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STATE OF SOUTH CAROLINA

COUNTY OF YORK

## AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR STONETRACE SUBDIVISION

THIS Amended and Restated Declaration of Covenants, Conditions and Restrictions for Stonetrace Subdivision ("Amended and Restated Declaration") is made this 30 day of March, 2021.

This Amended and Restated Declaration replaces, in its entirety, the Declaration of Covenants, Conditions and Restrictions for Stonetrace Subdivision ("Original Declaration") which was recorded July 15, 2004 in Book 6406 Page 212 of the York County Clerk of Courts Office. The Original Declaration provides, in Article VIII Section 8.3 that the Original Declaration may be "amended or terminated during the first twenty (20) year period by an instrument signed by not less than seventy-five percent (75%) of the Owners…" and at least seventy-five percent of the Owners have approved this Amended and Restated Declaration as evidenced by their signatures below.

Once recorded in the York County Clerk of Courts Office, this Amended and Restated Declaration shall become effective and shall replace entirely the Original Declaration.

Stonetrace is a residential development located in York County, South Carolina, more particularly described on EXHIBIT A which is attached hereto and incorporated herein (the "Property"). It is in the best interest of each person or other entity acquiring any property in Stonetrace that certain covenants, conditions, easements, assessments, liens and restrictions governing and regulating the use and occupancy of the same be established, fixed and set forth and declared to be covenants running with the land. This Amended and Restated Declaration shall provide for the preservation of the values and amenities and the desirability and attractiveness of the real property in Stonetrace and for the continued maintenance and operation of such common areas as may be provided.

#### DECLARATION

In consideration of the premises and for the purposes stated, all of the Property is and shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions (all of which are collectively referred to in this instrument as "restrictions"), which restrictions shall be construed as covenants running with the land and shall be binding on all parties having any right, title or interest in the described real property or any part thereof, and their heirs, successors and assigns, and shall inure to the benefit of each Owner thereof.

# ARTICLE I DEFINITIONS

The following words when used in this Declaration or any Supplemental Declaration (unless the context shall prohibit) shall have the following meanings:

- 1.1 "Amended and Restated Declaration" or "Declaration" shall mean this Amended and Restated Declaration which is recorded in the York County Clerk of Courts Office.
- 1.2 "Association" shall mean Stonetrace Home Owners Association, Inc., a non-profit corporation organized and existing under the laws of the State of South Carolina.
- 1.3 "Common Area" shall mean all real property owned by the Association in Stonetrace for the common use and enjoyment of Owners of the Association lying within the boundaries of the Property. Common Areas shall be described and/or shown on the plats of Stonetrace recorded in the Office of the Clerk of Court of York County, South Carolina and designated thereon as "Common Area" or "Common Open Space".
- 1.4 "Lot" shall mean any numbered plot of land to be used for residential purposes shown upon any recorded subdivision plat of the Properties subject to this Declaration.
- 1.5 "Owner" shall mean the record owner, whether one or more persons or entities, of a fee simple title to any Lot which is a part of Stonetrace but excluding those having such interest merely as security for the performance of an obligation.
- 1.6 "Person" shall mean a natural person, as well as a corporation, partnership, firm, association, trust or other legal entity. The use of the masculine pronoun shall include the neuter and feminine, and the use of the singular shall include the plural where the context so requires.
- 1.7 "Plat" shall mean the plat of the Property recorded in Book C-294 Page 10 of the York County Clerk of Courts Office.
- 1.8 "Properties" or "Property" shall mean the Property described on the attached Exhibit A.
- 1.9 "Rules and Regulations" shall mean the rules and regulations that the Board of Directors adopts with regards to the Properties.

## ARTICLE II PROPERTY SUBJECT TO THIS DECLARATION

The real property which is, and shall be held, transferred, sold, conveyed, and occupied subject to this Declaration is located in York County, South Carolina and is more particularly described on Exhibit A attached hereto.

