a professional management agent. By proper resolution of the Association such a management agent may be authorized to assume any of the functions, duties and powers assigned to the Board in the By-Laws or this Declaration.

## ARTICLE V

### Ownership and Use

5.1 Ownership of Units. Each Unit together with its undivided interest in Common Elements shall constitute a separate parcel of real property and each Unit Owner shall be entitled to exclusive ownership and possession of the Unit subject to (a) the provisions of this Declaration and the easements, restrictions, covenants and encumbrances set forth herein; (b) the By-Laws of the Association as they may be amended from time to time, together with the regulations and resolutions that may be

percentage arrived at by using one hundred percent (100%) as the numerator and the number of units incorporated into the condominium as the denominator. For example, since the initial number of units in the condominium is seventeen (17), then the initial percentage of undivided interest of each unit in the common areas is 5.88%. For purposes of percentage of ownership in the common elements, percentage of common expenses, and percentage of common surplus and voting on all matters requiring action by the owners, the percentages as determined by the method stated shall govern. The common expenses shall be charged to the unit owners according to the percentages of the undivided interest of the respective units in the common elements. The common surplus shall be a trust fund for the unit owners and shall be either disbursed among the unit owners according to the respective percentages of the undivided interests of the respective units in the common elements or applied to the following year's assessment unless otherwise determined by the Board of Directors of the Association which shall act in any event use such surplus or any part thereof in any way other than to furnish services, insurance, goods or other items of value to the unit owners.

7.2 No Partition. So long as this Declaration has not been terminated in accordance with the provisions of Article XIII and so long as two-thirds (2/3) of the Condominium Property has not been substantially destroyed within the meaning of Article XI, the Common Elements shall remain undivided and no Unit Owner shall have the right to bring any action for partition or division.

7.3 Use of Common Elements. Each Unit shall have the right to use the Common Elements for their intended purposes in common with all other Unit Owners. Each Unit Owner shall have also a nonexclusive easement appurtenant to his Unit for ingress and egress over the Common Elements for access to and from his Unit including access to a public street or highway which shall extend to the family members, servants, and guests of the Unit Owner. All rights to use and enjoy the Common Elements shall be subject to the provisions of the Condominium Ownership Act, this Declaration, the Covenants and Restrictions listed in Article IX, the By-Laws of the Association and all rules and regulations adopted by the Association pursuant to the By-Laws.

7.4 Operation and Management. The maintenance, repairs, replacement, management, operation and use of the Common Elements shall be the responsibility of the Board and the expenses incurred for such purposes shall be assessed as Common Expenses. The Board may however delegate those duties to a management agent.

## ARTICLE VII

### Common Expenses

8.1 Enumeration of Expenses. Each Unit Owner shall bear in proportion to his respective interest in the Common Elements the following expenses:

adopted by the Association or its Board pursuant to the By-Laws, and (c) the Condominium Ownership Act.

5.2 Legal Description. Every Unit shall be sufficiently described for purposes of deeds, mortgages, leases and other conveyance by referring to its designated unit number and by reciting that it is part of Decoune Crossing Condominiums as established by this Declaration. The conveyance of an individual Unit shall be deemed to convey the undivided interest in Common Elements appertaining to the Unit. The ownership of an undivided interest in Common Elements appertaining to a Unit shall be inseparable from the Unit, and no such undivided interest may be conveyed or encumbered except as an appurtenance to the Unit.

5.3 Maintenance and Repair. Unit owners shall not have any right to paint or otherwise decorate or change the appearance of any portion of the exterior of the building in which a unit is located. Every Unit Owner shall be responsible at their own expense for maintaining, repairing and decorating all walls, windows, floors and other elements of his Unit as defined in Article III, Section 2. However, no Unit Owner shall make structural modifications or alterations to the Unit nor shall any Unit Owner alter any door, window, vent, garage, deck, balcony or courtyard without obtaining the prior written approval of the Board. Written notice of any intended modification shall be given to the Board setting forth details and requesting approval. The Board shall consider the request and decide whether approved shall be granted. The Board shall advise the Unit Owner of its decision in writing within one hundred twenty (120) days from its receipt of the request. Nothing in this section shall relieve any Unit Owner from obtaining approval for alterations required by other applicable covenants or restrictions. No Unit Owner shall undertake to modify any portion of the Common Elements, save and except that Declarant reserves the right to complete the construction of the Common Elements as located on the Plat as presently filed or intended, and as otherwise herein set forth.

## ARTICLE VI

### Location and Description

5.4 Unit Location. The Units are situated on the following tract of land:

"The tract of land on the plat recorded in Condo Book 2 at Page 12 which is contained in the Condo Plat filed simultaneously with this Declaration."

## ARTICLE VII

### Common Elements: Ownership and Use

5.1 Ownership of Common Elements. The percentage of undivided interest of each unit in the common areas shall be equal; that is to say, if at any given time the undivided percentage of ownership of such unit then in the condominium shall be that

**repairing and replacing the Common Elements.**

- (ii) Expenses incurred in administering the affairs of the Association including salaries, wages, and any compensation paid to a managing agent for such purpose.
- (iii) Expenses incurred in providing public liability insurance and hazard insurance adequate to cover the Condominium Property, exclusive of Unit contents and furnishings, as provided by Article X of this Declaration.
- (iv) Contributions to provide sufficient working capital and general reserve to operate the Condominium Property and to administer the affairs of the Association.
- (v) Contributions to provide sufficient reserves to make such major repairs or replacements to the Common Elements as may be required from time to time.
- (vi) Any other contributions to the operation of the Condominium Property or administration of the affairs of the Association which are declared by this Declaration to be Common Expenses and may valid charge against the Condominium Property as a whole.

**3.2 Assessments.** All assessments of Common Elements shall be fixed by the Board and made payable on the first day of each month. A late fee of \$25.00 shall be assessed after the tenth day of each month if payment has not been received. An additional late fee of \$25.00 shall be assessed after the twenty-fifth day of each month if payment has not been received.

**3.3 Liability of Unit Owner.** No Unit Owner may exempt himself from liability for Common Expenses by waiving the use or enjoyment of the Common Elements or by abandoning his Unit.

**3.4 Lien Upon Unit.** All assessments of the Association for the share of Common Expenses chargeable to any Unit which are unpaid after becoming due shall thereupon constitute a lien against such Unit prior and superior to all other liens except (i) liens for property taxes upon the Unit owner or his taxing authority, and (ii) mortgages liens for property taxes upon the Unit owner or his taxing authority, and (iii) mortgages duly recorded prior to the time of recording the Association's lien. The lien for such assessment shall be recorded in the same manner as a mortgage upon real property. In the event of foreclosure, the Unit Owner shall be required to pay a reasonable rental for the Unit during pendency of the foreclosure action and a receiver may be appointed to collect the rentals during such period. The Board on behalf of the Association may bring suit for judgment against the Unit Owner in the amount of delinquent assessments. In the event of foreclosure or suit for money judgment, a reasonable amount may be

added to the sum due for attorney's fees and other costs of collection. The lien created by this section shall cover rentals accruing during the pendency of the foreclosure action, any reasonable amount of attorney's fees and other costs of collection.

8.6 Sale of Unit. Upon the sale or conveyance of a Unit, all unpaid Assessments against a Unit Owner for his pro rata share of Common Expenses shall first be paid out of the sales price or by the purchaser or trustee in preference over any other Assessments, charges, or liens, except the following:

- (i) Liens for taxes and special assessments upon the Unit which are unpaid.
- (ii) Payments due under mortgages upon the Unit which are duly recorded prior to such sale or conveyance.

8.6 Foreclosure Purchaser. If the holder of a first lien of record on a Unit acquires title by foreclosure of its mortgage, or by deed in lieu of foreclosure, or if a purchaser acquires title at a foreclosure sale, such purchaser shall not be liable for the share of Common Expenses assessed by the Association upon the Unit so acquired occurring after the date of recording of such mortgage or prior to the acquisition of title. The unpaid Assessments occurring during such period shall be deemed Common Expenses collectible from all Unit Owners, including such purchaser, his successors, heirs and assigns. The provisions of this section, however, shall not release any Unit Owner from personal liability for unpaid Assessments together with reasonable attorney's fees for the collection thereof.

8.7 Records. The Board of managing agent which is employs shall keep accurate and detailed records in chronological order of receipts and disbursements connected with the operation, administration, maintenance, repair, and replacement of the Condominium Property. Such records together with the vouchers authorizing payment shall be available for examination by the Unit Owners at convenient hours on working days, with the appropriate hours being set and announced for general knowledge.

## ARTICLE IX

### Restrictions, Covenants, Easements

9.1 Covenant to Comply with Restrictions and Obligations. Each Unit Owner by acceptance of a deed to a Unit in Concourse Condominium ratifies and covenants to observe on behalf of himself, his heirs, successors, and assigns, this Declaration, the By-Laws, decisions and resolutions of the Association, Board, or their representatives, as lawfully enacted from time to time, and failure to comply with any such provisions, decisions, or resolutions shall be grounds for the action to recover sums due for damages or for injunctive relief.



**9.2 Utility Easement.** Each Unit Owner shall have a nonexclusive easement appurtenant to his Unit for the use in common with other Unit Owners of all pipes, hot water heaters, wires, ducts, fiber cables, conduits, public utility lines, and other Common Elements serving his Unit. Each Unit shall be subject to an easement in favor of the Owners of all other Units to use the pipes, hot water heaters, wires, ducts, fiber cables, conduits, public utility lines, and other Common Elements serving other Units which are located in such Unit.

Each Unit Owner further shall have an easement of support in every other Unit which contributes to the support of his Unit.

**9.3 Encroachments.** There shall be an easement in favor of the Association to the extent any portion of the Common Elements encroaches upon any Unit, and there shall be an easement appurtenant to any Unit to the extent any portion of the Unit encroaches upon the Common Elements or upon another Unit, whether such encroachment presently exists or occurs hereafter as a result of (i) settling or shifting of any part of the Condominium Property, (ii) repair, alteration, or reconstruction of the Common Elements made by the Association or with its consent, (iii) repair or reconstruction necessitated by condemnation of any part of the Condominium Property. Any such easement shall be permitted and maintained so long as this Declaration remains in effect and the Condominium Property remains subject to the Condominium Ownership Act.

**9.4 Right of Access.** The Association shall have the right of access to each Unit during reasonable hours and with reasonable notice for maintaining, repairing, or replacing any Common Elements located within or accessible through the Unit or for making necessary emergency repairs within the Unit necessary to prevent damage to the Common Elements or to another Unit. This easement and right of access may be exercised by the Board, by its agents and employees, or by a managing agent to whom the responsibility or maintenance has been delegated. Damages resulting to any Unit because of such maintenance or repairs shall be corrected promptly at the expense of the Association.

**9.5 Public Utility Easements.** The Condominium Property is subject to utility easements for installation, operation and maintenance of electric, cable, vision and telephone distribution lines, and for installation, operation and maintenance of water and sewer lines. The Board may grant easements and relocate existing easements for installation of utilities if such easements are beneficial to the operation of the Condominium Property. If the location or nature of any utility easement is adverse to the Condominium Property or of doubtful benefit, the Board may grant such easement only when authorized by a vote of the Association.

**9.6 The Condominium Property is further subject to all restrictions, covenants and easements of record including the following:**

Residential Use Restriction. Each Unit shall be occupied only as single family dwellings for the owner or owners, his or their tenants, and for no other reason.

Signs. No sign of any kind shall be displayed to the public view, on or from any unit or any common element without the approval of the Association.

Nuisance. No noxious or offensive activity shall be carried on in any unit or in any common element nor shall anything be done herein which constitutes a nuisance to the other owners.

Integrity. Nothing shall be done in any unit or in, on, or to any building in any common element which would structurally change any such building, except as otherwise provided herein.

Interference. Nothing shall be done either willfully or negligently, which may be or become an annoyance or nuisance to the other unit owners or occupants. No unit owner shall make or permit any disturbance noises in the units by himself, visitors, and licensees, nor do or permit inviting by such persons that will interfere with the units comfort or convenience of other unit owners. Each unit owner will keep his unit in a good state of preservation and cleanliness and shall not sweep or throw or permit to be swept or thrown therefrom from the doors, windows, yards, porches, or parts thereof any dirt, or other substance.

Vehicles. No trailer, boat, or vehicle of any type shall be stored in any common element. No vehicle shall be repaired or rebuilt in any common element.

## ARTICLE X

### Insurance

10.1 Hazard Insurance. Each unit owner shall be responsible for insuring his/her unit against loss or damage due to fire and lightning with extended coverage, in an amount equal to the maximum insurable replacement value of his/her unit as determined by its appraisal. Each unit owner shall also be responsible for obtaining at his sole expense insurance covering the personal property, decorations and furnishings within his own unit and the alterations and improvements made by him to the unit. Each unit owner shall also be responsible for obtaining at his own expense insurance covering his liability for the safety of the premises within his unit. All such insurance policies shall include however provisions waiving (1) any right of the insurer to subrogation claims against the Association, and (2) any right of the insured to contribution or proportion because of any policy of insurance purchased by the board.

10.2 Hazard Insurance purchased by the Board. The board shall have the authority to insure against other hazards and risks as it may deem desirable for protection of the Condominium Property.

- (i) All hazard insurance policies obtained by the Board shall designate the Board as the named insured as Insurance Trustee. In the event of loss or damage all insurance proceeds shall be paid to the Board as Insurance Trustee under the provisions of this Declaration.
- (ii) If obtainable, all hazard insurance policies obtained by the board upon the Condominium Property shall include provisions waiving (1) all rights of the insurer to subrogation against the Association, its agents and employees and against the individual Unit Owners and their service agents and guests and (2) any of the rights of the insurer to contribution from hazard insurance purchased by the Unit Owners upon the contents and furnishings of their Units.

10.3 Premiums. All premiums upon insurance policies purchase by the Board shall be assessed as Common Expenses and paid by the Board.

## ARTICLE XI

### Reconstruction and Repair

11.1 Reconstruction. In the event of casualty loss or damage to the Condominium Property, the Board shall be responsible for applying the proceeds of any casualty insurance to the repair or reconstruction of the Condominium Property in accordance with the provisions of this Article. Reconstruction or repair shall be mandatory unless two-thirds (2/3) or more of the Condominium Property is destroyed or substantially damaged. If two-thirds (2/3) or more of the Condominium Property is destroyed or substantially damaged unless the Unit Owners unanimously agree to reconstruction, the insurance indemnity received by the Board shall be distributed pro rata to the Unit Owners and their mortgages jointly in proportion to their respective interest in Common Elements. The remaining portion of the Condominium Property shall be subject to an action for partition in the suit of any Unit Owner or Lessor as if owned in common. In the event of suit for partition, the net proceeds of sale together with the net proceeds of insurance policies shall be considered one fund and distributed pro rata among all Unit Owners and their mortgages jointly in proportion to their respective interest in Common Elements. If less than two-thirds (1/3) of the Condominium Property is destroyed or substantially damaged, the Condominium Property shall be reconstructed or repaired in the following manner:

- (i) Any reconstruction or repair must follow substantially the original plans and specifications of the Condominium Property unless the Unit Owners holding thirty-one percent (31%) or more of the total interest in Common Elements vote to adopt different plans and specifications and all Unit Owners whose Units are affected by the alterations unanimously consent.

(ii)

The Board shall promptly obtain estimates of the cost required to restore the damaged property to its condition before the casualty occurred. Such costs may include professional fees and premiums for bonds as the Board deems necessary.

(iii)

If the insurance proceeds paid to the Board are insufficient to cover the cost of reconstruction, the deficiency shall be paid as a special assessment by the Unit Owners whose units are directly affected by the damage in proportion to the damage done to their respective Units.