### ARTICLE III PROPERTY RIGHTS

- 3.1 Owner's Easements of Enjoyment. Every Owner shall have a nonexclusive right and easement of enjoyment in and to the Common Area which shall be appurtenant to and shall pass with the title to every Lot subject to the provisions of this Declaration, including but not limited to the following:
  - (a) The right of the Association to limit the use of the Common Area and any recreational facilities thereon, if any, to Owners, their families and guests;
  - (b) The right of the Association to suspend the voting rights of an Owner for any period during which any assessment against his Lot remains unpaid, or for any infraction of the Association's published Rules and Regulations, if any;
  - (c) The right of the Association to dedicate or transfer all or any part of the Common Area to any public agency, authority or utility for such purposes and subject to such conditions as may be agreed to by the Association members. No such dedication or transfer shall be effective unless the members entitled to at least two-thirds (2/3) of the votes in the Association agree to such dedication or transfer and signify their agreement by a signed and recorded written document, provided that this paragraph shall not preclude the Board of Directors of the Association from granting easements for the installation and maintenance of electrical, telephone, cable-vision, water and sewerage utilities and drainage facilities upon, over, under and across the Common Area without the assent of the membership.
- 3.2 <u>Delegation and Use</u>. The right and easement of enjoyment granted to every Owner in Section 3.1 of this Article may be exercised by members of an Owner's family and guests thereof. An Owner may delegate to his tenants his rights of enjoyment in and to the Common Areas and such facilities thereon as may be provided, in accordance with the Association's Bylaws and Rules and Regulations, if any.

## ARTICLE IV MEMBERSHIP AND VOTING RIGHTS

4.1 <u>Membership</u>. Every Owner of a Lot which is subject to assessment shall be a member of the Association. Membership shall be appurtenant to and may not be separated from ownership of any Lot which is subject to assessment.

- 4.2 <u>Voting, and Voting Rights</u>. All Owners shall be entitled to one (1) vote for each Lot owned. When more than one person owns a Lot, all such persons shall be Members. The vote for such Lot shall be exercised as they among themselves determine, but no more than one vote shall be cast with respect to any Lot.
- 4.3 <u>Suspension of Voting Rights</u>. The Association may suspend the voting rights in the event any Owner is in default of the payment of any assessment levied by the Association or in the event any Owner is in violation of any provision of the Declaration, Bylaws or Rules and Regulations of the Association. Prior to any such suspension, the Board shall give the Owner written notice of the nonpayment or violation and shall hold a hearing to give the Owner the opportunity to be heard regarding the matter in accordance with the provisions of Section 8.4 herein.

# ARTICLE V COVENANT FOR MAINTENANCE ASSESSMENTS

- Purpose of Assessment. The assessments levied by the Association shall be used: (a) to 5.1 provide funds for maintenance, upkeep, landscaping and beautification of the Common Area in Stonetrace; (b) to provide services for the Association Owner to promote the health, safety and welfare of the residents of Stonetrace, and in particular for the acquisition, improvement and maintenance of properties, services and facilities related to the use and enjoyment of the Common Area, including but not limited to the cost of repair, replacement and additions thereto; (c) for the payment of taxes assessed against the Common Area and any Association personal property, for insurance related to the Common Area, for the employment of attorneys, accountants and other professionals to represent the Association when necessary or useful, the employment of security personnel; (d) to provide any service which is not readily available from any governmental authority related to the use, occupancy and enjoyment of the Properties and which the Association shall decide to provide; (e) to provide funds for the maintenance and repair of any street lights, either owned by the Association or rented, and the payment of all utility charges incident thereto, located within the boundaries of the Properties; (f) to provide funds for the maintenance, repair, upkeep and administration of the landscaped areas at the entrance to the subdivision and the common areas; (g) to provide funds for the maintenance and repair of any subdivision entrance monuments located on any portion of the Properties or on adjoining land over which the Association has easement rights; (h) for a contribution to reserve funds; and (i) and to carry out all other purposes and duties of the Association, as the Board, in their discretion, shall determine.
- 5.2 <u>Creation of the Lien and Personal Obligation of Assessments</u>. Each Owner of any Lot by acceptance of a Deed therefor, whether or not it shall be so expressed in said Deed, is deemed to covenant and agree to pay to the Association the following:
  - (a) Annual assessments ("Annual Assessments") for the purposes specified and in the amounts hereinafter set forth; and
  - (b) Special assessments ("Special Assessments") as may be approved by the Owners, to be established and collected as provided herein.

(c) Specific assessments ("Specific Assessments") which shall include any fines assessed against an Owner as provided herein.

The Annual, Special and Specific Assessment charges shall be a continuing lien upon the Lot against which each such assessment or charge is made. Each such assessment, together with interest, late charges, costs of collection, administrative fees, court costs and reasonable attorney's fees shall be the personal obligation of the person who is the Owner of such Lot at the time when the assessment fell due.

- 5.3 <u>Exempt Property</u>. The assessments, charges and liens created under this Article shall not apply to the Common Area, any Lot which may hereafter be designated for common use as part of the Common Areas, any land granted to or used by a utility company or any Lot owned by the Association.
- 5.4 <u>Maximum Annual Assessments</u>. The maximum Annual Assessment may be increased each year above the maximum assessment for the previous year without a vote of the membership not more than ten percent (10%) from the maximum Annual Assessment from the previous year.
  - (a) The maximum Annual Assessment may be increased above ten percent (10%) by a vote of two-thirds (2/3) of the members who are voting in person or by proxy, at a meeting duly called for this purpose.
  - (b) At least annually, the Board of Directors shall fix the Annual Assessment at an amount not in excess of the maximum herein provided.
- 5.5 <u>Special Assessments</u>. In addition to the Annual Assessment authorized above, the Association may levy a Special Assessment provided that any such assessment shall have the assent of two-thirds (2/3) of the votes of the Association members who are voting in person or by proxy at a meeting duly called for this purpose.
- Notice and Quorum for Any Action Authorized Under Sections 5.4 and 5.5. Written notice of any meeting called for the purpose of taking any action authorized under Sections 5.4 and 5.5 of this Article shall be sent to all members not less than ten (10) days nor more than fifty (50) days in advance of the meeting. At the first such meeting called, the presence in person or by proxy of members entitled to cast thirty percent (30%) of all the members shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement and the required quorum at the subsequent meeting shall be reduced by half. The quorum shall continue to be reduced by half until such time as a quorum is present at the meeting and business can be conducted.
- 5.7 <u>Date of Commencement of Annual Assessments, Due Dates, Certificate of Payment.</u> At least thirty (30) days before January 1 of each year, the Board of Directors shall fix the amount of the Annual Assessment against each Lot and in the event the Board elects not to fix such assessment rate as herein provided, the amount of the prior year's Annual Assessment shall be the fixed amount. Written notice of any change in assessment rate shall be sent to every Owner. The Annual

Assessments shall be due and payable on January 1 of each year unless the Board of Directors votes to collect such assessments on a different schedule. The due dates for the payment of Special Assessments shall be established by the Board of Directors. The Association shall, upon demand and for a reasonable charge, furnish a certificate setting forth whether the assessments on a specified Lot have been paid to date.

- 5.8 Effect of Non-Payment of Assessment: Remedies of the Association. Any assessment not paid within thirty (30) days after the due date shall be assessed a late charge as determined by the Board of Directors and bear interest from the due date at an annual rate of fifteen percent (15%) but in no event above the then maximum legal rate, and to the extent allowed by law. The Association, or its agent or representative, may file a lien against the Lot, bring an action at law against the Owner personally obligated to pay the same and foreclose (in like manner as a mortgage foreclosure) the lien against the Lot to which the assessment relates, and interest, court costs, costs of collection, administrative fees and reasonable attorney's fees for such action or foreclosure shall be added to the amount of such assessment to the extent allowed by law. No Owner may waive or otherwise escape liability for the assessments provided for herein by non-use of the Common Area or abandonment of his Lot.
- Subordination of the Lien to First Mortgages. The lien of the assessments provided for herein shall be subordinate to the lien of any validly recorded and indexed prior mortgage. Any sale or transfer of any Lot shall not affect the assessment lien. Where the holder of a prior mortgage or other purchaser of a Lot obtains title to the Lot as a result of foreclosure of a prior mortgage, the purchaser and its heirs, successors, and assigns shall not be liable for the assessments against the Lot which became due prior to the acquisition of title to the Lot by the purchaser. The unpaid assessments shall be deemed to be a common expense collectible from all the Lot Owners, including the purchaser, its heirs, successors, and assigns. For purposes of this section, the term "acquisition of title" means and refers to the recording of a deed conveying title or the time at which the rights of the parties are fixed following the foreclosure of a mortgage, whichever occurs first. No sale or transfer shall relieve such Lot from liability for any assessment thereafter becoming due or from the lien thereof.