## ARTICLE XI

### Amendments

12.1 By Unit Owners. The Declaration and the By-Laws of the Association may be amended from time to time at a duly held meeting of the Association by the affirmative vote of the Unit owners holding two-thirds (2/3) or more of the total interest in Common Elements provided, however, that no amendment shall alter the dimensions of a Unit or its appurtenant interest in Common Elements without the written consent of the Unit Owner affected by the proposed alteration and the written consent of any tenors or record on the Unit. Newly adopted amendments shall become effective when an instrument setting forth the amendments have been executed and filed by the officers of the Association.

## ARTICLE XII

### Termination

13.1 Casualty or Condemnation. If two-thirds (2/3) or more of the Condominium Property is substantially destroyed or taken by condemnation, the Condominium Property may be removed from the provisions of this Declaration and the Act in accordance with Article XI or Article XIII as the case may be.

13.2 Voluntary Termination. Denarie Crossing Condominiums as a condominium may also be terminated removing the Condominium Property from the provisions of this Declaration and the Condominium Ownership Act if the record owners of the title to the Units and the record owners of mortgages upon the Units agree in a written instrument to termination unanimously or in such percentage as may then be required for termination by the Act. Termination shall become effective upon recording of such written instrument duly executed by the prerequisite number of Unit Owners and mortgagors. Said action may not impair the developer's development rights, however.

13.3 Ownership After Termination. After termination of Donahue Crossing Condominiums as a condominium, the Unit Owners shall own the Condominium Property as tenants in common in undivided shares, and the holders of mortgages and liens upon the Units shall have mortgages and liens upon respective undivided common interest of the Unit Owners. The undivided share of each tenant in common shall be the same as his undivided interest in Common Elements prior to termination. Any asset of the Association, any funds held by the Board, and any insurance proceeds shall also be the property of the former Unit Owners and tenants in common in the same undivided shares as their interest in Common Elements prior to termination. The costs incurred by the Board in connection with termination shall be considered a Common Expense.

13.4 Partition. After termination, the Condominium Property shall be subject to an action for partition by a Unit Owner or any lessee in which event the net proceeds from the judicial sale shall be divided among all Unit Owners in proportion to their respective interest in Common Elements and paid to each Unit Owner and mortgagee.

## ARTICLE XIV

### Miscellaneous Provisions

14.1 Conflicts. This Declaration is made and declared in compliance with the Act. In the event of any omission or of any conflict between this Declaration and the provisions of the Act, the provisions of the statute shall control.

14.2 Applicable Law. The provisions of this Declaration shall be construed under the laws of the State of Alabama.

14.3 Invalidity. The invalidity of any provision of this Declaration shall not impair the validity, enforceability or effect, the remaining provisions, and, in such event, all other provisions shall continue in full force as if the invalid provisions had not been included.

14.4 Gender and Number. The use of the masculine gender in this Declaration shall be deemed to refer to the feminine and neuter gender, and the use of the singular shall be deemed to refer to the plural, and vice versa, whichever the context so requires.

14.5 Exhibits. All exhibits to this Declaration shall be an integral part of this instrument.

14.6 Captions. Captions are inserted in this Declaration for convenience only, and are not to be used to interpret the provisions of this instrument.

**IN WITNESS WHEREOF,** the Declaration, G&S Development, L.L.C., acting through its duly authorized Managing Member, has caused this Declaration of Condominium to be executed as of the date first written above, and Commerce Bank, as the

## ARTICLE II

### The Condominium Property

3.1 Land: Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The four units created by this Sixth Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

3.2 Units: Declarant will construct upon the property described in Section 2.1 above, four condominium units (hereinafter referred to as "units") as Phase VII of Donahue Crossing Condominiums. The site location of the condominium property is shown on the plat recorded with this Sixth Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_, in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama, 1975, Section 35-8A-210(a), each unit has been assigned an identifying number which is found on the plat recorded with this Sixth Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_. The boundaries of said units will be identical to the units in Phase I, Phase II, Phase III, Phase IV, Phase V and Phase VI of the condominium, as found in Section 2.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A at Page 186. The floor plans of the four units are also recorded with this Sixth Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_.

## ARTICLE III

### Common Elements: Ownership and Use

3.1 Pursuant to Code of Alabama, 1975, Section 35-8A-210, each unit's interest in the common elements of Donahue Crossing Condominiums will be reallocated pursuant to Section 7.1 of the Declaration of Condominium, recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 192 and 193. As the total number of units will be increased to 82, with the recording of this Sixth Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 1.22%.

3.2 All other provisions of Article VII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Sixth Amended Declaration of Condominium are depicted in the plat recorded with this Sixth Amended Declaration of Condominium in Condo book \_\_\_\_\_, at Page \_\_\_\_\_.

## **ARTICLE IV**

### **Certificate of Substantial Completion**

4.1 Phase VII of this condominium, as established by this Sixth Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion executed by an independent registered engineer or architect, and attached hereto as Exhibit "A".

## **ARTICLE V**

### **Applicability of Original Declaration of Condominium**

5.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Doravue Crossing Condominiums, recorded in Condo Book 5A at Page 186, et seq, remains in full force and effect. All of the provisions in that declaration, not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Doravue Crossing Condominiums.

C & S Development, L.L.C.

BY

Robert Seth Selby, Jr.  
As its Managing Member

BY

David Dudley Gram  
As its Member

Compass Bank

BY

As its

**ARTICLE IV**

**Certificate of Substantial Completion**

4.1 Phase V of this condominium, as established by this Fourth Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion, executed by an independent registered engineer or architect and attached hereto as Exhibit "A".

**ARTICLE V**

**Applicability of Original Declaration of Condominium**

5.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Donahue Crossing Condominiums, recorded in Condo Book 5A at Page 186, et seq. remains in full force and effect. All of the provisions in that declaration, not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Donahue Crossing Condominiums.

C & S Development, L.L.C.

BY 

Robert Seth Selby, Jr.  
As its Managing Member

BY 

David Bradley Cram  
As its Member

Compass Bank

BY 

As its U.S.

CONDO 6A 952  
Recorded In Above Book and Page  
10/23/2003 12:08:26 PM  
BILL ENGLISH  
PROBATE RIDGE  
LEE COUNTY

STATE OF ALABAMA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr. and David Bradley Cram, whose names as all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing Fourth Amended Declaration of Condominium and who are known to me, acknowledged

before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand the seal this the 25 day of October, 2003.

(Seal)

  
Notary Public  
My Commission Expires: Sept 12, 2004

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Barney M. Dean, Jr. whose name is a duly authorized representative of Compass Bank, a State Banking Corporation, is sworn to the foregoing Fourth Amended Declaration of Condominium and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set Fourth in the Act.

Witness my hand the seal this the 25 day of October, 2003.

(Seal)

  
Notary Public  
My Commission Expires:

DANIEL S. SCHROFF  
Notary Public, State of Alabama  
My Commission Expires: Oct 12, 2004

CONDO 6A 953  
Recorded in Above Book and Page  
10/20/2003 12:08:28 PM  
BILL ENGLISH  
PRIVATE JUDGE  
LEE COUNTY



**The WIT Group, Inc.**  
**ENGINEERING SERVICES**

**PROJECT MEMORANDUM**

**DATE:** October 23, 2003

**TWG Project No:** A08101.03

**TO:** Mr. James Douglas  
Attorney-at-Law

**FROM:** Parker Lewis

**RE:** Donahue Crossing Condominiums  
Auburn, Alabama

Phase Five: Buildings 6 and 14.

This morning I inspected the above referenced buildings. All work appears to be substantially complete.



R. Parker Lewis, P.E.  
Alabama Registration #23775

10/23/03

Date:

CONDO 6A 954  
Recorded In Above Book And Page  
10/23/2003 12:08:28 PM  
BILL ENGLISH  
PROBATE JUDGE  
LEE COUNTY

**EXHIBIT "C"**

**FIFTH AMENDED DECLARATION OF CONDOMINIUM**

**OF**

**DONAHUE CROSSING CONDOMINIUMS**

This Fifth Amended Declaration is made by C & S Development, L.L.C., a limited liability company under the laws of the State of Alabama, with its principal office at P.O. Box 1249, Auburn, Lee County, Alabama. This Fifth Amended Declaration is made pursuant to the Code of Alabama, 1975, Section 35-8A-210 and pursuant to the Code of Alabama, 1975, Section 35-8A-205(8).