### ARTICLE VI ARCHITECTURAL, MAINTENANCE AND USE RESTRICTIONS

- 6.1 <u>Architectural Control Committee</u>. The Board may appoint an Architectural Control Committee (ACC) consisting of not less than three (3) members to serve and enforce the restrictions hereafter set forth. If the board does not appoint an ACC the Board will act as the ACC. The ACC shall have the ability to adopt additional architectural guidelines ("Guidelines") concerning the Property. Any such Guidelines, if adopted, will be recorded in the Clerk of Courts Office for York County, South Carolina and will be distributed to all Owners at least thirty (30) days prior to becoming effective. If there is a conflict between the Guidelines and a provision of this Declaration, this Declaration shall control.
- 6.2 <u>Approval of Plans and Architectural Committee</u>. No construction, reconstruction, remodeling, alteration, roofing, addition to any structure, building, fence, wall, drive, walkway, or exterior color change, shall be commenced or maintained upon any Lot, nor shall any exterior

addition to or change or alteration therein be made after completion of construction of said dwelling, unless and until three (3) complete sets of the plans and specifications showing the nature, kind, shape, height, color, material and location of the same shall have been delivered to the ACC either by personal hand-delivery or by certified mail with return receipt requested and approved in writing by the ACC. If the Committee fails to approve or disapprove such plans and specifications within thirty (30) days after said plans and specifications shall have been submitted to it, the approval shall be deemed denied.

6.3 Residential Use. All Lots shall be used for single family residential purposes only and common recreational purposes auxiliary thereto. For purposes of this section "single family" shall mean and refer to one family related by blood, marriage or legal action, or no more than three (3) individuals unrelated by blood, marriage or legal action, though variances may be allowed by the Board, in its sole discretion, for exceptional circumstances, including but not limited to residents with in-home health care providers. The number of residents occupying a Lot shall not exceed the maximum number allowed under local or state code or regulations. No Lot may be rezoned from single family residential ("RMF").

Notwithstanding the foregoing, the Board may allow Owners or occupants to conduct home-based businesses provided that such activities do not cause an increase in pedestrian or vehicular traffic or parking, or otherwise create a nuisance as described herein.

6.4 <u>Building Line Requirements</u>. Minimum setback lines which may be shown on any recorded plat of the Properties are not necessarily intended to create uniformity of setbacks; they are meant primarily to avoid overcrowding and monotony. It is intended that setbacks may be staggered where appropriate so as to preserve the trees and other natural vegetation, and to insure each Owner the greatest benefit and enjoyment. Any deviation from the building line requirements not in excess of ten percent (10%) thereof shall not be construed as a violation of the building line requirements.

### 6.5 <u>Building Requirements</u>.

- (a) General Requirements. The only structures to be erected, altered, placed or permitted on any Lot shall be one (1) single-family detached dwelling, and one (1) accessory building, which may include a detached garage, guest room or storage room, provided, however, that accessory buildings will be permitted only if the accessory building is of consistent architectural style with the main building and is not constructed prior to the main building. In no event shall a metal, aluminum or tin storage building of any kind be permitted on any Lot at any time. All construction on Lots in Stonetrace shall first be approved by the ACC as herein set forth and shall meet all applicable building codes or other statutes or other regulations governing such construction. All construction in Stonetrace must be built on site. Thus, no trailers, mobile homes, "double-wides," manufactured homes, modular homes, or the like are allowed in any manner whatsoever.
- (b) Building requirements for dwellings. For any construction, improvements or changes made after the date this Amended and Restated Declaration is recorded all dwellings

- shall have a minimum roof pitch of five (5) feet for the majority of the roof areas and at least two (2) dormers.
- (c) Building requirements for accessory buildings. For any construction, improvements or changes made after the date this Amended and Restated Declaration is recorded the following requirements shall apply. Accessory buildings may be built on a concrete slab or with a raised floor. If an accessory building is built with a raised floor, the building must be anchored (in concrete) correctly to withstand at a minimum an F1 tornado (73 to 112 mph) or a category 2 hurricane (96 to 110 mph), must have the bottom enclosed, and the shingles, siding and paint colors must match the main dwelling.
- (d) Square Footage. No single-story dwelling shall be erected or placed on any Lot having a heated living area (exclusive of uncovered porches, stoops, terraces and attached garages) of less than 2200 square feet. No two-story dwelling shall be erected or placed on any Lot having a heated living area (exclusive of uncovered porches, stoops, terraces and attached garages) of less than 2200 square feet. The term "heated living area" shall not be interpreted to include accessory buildings, terraces, decks, open or screened porches, basements and upper levels or attics which are not actually served by heating and air conditioning and is not accessible to the main living areas by permanent fixed stairway.
- (e) Garage and Off-Street Parking. Every Lot Owner shall provide space for automobile parking off public streets in accordance with standards established by the ACC and such parking shall be completed prior to occupancy. Each home shall have a two-car garage. No on-street parking shall be permitted in the Property for residents of the Property. Guests shall be permitted to park on the street for a maximum of three (3) consecutive days. Extended periods of time for guest parking are allowed with prior written approval by the Board of Directors.
- Malls, Fences and Hedges. No fence, hedge or wall of any type or kind shall be erected or maintained on a Lot except such fences, hedges or walls as may be installed, constructed or erected with the initial construction of the main dwelling located on said Lot, or as may later be approved by the ACC as described herein. Fences are to be used for enclosing backyards and no fence shall be permitted in the front yard of any Lot. Any fence should connect with the main dwelling at the two rear corners of the house and shall not be located nearer to the front yard than the two rear corners of the house. No chain link fences shall be permitted at any time. Any fences erected prior to the date this Amended and Restated Declaration is recorded are grandfathered.
- 6.7 <u>Use of Outbuildings and Similar Structures</u>. No structure of a temporary nature shall be erected or allowed to remain on any Lot. Tents may be erected in the rear of an Owners Lot for the purposes of parties and special occasions for a period not to exceed three (3) consecutive days. No trailer, shed, tent, garage, carport, or any other structure of a similar nature shall be used as a residence either temporarily or permanently. No storage buildings, sheds, trailers or garages shall be allowed on a Lot unless approved in writing by the ACC.

- 6.8 <u>Antennas</u>. Owners shall be allowed to have one satellite dish on the Lot without ACC approval which is not visible from the street and which is not more than one meter in diameter in accordance with the Federal Communication Commission's Over-The-Air-Reception Devices Rule, however the location of the satellite dish shall be approved by the ACC.
- 6.9 <u>Solar Panels</u>. May be permitted on a Lot as long as they are not located on the front roofing or front yard space of a Lot and provided the location of the installation of the solar panels is approved in writing by the ACC. The ACC may include additional restrictions and requirements concerning solar panels in the Guidelines.
- 6.10 Animals and Pets. No animals, livestock or poultry of any kind shall be kept or maintained on any Lot or in any dwelling except that dogs, cats and other common household pets may be kept or maintained provided that (1) they are not kept or maintained for commercial purposes and (2) the animal has not and does not exhibit aggressive, vicious, threatening or dangerous behavior. In addition, pets shall not be permitted to disturb or cause a nuisance to occupants of other Lots in Stonetrace. Pet areas shall be kept clean and sanitary so as not to be offensive to other residents. Owners are responsible for cleaning up any waste materials caused by their animals on Common Area or on Lots. Pets shall at all times be kept on or within the Lot or restrained by a person capable of controlling the pet.

For purposes of this section "livestock or poultry" shall mean and refer to any animals typically found on a farm including, but not limited to the following; pigs, horses, mules, cows, sheep, goats, chickens, hens, roosters, and turkeys.