**WITNESSETH**

**Article I**

**Development Rights**

1.1 The purpose of this Fifth Amended Declaration is for the developer to exercise its development rights specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums Sections 1.2 and 1.3 recorded in the Office of the Judge of Probate of Lee County, Alabama, in Condo Book 62, at Page 136 et seq.

1.2 Phase VI of Donahue Crossing Condominiums is hereby created by the recording of this Fifth Amended Declaration of Condominium. This Fifth Amended Declaration, or any other declaration hereof or hereinafter recorded, may be amended by the developer, without requiring the approval or consent of any of the Unit owners of Phase I, Phase II, Phase III, Phase IV, Phase V, or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I, Phase II, Phase III, Phase IV, Phase V, or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Fifth Amended Declaration of Condominium constituting Phase VI of the Condominium, shall consist of four (4) units, which are depicted in the plat and plans filed with this Fifth Amended Declaration of Condominium and found in Condo Book \_\_\_\_\_, at Page \_\_\_\_\_, in the Office of the Judge of Probate, Lee County, Alabama.

EXHIBIT "H"  
**SIXTH AMENDED DECLARATION OF CONDOMINIUM**  
OF  
**DONAHUE CROSSING CONDOMINIUMS**

This Sixth Amended Declaration is made by C & S Development, L.L.C., a limited liability company under the laws of the State of Alabama, with its principal office at P.O. Box 1249, Auburn, Lee County, Alabama. This Sixth Amended Declaration is made pursuant to the Code of Alabama, 1975, section 35-8A-210 and pursuant to the Code of Alabama, 1975, Section 35-8A-305(8).

**WITNESSETH**

**Article I**

**Development Rights**

1.1 The purpose of this Sixth Amended Declaration is for the declarant to exercise its development rights, specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums, Sections 12 and 13, recorded in the Office of the Judge of Probate of Lee County, Alabama, in Condo Book 6A, at Page 186 et seq.

1.2 Phase VII of Donahue Crossing Condominiums is hereby created by the recording of this Sixth Amended Declaration of Condominium. This Sixth Amended Declaration or any other declaration heretofore or hereinafter recorded, may be amended by the developer, without requiring the approval or consent of any of the Unit owners of Phase I, Phase II, Phase III, Phase IV, Phase V, Phase VI or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I, Phase II, Phase III, Phase IV, Phase V, Phase VI or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Sixth Amended Declaration of Condominium, constituting Phase VII of the Condominium, shall consist of four (4) units, which are depicted in the plat and plans filed with this Sixth Amended Declaration of Condominium and found in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_, in the Office of the Judge of Probate, Lee County, Alabama.

**STATE OF ALABAMA**  
**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr. and David Dudley Green, whose names as all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing Sixth Amended Declaration of Condominium and who are known to me, acknowledged before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand the seal this the \_\_\_\_\_ day of \_\_\_\_\_, 2003.

(Seal)

Notary Public  
My Commission Expires:

**STATE OF ALABAMA**  
**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that \_\_\_\_\_ whose name as a duly authorized representative of Compass Bank, a State Banking Corporation, is signed to the foregoing Sixth Amended Declaration of Condominium and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set forth in the Act.

Witness my hand the seal this the \_\_\_\_\_ day of \_\_\_\_\_, 2003.

(Seal)

Notary Public  
My Commission Expires:

## ARTICLE II

### The Condominium Property

2.1 Land. Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The twelve units created by this Seventh Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

2.2 Units. Declarant will construct upon the property described in Section 2.1 above, twelve condominium units (hereinafter referred to as "units") as Phase VIII of Donahue Crossing Condominiums. The site location of the condominium property is shown on the plat recorded with this Seventh Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_ in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama, 1975, Section 35-8A-210(a), each unit has been assigned an identifying number which is found on the plat recorded with this Seventh Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_. The boundaries of said units will be identical to the units in Phase I, Phase II, Phase III, Phase IV, Phase V, Phase VI and Phase VII of the condominium, as found in Section 2.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A at Page 86. The floor plans of the twelve units are also recorded with this Seventh Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_.

## ARTICLE III

### Common Elements: Ownership and Use

3.1 Pursuant to Code of Alabama, 1975, Section 35-8A-210, each unit's interest in the common elements of Donahue Crossing Condominiums will be re-allocated pursuant to Section 7.1 of the Declaration of Condominium, recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A at Page 192 and 193. As the total number of units will be increased to 94, with the recording of this Seventh Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 1.06%.

3.2 All other provisions of Article VIII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Seventh Amended Declaration of Condominium are depicted in the plat recorded with this Seventh Amended Declaration of Condominium in Condo book \_\_\_\_\_, at Page \_\_\_\_\_.

EXHIBIT "H"  
**SEVENTH AMENDED DECLARATION OF CONDOMINIUM**

OF

**DONAHUE CROSSING CONDOMINIUMS**

This Seventh Amended Declaration is made by C & S Development, L.L.C., a limited liability company under the laws of the State of Alabama, with its principal office at P.O. Box 1249, Auburn, Lee County, Alabama. This Seventh Amended Declaration is made pursuant to the Code of Alabama, 1975, Section 35-8A-210 and pursuant to the Code of Alabama, 1975, Section 35-8A-205(a).

**WITNESSETH**

**Article I**

**Development Rights**

1.1 The purpose of this Seventh Amended Declaration is for the declarant to exercise its development rights, specifically reserved in that Declaration of Condominium of Donahue Crossing Condominiums, Sections 12 and 13, recorded in the Office of the Judge of Probate of Lee County, Alabama, in Condo Book 6A, at Page 186 et. seq.

1.2 Phase VIII of Donahue Crossing Condominiums is hereby created by the recording of this Seventh Amended Declaration of Condominium. This Seventh Amended Declaration, or any other declaration hereunto or hereinafter recorded, may be amended by the developer without requiring the approval or consent of any of the Unit Owners of Phase I, Phase II, Phase III, Phase IV, Phase V, Phase VI, Phase VII or any other phase subsequently included in the Condominium.

1.3 In no event will the owners of the units in Phase I, Phase II, Phase III, Phase IV, Phase V, Phase VI, Phase VII or any other phase subsequently included in the Condominium have a benefit of the common elements described or referred to herein or in exhibits hereto attached until the phase incorporating such common elements shall have been included in the Condominium by appropriate Amendment to the Declaration and filed as provided in the Declaration of Condominium.

1.4 The number of units authorized to be constructed in this Seventh Amended Declaration of Condominium, constituting Phase VIII of the Condominium, shall consist of twelve (12) units, which are depicted in the plat and plans filed with this Seventh Amended Declaration of Condominium and found in Condo Book \_\_\_\_\_, at Page \_\_\_\_\_, in the Office of the Judge of Probate, Lee County, Alabama.

## ARTICLE IV

### Certificate of Substantial Completion

4.1 Phase VIII of this condominium, as established by this Seventh Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion, executed by an independent registered engineer or architect, and attached hereto as Exhibit "A".

## ARTICLE V

### Applicability of Original Declaration of Condominium

5.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Donahue Crossing Condominiums, recorded in Condo Book 6A at Page 186, et seq. remains in full force and effect. All of the provisions in that declaration, not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Donahue Crossing Condominiums.

C & S Development, L.L.C.

BY \_\_\_\_\_

Robert Seth Selby, Jr.  
As its Managing Member

BY \_\_\_\_\_

David Dudley Crum  
As its Member

Compass Bank

BY \_\_\_\_\_

As its \_\_\_\_\_

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr. and David Dudley Crum, whose names as all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing Seventh Amended Declaration of Condominium and who are known to me, acknowledged before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand the seal this the \_\_\_\_\_ day of \_\_\_\_\_, 2003.