### 6.11 Signs and Flags.

- (a) No signs of any type or kind shall be erected, placed or permitted to remain upon or above any Lot or Common Area with the exception of:
- (b) A single sign "For Rent" or "For Sale," which sign shall not exceed two feet by two feet in dimension and shall refer only to the Lot on which it is displayed.
- (c) Special occasion signs related to new babies, birthdays, graduations, etc. for a period not to exceed one week.
- (d) A security sign indicating the Lot is protected by a security system. The number of signs, size, design and placement of the security sign shall be subject to approval by the ACC.
- (e) Signs required by law or code, such as building permits or legal notices. Such signs shall be promptly removed as soon as permitted by law.
- (f) No more than two (2) political signs shall be permitted per Lot. Political signs shall be permitted no more than thirty (30) days prior to the election and must be removed within forty-eight (48) hours after the election. No political sign exceeding two feet by two feet

shall be allowed on the Property.

- (g) A single free-standing flagpole for the display of the flag of the United States only, or a single "wall-mounted" flag pole for each Lot may be allowed if approved by the ACC, which has the discretion to regulate the size and type of such flagpoles and the flags they carry. Seasonal, athletic team, scholastic, South Carolina and United States flags will generally be permissible, provided they are in good condition. The Board reserves the authority to prohibit the display of flags that may be considered to be offensive, inappropriate, or in poor condition.
- Nuisances. No offensive or illegal activity shall be carried on upon any Lot, nor shall 6.12 anything be done thereon which is or may become an annoyance or nuisance to any other Owner. No Lot shall be used in whole or in part for storage of rubbish of any character whatsoever, nor for the storage of any property or thing that will cause such Lot to appear in any unclean or untidy condition or that is unsightly; nor shall any substance, thing or material be kept upon any Lot that will emit a foul odor or that will cause any noise that will or might disturb the peace and quiet of the occupants of surrounding Lots. No trash, rubbish, stored materials, wrecked, un-licensed or inoperable vehicles, boats and/or trailers, recreational vehicles or similar unsightly items shall be allowed to remain on any Lot outside an enclosed structure. However, the foregoing shall not be construed to prohibit temporary deposits of trash, rubbish and other such debris for pick up by governmental and other similar garbage and trash removal service units. In the event any Owner fails or refuses to keep his Lot free from unsightly objects, weeds or underbrush in a manner satisfactory to a majority of the Board of Directors, the Association may, through its agent or representative, five days after posting a notice on such Lot or mailing a notice to the Owner thereof at his property requesting the Owner to comply with the requirements of this paragraph, enter and remove all such unsightly objects, debris or other vegetation at Owner's expense and Owner, by acquiring any Lot subject to this Declaration, agrees to pay such costs incurred by the Association in the enforcement of this paragraph promptly upon demand. No such entry as provided herein shall be deemed a trespass.
- 6.13 <u>Clotheslines, Garbage Cans. Etc.</u> All clotheslines, garbage cans, lawnmowers and similar equipment shall be kept in an enclosed structure or screened by adequate planting or fencing so as to conceal same from the view of neighboring Owners and streets. Any enclosed structure or screening must be of the same color as the predominant color of the main dwelling and must be approved in writing in advance by the ACC. Incinerators for garbage, trash or other refuse shall not be used nor permitted to be erected or placed on any Lot.
- 6.14 <u>Use of Common Areas</u>. No planting or gardening by individual Owners shall be done upon any Common Area. Except for the right of easement of enjoyment in and to the Common Areas herein given to each Owner, Owners are hereby prohibited and restricted from using any of the Common Area except as may be allowed and prescribed by the Association's Board of Directors or as expressly provided for herein.

#### 6.15 Maintenance.

- (a) Exterior maintenance, upkeep and repair to the main dwelling on each Lot, yard, fence, walkway and shrubbery shall be the sole responsibility and expense of the Owner of the Lot subject to such reasonable requirements as may from time to time be established by the Board of Directors or ACC to insure the continuity and harmony of exterior design of Stonetrace. All structures and improvements on Lots must be well maintained and shall be kept in a neat, clean and attractive condition at all times. Should a majority of the Association Board of Directors determine that any Owner has failed or refused to discharge properly his obligations with respect to such maintenance, upkeep and repairs, the Association, through its agent or representative, may provide same as it may deem necessary and proper.
- (b) All Lots, together with the exterior of all improvements thereon, shall be maintained in a neat and attractive condition by their respective Owners. Such maintenance, as to unimproved and improved Lots (including the area between the Lot line and the paved portion of any roadway), shall include, but shall not be limited to, the following:
  - (i) Lots shall be kept free of all litter, trash, refuse and waste.
  - (ii) Lots shall be kept free of overgrown bushes, trees and shrubs.
  - (iii) Grass shall be maintained so as to never grow long enough to develop seeds, shall be edged along sidewalks, driveways and planting beds, and shall have minimal weeds, dead patches, bare patches or overgrown areas on the Lot.
  - (iv) All sediment resulting from land disturbance or construction shall be confined to the respective Owner's Lot by using appropriate confinement measures.