(Seal)

Notary Public  
My Commission Expires:

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that \_\_\_\_\_, whose name as a duly authorized representative of Compass Bank, a State Banking Corporation, is signed to the foregoing Seventh Amended Declaration of Condominium and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set Seventh in the Act.

Witness my hand the seal this the \_\_\_\_\_ day of \_\_\_\_\_, 2003.

(Seal)

Notary Public  
My Commission Expires:

**EXHIBIT "3"**

**STATEMENT OF ACKNOWLEDGEMENT**  
(and Purchaser's right to cancel)

**C & S DEVELOPMENT, L.L.C.**  
1975 Mall Boulevard, Suite 100  
Auburn, Alabama 36830

**RE:** Donahue Crossing Condominiums  
Unit No. \_\_\_\_\_

A full and satisfactory explanation of the following terms and conditions of the requirements for delivery of the Offering Statement, as outlined in the Code of Alabama, 1975, § 35-8A-408, herein listed below, has been presented and I hereby acknowledge receipt of same. Said terms are as follows:

- (A) Within seven (7) days after receipt of an Offering Statement a Purchaser, before conveyance, may cancel any contract for purchase of a unit from a Declarant;
- (B) If a Declarant fails to provide an Offering Statement to a Purchaser before conveying a unit, that Purchaser may rescind the conveyance within seven (7) days after first receiving the Offering Statement; and
- (C) If a Purchaser received the public Offering Statement more than seven (7) days before signing a contract, he cannot cancel the contract.

Dated: 12-3-03

Ted S.  
Declarant

Purchaser

  
Declarant

Purchaser

**EXHIBIT "K"**

**Evidence of Insurance**

**EXHIBIT "E"**  
**CERTIFICATE OF INSURANCE**

The author's note

- STATE FARM FIRE AND CASUALTY COMPANY, Davenport, Iowa
  - STATE FARM GENERAL INSURANCE COMPANY, Bloomington, Illinois
  - STATE FARM FIRE AND CASUALTY COMPANY, Indianapolis, Indiana
  - STATE FARM LIFE INSURANCE COMPANY, Valley Station, Kentucky
  - STATE FARM LLOYDS, Dallas, Texas

Please check the following policyholder for the coverages indicated below:

Name of stockholder \_\_\_\_\_

Digitized by srujanika@gmail.com

PC Box 2249, Auburn, AL 36831

Location of operations: 1477 Jonabue Rd, Auburn AL 36832

The policies listed below have been issued to the occupants for the policy periods shown. The insurance described in these policies is subject to all the

POLICY INFORMATION		POLICY PERIOD		LIMITS OF LIABILITY	
		Effective Date 1-5-2002		Expiry Date 1-2-2003	
33-41-3824-1		Comprehensive Business Facility			3000\$ BODILY INJURY AND PROPERTY DAMAGE
<b>This insurance provides:</b>		<input checked="" type="checkbox"/> Products - Complete Coverage			
		<input type="checkbox"/> Contractual Liability			
		<input checked="" type="checkbox"/> Underground Hazards Coverage			
		<input type="checkbox"/> Personal Injury			
		<input checked="" type="checkbox"/> Advertising Injury			
		<input checked="" type="checkbox"/> Automobile-Hire Coverage			
		<input checked="" type="checkbox"/> Collision Hazard Coverage			
		<input type="checkbox"/> Other			
<b>EXCLUSIONS</b>		<input checked="" type="checkbox"/> Bodily Injury - Personal Injury			
		<input type="checkbox"/> Bodily Injury - Property Damage			
		<input type="checkbox"/> Bodily Injury - Combined Single Limit			
		<input checked="" type="checkbox"/> California			
		<input type="checkbox"/> Other			
		<input checked="" type="checkbox"/> Automobile			
		<input type="checkbox"/> Other			
		<input checked="" type="checkbox"/> Workers Compensation and Employers Liability			

Policy Period: 07-2002 - 06-2003  
Policy Number: 86608

**THE POLICYHOLDERS OF INSURANCE IS NOT A CONTRACT OF INSURANCE AND THEREFORE APPLICABLE TO THE POLICYHOLDERS OF INSURANCE ARE NOT SUBJECT TO THE INSURANCE CONTRACTS.**

Digitized by srujanika@gmail.com

If any of the described subjects are concealed before its examination date, State Court will issue a warrant directed to the certificate holder, commanding him to produce the subject. However, no trial may begin unless the production of documents is received by State Court or by agents of the court.

[View Details](#) | [Edit Details](#) | [Delete](#)

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Section 2

**EXHIBIT "L"**

**Statement of Development Rights**

Developer has reserved the right to build a total of one hundred twenty-four (124) units in this condominium in up to twenty-five (25) phases. However, these units need not be built. A statement of the developer's rights can be found in Sections 1.2 and 1.3 of the Original Declaration of Condominium, attached to this Offering Statement as Exhibit "B".

## ARTICLE II

### The Condominium Property

2.1 Land. Declarant owns in fee simple, subject to that certain mortgage to Compass Bank, the tract of land which was previously recorded as Exhibit "A" to the Declaration of Condominium. The four units created by this Fifth Amended Declaration of Condominium are also located on this property. Any subsequent phases, if built, will also be located on this property.

2.2 Units. Declarant will construct upon the property described in Section 2.1 above four condominium units (hereinafter referred to as "units") as Phase VI of Donahue Crossing Condominiums. The site location of the condominium property is shown on the plat recorded with this Fifth Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_ in the Office of the Judge of Probate, Lee County, Alabama. Pursuant to Code of Alabama 1975, Section 35-3A-210(a), each unit has been assigned an identifying number which is found on the plat recorded with this Fifth Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_. The boundaries of said units will be identical to the units in Phase I, Phase II, Phase III, Phase IV, and Phase V of the condominium as listed in Section 2.2 of the Declaration of Condominium recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 180. The floor plans of the four units are also recorded with this Fifth Amended Declaration of Condominium in Condo Book \_\_\_\_\_ at Page \_\_\_\_\_.

## ARTICLE III

### Common Elements: Ownership and Use

3.1 Pursuant to Code of Alabama 1975, Section 35-3A-210, each unit's interest in the common elements of Donahue Crossing Condominiums will be re-allocated pursuant to Section 7.1 of the Declaration of Condominium, recorded in the Office of the Judge of Probate, Lee County, Alabama in Condo Book 6A, at Page 192 and 193. As the total number of units will be increased to 78 with the recording of this Fifth Amended Declaration of Condominium, the undivided interest of each unit in the common areas and the percentage voting interest of the common elements for each unit is now 1.25 %.

3.2 All other provisions of Article VII of the Declaration of Condominium shall remain in full force and effect. The location of the common elements created by this Fifth Amended Declaration of Condominium are depicted in the plat recorded with this Fifth Amended Declaration of Condominium in Condo book \_\_\_\_\_ at Page \_\_\_\_\_.

before me on this day that, being informed of the contents of this instrument, they, in their capacity as Members, executed the same voluntarily on behalf of said Limited Liability Company.

Witness my hand the seal this the \_\_\_\_\_ day of \_\_\_\_\_, 2003.

(Seal)

Notary Public  
My Commission Expires:

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that \_\_\_\_\_, whose name as a duly authorized representative of Compass Bank, a State Banking Corporation, is signed to the foregoing Fifth Amended Declaration of Condominium and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he/she, in his/her capacity as such Officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration as set forth in the Act.

Witness my hand the seal this the \_\_\_\_\_ day of \_\_\_\_\_, 2003.

(Seal)

Notary Public  
My Commission Expires:

## ARTICLE IV

### Certificate of Substantial Completion

4.1 Phase VI of this condominium, as established by this Fifth Amended Declaration of Condominium, is substantially complete as evidence by the recorded Certificate of Substantial Completion, executed by an independent registered engineer or architect, and attached hereto as Exhibit "A".

## ARTICLE V

### Applicability of Original Declaration of Condominium

5.1 In all other respects not specifically hereto amended, the Declaration of Condominium of Donahue Crossing Condominiums, recorded in Condo Book 6A at Page 186, et seq., remains in full force and effect. All of the provisions in that declaration, not amended by this declaration, remain binding on all present and future owners of any units constructed in any of the phases of Donahue Crossing Condominiums.

C & S Development, L.L.C.

BY

Robert Seth Selby, Jr.  
As its Managing Member

BY

David Dudley Crum  
As its Member

Compass Bank

BY

As its

STATE OF ALABAMA

LEE COUNTY

I, the undersigned authority, a Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr. and David Dudley Crum, whose names as all the Members of C & S Development, L.L.C., a Limited Liability Company, are signed to the foregoing Fifth Amended Declaration of Condominium and who are known to me, acknowledged

holder of a mortgage on the Condominium Property has given its assent to the execution of the Declaration.

C & S Development, L.L.C.

By Robert Seth Selby, Jr.

Robert Seth Selby, Jr.  
As its Managing Member

CompassBank

By [Signature]

As its:

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned Notary Public for the State at Large, hereby certify that Robert Seth Selby, Jr., whose name as Managing Member of C & S Development, L.L.C., a Limited Liability Company, is signed to the foregoing Declaration and who is known to me, acknowledged before me on this day that being informed of the contents of his instrument, he, in his capacity as such Managing Member, executed the same for and as act of said Limited Liability Company.

Witness my hand and seal this the 30<sup>th</sup> day of April, 2002.

John Schuler  
Notary Public  
My Commission Expires 09-09-04

(Seal)

**STATE OF ALABAMA**

**LEE COUNTY**

I, the undersigned Notary Public for the State at Large, hereby certify that John Schuler, whose name as a duly authorized representative of Compass Bank, a State Banking Corporation, is signed to the foregoing Declaration and who is known to me, he, in his capacity as such officer, executed the same for and as act of said corporation for the sole purpose of giving its assent to the Declaration is set forth in the Act.

Witness my hand and seal this the 30<sup>th</sup> day of April, 2002.

John Schuler  
Notary Public  
My Commission Expires:

Notary Public  
My Commission Expires:  
2007-09-01  
Renewal in above book on page  
1207-100-0001

(Seal)

**EXHIBIT "A"**

**Legal Description**

Lot 5-A, Donaline Crossing Subdivision, First Addition, Revision of Lot 3, as shown  
on map or plat of said subdivision filed for record in Plat Book 22, at Page 12, in the  
Office of the Judge of Probate of Lee County, Alabama.

12000 54 202  
Received in above book and file  
12-02-2002 08:54:16 AM  
BILL STICKLER  
PROBATE JUDGE  
LEE COUNTY

**Exhibit "D"**

**NETTLES ARCHITECTURE COMPANY**

1695 East University Drive, Suite 201  
Auburn, AL 36830

(334) 867-3415 Fax (334) 867-2057

April 25, 2002

To: James Douglas, Attorney at Law

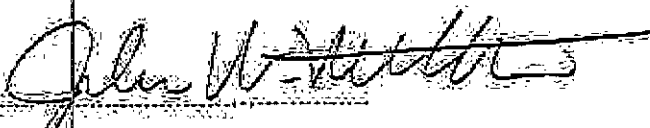
RE: Dominic Crossing Condominium  
Auburn, Alabama

Phase One, Buildings 19, 20, 21, 23, and 26 (post house.)

I inspected the above buildings on April 24, 2002. All work appears to be Substantially Complete.

Signed this date:

4-25-02



John W. Nettles - Architect

Alabama Registration # 2634

cc: C & S Development

**EXHIBIT "C"**

**TO**

**DECLARATION OF CONDOMINIUM**

**OF**

**DONAHUE CROSSING CONDOMINIUMS**

**BY-LAWS**

**OF**

**DONAHUE CROSSING CONDOMINIUMS OWNERS ASSOCIATION, INC.**

**ARTICLE I**

**Plan of Unit Ownership**

**Section 1. CONDOMINIUM PROPERTY.** The property (the term "Property" as used hereinafter means and includes the land, the buildings, all improvements and structures thereon) located in Auburn, Lee County, Alabama known as Donahue Crossing Condominiums that has been by Declaration submitted pursuant to the provisions of the Alabama Uniform Condominium Act of 1961 which said property shall henceforth be known as Donahue Crossing Condominiums.

**Section 2. BY-LAWS APPLICABILITY.** The provisions of these By-Laws are applicable to the Property and Donahue Crossing Condominiums.

**Section 3. PERSONAL APPLICATION.** All present or future owners, tenants, future tenants in their employees or any other person who may use the facilities of the property in any manner are subject to the regulations set forth in these By-Laws, in the rules and regulations for Donahue Crossing Condominiums L.L.C., being Schedule A of these By-Laws, and in the Declaration establishing Donahue Crossing Condominiums as they may be amended from time to time. The mere acquisition or rental of any of the suites (hereinafter usually referred to as "Units") as defined in the Declaration of the property or the mere act of occupancy of any of said Units will signify that these By-Laws, the provisions of the Declaration, and any authorized amendments to the foregoing Declaration are accepted and ratified and will be complied with.

**ARTICLE II**

**Voting Majority of Owners' Common Proxies**

**Section 1. VOTING.** Voting shall be on a percentage basis and the percentage of the vote to which the owner is entitled is the percentage of the Common Elements assigned to his Unit or Units in the Declaration.

**Section 2. MAJORITY OF OWNERS.** As used in these By-Laws, the term "majority of owners" shall mean those owners holding fifty-one percent (51%), in accordance with the percentages assigned in the Declaration and any authorized amendments thereto.

**Section 3. QUORUM.** Except as otherwise provided elsewhere in these By-Laws, the presence in person or by proxy of a majority of owners or representatives as defined in Section 1 of this Article shall constitute a quorum.

**Section 4. PROXIES.** Votes may be cast in person or by proxy. Proxies must be filed with the Secretary before the appointed time of such meeting.

**Section 5. MAJORITY VOTE.** The vote of a majority of the Unit Owners present at a meeting at which a quorum shall be present shall be binding upon all Unit Owners for all purposes except where the Declaration or in these By-Laws or by law, a higher percentage vote is required.

## ARTICLE III

### Association of Unit Owners

**Section 1. ASSOCIATION RESPONSIBILITIES.** The owners of the Units will constitute the Association of Unit Owners (hereinafter usually referred to as "Association") which will have the responsibility of administering the Property, approving the annual budget, establishing and collecting periodic assessments and arranging for provisions relating to the dues, obligations, removal and compensation of the management agent. Except as otherwise provided, decisions and resolutions of the Association shall require approval by a majority of the owners. The Association shall immediately incorporate itself as a non-profit corporation, adopt these By-Laws, apply for a tax number, if needed, and file appropriate documents.

**Section 2. PLACE OF MEETING.** Meetings of the Association shall be at such place, convenient to the owners, as may be designated by the Association.

**Section 3. ANNUAL MEETINGS.** The annual meeting of the Association shall be held at the call of the President once a year during the month of May or at such time as majority of the owners may agree upon. At such meetings there shall be elected by ballot of the owners a Board of Directors in accordance with the requirements of Section 5 of Article IV of these By-Laws. The owners may also transact other business of the Association as may properly come before them.

**Section 4. SPECIAL MEETINGS.** It shall be the duty of the Secretary to call a special meeting of the owners as directed by resolution of the Board of Directors or upon a petition signed by a majority of the owners and having been presented to the Secretary. A notice of any special meeting shall state the time and place of such meeting and the purpose thereof. No business shall be transacted in a special meeting of the Association

except as stated in the notice, and except by consent of four-fifths (4/5) of the vote present, either in person or by proxy.

**Section 5. NOTICE OF MEETING.** It shall be the duty of the Secretary to mail a notice of each annual or special meeting of the owners, stating the purpose thereof as well as the time and place where it is to be held, to each owner of record, at least fifteen (15) days, but not more than forty-five (45) days prior to such meeting. The mailing of a notice in the manner provided in this Section shall be considered notice served.