In addition, maintenance of improved Lots shall include, but shall not be limited to, the following:

- (i) Any structures, including but not limited to, the main dwelling and accessory buildings shall be kept clean (free of mold, mildew and dirt) and painted as needed.
- (ii) Roofs, gutters and downspouts shall be kept clean and in a workable manner and shall be repaired or replaced as necessary to continue to perform their specified functions.
- (iii) Grass clippings shall not be piled on or left on sidewalks, driveways, or roadways.
- (iv) Trees, shrubs and vines should be pruned, shaped and maintained seasonally. All dead or decaying trees or shrubs shall be removed so as to avoid damage to other property.
- (v) Sidewalks and driveways should be maintained so there are minimal cracks, broken areas, grass, weeds, ground cover, shrubbery and should be neatly maintained with minimal dirt and stains.
- (vi) Leaves shall be raked and discarded or mulched in the fall seasons at least monthly.
- (vii) Dead plant material should be removed and replaced.
- (viii) Planting beds should have minimal weeds and beds should be well defined and covered with appropriate ground cover (mulch, pine needles, stones) so there are no bare spots.

In the event any Owner fails to appropriately maintain their Lot, house, accessory building or the landscaping located on his Lot as required in this section, the following "three-strikes rule" shall apply. The Association will give the Owner written notice of the violation with a specified period of time to correct the violation sent to the Owner's last known address. If the Owner fails to correct the violation within the period specified, the Association will send the Owner a second written notice of the violation with a specified period of time to correct the violation. If the Owner still fails to correct the violation, the Association will engage an attorney to handle the matter and all fines, attorney fees, court costs, etc., whether or not a suit is filed, will be the responsibility of the Owner and shall be a permanent charge and lien upon such Lot, enforceable to the same extent and collectible as an assessment as provided herein.

In addition to the remedy described above, the Association may, through its agent or representative, after approval by two-thirds (2/3) vote of the Board, have the right to enter upon said Lot and repair, maintain and restore the Lot and the exterior of the buildings and any other improvements thereon. The cost of such exterior maintenance shall be added to and become part of the assessment to which such Lot is subject and the Owner shall be personally liable to the Association for the costs of such maintenance, and the cost, until paid, shall be a permanent charge and lien upon such Lot, enforceable to the same extent and collectible as an assessment as provided herein. Such entry as provided herein shall not be a trespass, nor shall the Association be liable for doing anything reasonably necessary or appropriate in connection with carrying out those provisions, provided such entry shall be at reasonable times and places so as not to interfere with the right of quiet enjoyment of the individual Lot Owner. No such entry shall be deemed a trespass.

- 6.16 Above Ground Swimming Pools. No above ground swimming pools are permitted.
- 6.17 <u>Decorative Structures</u>. No decorative statues, birdbaths, fountains, ornaments, figurines, or any other decorative structures or items are permitted in the front or side yards of any Lot except as approved in writing by the ACC.
- 6.18 Boats, Commercial Vehicles and Recreational Vehicles. Boats and recreational vehicles shall be permitted on any Lot but shall be parked either (1) in an enclosed garage or (2) in the driveway for a maximum of three (3) consecutive days. Extended periods of time for parking boats and recreational vehicles in the driveway are permitted with prior written approval by the Board of Directors. Commercial vehicles shall be permitted on any Lot but shall be parked either (1) in an enclosed garage or (2) in the driveway. For purposes of this section "commercial vehicle" shall mean and refer to vehicles owned or used by a resident of the Lot for business or employment purposes, and having only one axle, a maximum gross weight of 14,000 pounds, no visible work equipment attached to the exterior, and no full vehicle advertising wraps.
- 6.19 <u>Mailboxes</u>. Mailboxes on each Lot shall conform to specifications set forth by the ACC. Faded or damaged mailboxes shall be replaced or repaired so as to maintain their original black, glossy finish. New or replacement mailboxes, posts, newspaper boxes and street number decals must be obtained from the mailbox company specified by the ACC in order to maintain a uniform look throughout the community.
- 6.20 Wetlands. Areas shown as Wetlands on any recorded plat of the Properties may lie subject