**Section 6. ADJOURNED MEETING.** If any meeting of the association cannot be organized because a quorum has not attended, the owners who are present, either in person or by proxy, may adjourn the meeting to a time not less than forty-eight (48) hours from the original meeting time. Upon the reconvening of said meeting, a quorum shall be constituted if the owners holding at least twenty-five percent (25%) of the voting interest of the Property, in accordance with the percentages assigned in the Declaration, are present at said reconvened meeting.

**Section 7. ORDER OF BUSINESS.** The order of business at all Annual Meetings of the Association shall be as follows:

- (a) Roll Call
- (b) Proof of Notice of Meeting or Waiver of Notice
- (c) Reading of Minutes of Preceding Meeting
- (d) Reports of Officers
- (e) Reports of Committees
- (f) Election of Inspectors of Election
- (g) Election of Directors
- (h) unfinished Business
- (i) New Business

The order of business at a Special Meeting of the Association shall include items

(a) through (d) above, and thereafter the agenda shall consist of the items specified in the notice of meeting.

## ARTICLE IV

### Board of Directors

**Section 1. NUMBER AND QUALIFICATION.** The affairs of the Association shall be governed by a Board of Directors (hereinafter referred to as the "Board") composed of three (3) persons. Until succeeded by the Board Members elected by the Unit Owners, Board of Directors Members need not be Unit Owners. Thereafter, all Board Members shall be Unit Owners. To change the number of Board members shall require a four-fifths (4/5) vote of the Unit Owners, with a quorum present. The Board

shall have the authority to change its number of members at any time by a majority vote of the Board.

**Section 2. GENERAL POWERS AND DUTIES.** The Board shall have the power and duties necessary for the administration of the affairs of the Association and may do all such acts and things as are not by law, or by these By-Laws, directed to be executed and done by the Association or individual owners.

**Section 3. OTHER DUTIES.** In addition to duties imposed by these By-Laws or by resolutions of the Association, the Board shall be responsible for the following:

- (a) Compliance with all the terms and conditions of the Declaration and any amendments thereto and enforcement of same.
- (b) Care, upkeep and surveillance of the Property and the Common Elements.
- (c) Employment, dismissal and control of the Personnel necessary for the maintenance and operation of the Common Elements.
- (d) Collection of Common Expenses from the owners.
- (e) Performance of repairs caused by any natural disaster or man-made damage from the reserve account and any special assessment, or causing the same to be done.
- (f) Granting of telephone easements which are not inconsistent with the Owner's full use and enjoyment of the Common Elements.
- (g) Making of repairs, additions, and improvements to or alterations of the Property and repairs to and restoration of the Property in accordance with the other provisions of these By-Laws; provided, however, that the Board of Administrators shall not undertake any repair covered by warranty without the consent of a majority of the Unit Owners.

**Section 4. MANAGEMENT AGENT.** The Board may employ a management agent at the compensation established by the Board to perform such duties and services as the Board shall authorize, including but not limited to, the duties listed in Section 3 of this Article.

**Section 5. FIRST BOARD OF DIRECTORS.** The first Board of Directors consisting of three (3) members shall be designated by the Declaration. The appointments will be removable and will commence only until the first annual meeting of the Unit Owners held pursuant to the provisions of these By-Laws. The member of the Board shall hold office until their successors have been elected and hold their first meeting. Any and all of said Board Members shall be subject to replacement in the event of resignation or death, in the manner set forth in Section 6 of this Article.

**Section 5. VACANCIES.** Vacancies in the Board of Directors caused by reason other than removal of a member of the Board by a vote of the Board shall be filled by vote of the majority of the remaining members, even though they constitute less than a quorum; and each person so elected shall be a member of the Board until a successor is elected at the next meeting of the Unit Owners.

**Section 6. REMOVAL OF MEMBER OF THE BOARD.** At any regular or special meeting of the Association duly called, any one or more of the member of the Board may be removed with or without cause by a majority of the owners, and a successor may then and there be elected to fill the vacancy thus created. Any member of the Board whose removal has been proposed to the Association shall be given an opportunity to be heard at the meeting. No Board Member shall continue to serve on the Board if during the term of office he shall cease to be a Unit Owner.

**Section 7. ORGANIZATIONAL MEETING.** The first meeting of a newly elected Board shall be held within ten (10) days of election at such place as shall be fixed by the Board at the meeting at which such Board Members were elected by the Association, and no notice shall be necessary to the newly elected Board Member in order to legally constitute such a meeting, provided a majority of the Board shall be present.

**Section 8. REGULAR MEETINGS.** Regular meetings of the Board may be held at such time and place as shall be determined from time to time by a majority of the Board, but at least one (1) such meeting shall be held each fiscal year. Notice of regular meetings of the Board shall be given by the Secretary-Treasurer, or other designated person, to each Board Member personally or by mail, telephone, or telegram, at least ten (10) days prior to the day set for such meeting.

**Section 9. SPECIAL MEETINGS.** Special meetings of the Board may be called by the President on three (3) days notice to each Board Member, given personally or by mail, telephone or telegram, which notice shall state the time, date (as hereinabove provided), and the purpose of the meeting. Special meetings of the Board shall be called by the President or Secretary-Treasurer in like manner and on like notice on the written requirements of at least two (2) Board Members.

**Section 10. WAIVER OF NOTICE.** Before or at any meeting of the Board, any member of the Board may, in writing, waive notice of such meeting and such waiver shall be deemed equivalent to the notice of the Board. If all members are present at any meeting of the Board, no notice shall be required and any business may be transacted at such meeting.

**Section 11. BOARD QUORUM.** At all meeting of the Board, a majority of the Board Members shall constitute a quorum for the transaction of business, and acts of the majority of the members present in a meeting at which a quorum is present shall be the acts of the Board. If at any meeting of the Board there is less than a quorum present, the majority of the Board Members present may adjourn the meeting from time to time.

any such adjourned meeting any business which might have been transacted at the meeting as originally called may be transacted without further notice.

**Section 13. COMPENSATION.** No member of the Board of Directors shall receive any compensation from the Association for acting as such.

**Section 14. LIABILITY OF THE BOARD OF DIRECTORS.** The members of the Board of Directors shall not be liable to the Unit Owners for any mistake or judgment, negligence, or otherwise, except for their own individual willful misconduct or bad faith. The Unit Owners shall indemnify and hold harmless each of the members of the Board of Directors against all contractual liability to others arising out of contracts made by the Board of Directors on behalf of the Association unless any such contract shall have been in bad faith or contrary to the provisions of the Declaration or of these By-Laws. It is intended that the members of the Board of Directors shall have no personal liability with respect to any contract made by them on behalf of the Association. It is also intended that the liability of any Unit Owner arising out of any contract made by the Board of Directors shall be limited to such proportion of the total liability thereunder as his interest in the Common Elements. Every agreement made by the Board of Directors or by the managing agent or by the manager on behalf of the Association shall provide that the member of the Board of Directors or the managing agent or the manager as the case may be, are acting only as agent for the Unit Owners and shall have no personal liability thereunder (except as Unit Owners) and that each Unit Owner's liability thereunder shall be limited to such proportion as the total liability thereunder as his interest in the Common Elements bears to the Common Elements.

## ARTICLE V

### Officers

**Section 1. DESIGNATION.** The principal officers of the Association shall be a President, a Vice President and a Secretary-Treasurer, all of whom shall be elected by and from the Board.

**Section 2. ELECTION OF OFFICERS.** The officers of the Association shall be elected annually by the Board at the organization meeting of the new Board and shall hold the office at the pleasure of the Board.

**Section 3. REMOVAL OF OFFICERS.** Upon an affirmative vote of a majority of the members of the Board, any officer may be removed with or without cause, and his successors elected at any regular meeting of the Board or at any special meeting of the Board called for such purpose. No officer shall continue to serve as such, if during his term of office he shall cease to be a Unit Owner.

**Section 4. PRESIDENT.** The President shall be the chief executive officer of the Association. He shall preside at the call of Association meetings and of the Board. He shall have all of the general powers and duties which are usually vested in the office

of President of an Association, including, but not limited to, the power to appoint committees from among the owners from time to time as he may, in his discretion, feel appropriate to assist in the conduct of the affairs of the Association.

**Section 5. VICE PRESIDENT.** The Vice President shall take the place of the President and perform his duties when the President shall be absent or unable to act. If neither the President nor the Vice President is able to act, the Board shall appoint some other member of the Board to do so on an interim basis. The Vice President shall also perform such other duties as shall from time to time be imposed upon him by the Board.

**Section 6. SECRETARY-TREASURER.** The Secretary-Treasurer shall keep the minutes of all meetings of the Board and the minutes of all meetings of the Association; he shall have charge of such books and papers as the Board may direct and he shall have the responsibility for keeping full and accurate accounts of all receipts and disbursements in books belonging to the Association. He shall be responsible for the deposit of all monies and other valuable effects in the name and to the credit of the Association in such depositories as may from time to time be designated by the Board. He shall in general perform all the duties incident to the office of the Secretary-Treasurer.

## ARTICLE VI

### Notices

**Section 1. DEFINITION.** Whenever under the provisions of the Declaration or of these By-Laws notice is required to be given to the Board of Directors, any manager or Unit Owner, it shall not be construed to mean personal service; but such notice may be given in writing, by mail, by depositing the same in a post office or letter box in a postpaid sealed wrapper, addressed to the Board of Directors, such manager or such Unit Owner at such address as appears on the books of the Association. Notice shall be deemed given as of the date of mailing.

**Section 2. SERVICE OF NOTICE OR WAIVER.** Whenever any notice is required to be given under the provisions of the Declaration of Law, or of the By-Laws, a waiver thereof in writing, signed by the person or persons entitled to such notice, whether before or after the time named herein, shall be deemed the equivalent thereof.

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SCHEDULE E TO BY-LAWS

RULES AND REGULATIONS OF DONAHUE CROSSING CONDOMINIUMS

1. USE AND OCCUPANCY RESTRICTIONS. No part of the property shall be used for any purpose other than residential use and the related foregoing restrictions as to use shall not, however, be construed in such a manner as to prohibit a Unit Owner or Occupant from: (a) maintaining his personal or professional library therein, (b) keeping his personal business or professional records or accounts therein, (c) handling his personal business or professional telephone calls or correspondence therefrom. Such uses are expressly declared customarily incident to the principal residential use and not in violation of said restriction.
2. USE OF COMMON ELEMENTS. There shall be no obstruction of the Common Elements or anything stored in the Common Elements without the prior consent of the Board of Directors except as expressly provided therein or in the Declaration of By-Laws. Each Unit Owner shall be obligated to ~~maintain~~ and keep in good order and repair his own Unit in accordance with the provisions of the By-Laws.
3. INSURABILITY. Nothing shall be done or kept in any Unit or in the Common Elements which will interfere with the act of insurance of any of the buildings, or contents thereof, without the prior written consent of the Board of Directors. No Unit Owner shall permit anything to be done, or kept in his Unit, in the Common Elements which will result in the cancellation of insurance on any of the buildings or contents thereof or which would be in violation of any law.
4. OUTSIDE OF BUILDINGS. Unit Owners shall not cause or permit anything to be hung or displayed on the outside of windows or placed on the outside walls or doors of a building and no sign, awning, canopy, shelter or antenna of any kind shall be affixed to or placed upon the exterior walls or doors, roof or any part thereof or exposed on or in any window, without the prior consent of the Board of Directors.
5. ELECTRIC WIRING. No Unit Owner or Occupant shall overload the electric wiring in the building, or operate any machines, appliances, accessories or equipment to the heating or air conditioning system or plumbing system, other than those systems originally installed, without the prior written consent of the Board of Directors.
6. PLUMBING FIXTURES. The wash, closets, lavatories, sinks, and other apparatus shall not be used for any other purpose than those for which they were constructed and no sweeping, swishing or other substance shall be drawn thereon.
7. NUISANCES. No immoral, toxicous or offensive activity shall be carried on in my Unit or in the Common Elements nor shall anything be done thereto, either wilfully or negligently, which may be or become an annoyance or nuisance to the other Unit Owners or occupants. No Unit Owner shall make or permit any disturbing noises in the Building by himself, his servants, employees, agents, or visitors nor to or permit

anything by such persons that will interfere with the rights, comforts or convenience of other Unit Owners. No Unit Owner shall play upon or suffer to be played upon any musical instrument or operate or cause to be operated a phonograph, television set, radio or other sound system in the premises if the same shall distract or annoy occupants of the Buildings.

8. ALTERATIONS AND STRUCTURES. Nothing shall be done in any Unit or to or on the Common Elements which will impair the structural integrity of any Building or which would structurally change any of the Buildings. Safes, furniture, boxes or other bulky articles shall be carried up into the Unit only with the consent of the Board of Directors first obtained and then only by the stairways or freight windows of the Building as the Board may direct and at such times and in such manner and by such persons as the Board of Directors may direct. No water tanks will be allowed without the express approval of the Board of Directors. Safes and other heavy articles shall be placed by the Unit Owner in such places only as may be first specified in writing by the Board of Directors, and any damage done to the Building or to occupants or to other persons caused a safe or other heavy objects in or out of the Unit from overloading a floor or in any other manner shall be paid for by the Unit Owner or his lessee causing such damage.

9. LAUNDRY. No clothes, sheets, slacks, laundry or any kind of other articles shall be hung out of a Unit or exposed on any part of the Common Elements. The Common Elements shall be kept free and clear of rough edges and other injurious materials.

10. TRASH. Trash, garbage and other waste shall be kept only in black sanitary two mil poly bags and shall be disposed of in a clean and sanitary manner as prescribed from time to time within the Administrative Rules and Regulations of the Board of Directors. Nothing shall be hung from the windows, porches or balconies or placed upon the window sills. Nor shall any rags or mops be shaken or hung from or on any of the windows, doors, desks, porches or patios.

11. WINDOW COVERINGS. Draperies, blinds or curtains may be installed by each Unit Owner on the windows of his or her Unit provided that the color of the portion of said draperies, blinds or curtains visible from the exterior shall be off-white or conform to those other standards specified by the Board of Directors.

12. SIGNS. No "For Sale", "For Rent", "Garage Sale" or "For Lease" signs or other window displays or advertising shall be maintained or permitted on any part of the Property or in any Unit without the approval of the Board of Directors. The right is reserved by the Developers and/or the Board of Directors or its agents to place "For Sale", "For Rent" or "For Lease" signs on any unsold or unoccupied Units and "Sale" signs on sold Units.

13. PORCHES, PATIOS AND DECKS. No porches, patios or decks shall be decorated, enclosed or covered by any awnings or otherwise without the consent in writing of the Board of Directors.

14. SOLICITING. Canvassing, soliciting and peddling on the Property is prohibited and each Unit Owner shall cooperate to prevent the same.
15. OUTSIDE LIGHTING. Only clear or white light bulbs shall be used in outdoor lighting fixtures.
16. PETS. No pets will be allowed other than those approved by the Board of Directors, and which comply with any requirements for safety and health as specified within the Condominium documents.
17. BOATS, TRAILERS, AND OFF-THE-ROAD VEHICLES. All vehicles, other than passenger cars, pickups and vans, are required to obtain the written permission of the Board of Directors prior to being parked within the Condominium. The Board of Directors shall, at their discretion, have the right to designate parking areas for boats, trailers, etc., and furthermore, have the right to change said location from time to time. No vehicle shall be allowed within the Condominium property if, within the judgment of the Board of Directors, said vehicle constitutes a hazard, is a nuisance, is objectionable, or is left in an appropriate condition.

2000 6A 213  
Recorded in above Book and Page  
5/22/2002 9:15 AM  
JILL CHALOSH  
PROBATE JUDGE  
CLAY COUNTY