to the Corps of Engineers Wetland Regulations or other applicable laws and regulations governing wetlands.

- 6.21 <u>Rentals/Leases</u>. For purposes of this section, "lease" is defined as the exclusive or non-exclusive occupancy or license for use of a Lot by any person(s), other than the Owner, for which the Owner receives any consideration or benefit, including but not limited to, a fee, service, property or gratuity. The following provisions apply to the renting or leasing of Lots within the community:
  - (a) Any Owner intending to make a lease of his/her Lot shall give prior written notice to the Board (or Managing Agent designated by the Board) of such intention. The required notice shall include a complete copy of the proposed lease, and such other information as the Board or its agent shall reasonably require. The Association may require that Owners use lease forms approved by the Board or Managing Agent.
  - (b) No subleasing of a Lot shall be allowed. No Lot shall be leased for transient or hotel purposes, and the minimum term of any proposed lease shall not be less than twelve months. The maximum duration of any lease by a Lot Owner to a tenant shall be thirtysix months. No lease shall be permitted which is for less than the entire Lot (room rentals are prohibited).
  - (c) In no event shall any lease or rental agreement release or relieve an Owner from the obligation to pay regular, special or specific assessments to the Association, regardless of whether the obligation to pay assessments has been assumed by the tenant in such lease or rental agreement.

# ARTICLE VII EASEMENTS

- 7.1 <u>General</u>. Each Lot now or hereafter subjected to this Declaration shall be subject to all easements shown or set forth on the recorded Plat upon which such Lot is shown. No structure of any type shall be erected or placed upon any part of a Lot or the Common Area which will interfere with rights and use of any and all easements shown on said recorded Plat.
- 7.2 <u>Utility and Drainage</u>. The Association may reserve and grant easements for the installation and maintenance of sewerage, utility and drainage facilities in, across, under and over the Common Area.
- 7.3 <u>Emergency</u>. There is hereby reserved without further assent or permit and to the extent allowed by law, a general easement to all firemen, ambulance personnel, policemen, managers and security guards employed by the Association and all similar persons to enter upon the Properties or any portion thereof, in the performance of their respective duties.
- 7.4 <u>Easements Reserved to the Association</u>. The Association hereby reserves perpetual easements over the Properties for access to and from the Common Area for the maintenance thereof.

#### **ARTICLE VIII**

#### **GENERAL PROVISIONS**

- 8.1 <u>Covenants Running with the Land</u>. All provisions of this Declaration shall be construed to be covenants running with the land, and with every part thereof and interest therein, and every Owner or any other person or legal entity claiming an interest in any Lot, and his heirs, executors, administrators, successors and assigns, shall be bound by all of the provisions of this Declaration.
- 8.2 <u>Duration</u>. The covenants, conditions and restrictions of this Declaration shall be binding for a term of twenty (20) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive and additional periods often (10) years each unless amended or terminated as herein provided.
- 8.3 <u>Amendment and Termination</u>. This Declaration may be amended, changed, revised, added to, modified or terminated with the vote or written approval (or any combination of the two) of not less than sixty-seven percent (67%) of the Owners. Any such amendment or termination shall not be effective until an instrument evidencing such change has been filed of record in the Office of the Clerk of Court of York County.

### 8.4 Enforcement.

- (a) The Association, any Owner or any other person, firm or corporation owning any interest in a Lot shall have the right to enforce by any proceeding at law or equity all conditions, covenants, and Rules and Restrictions now or hereinafter imposed by the provisions of this Declaration, the Bylaws or the Rules and Regulations adopted by the Association. The Association shall be entitled to recover its attorney's fees (whether or not a lawsuit is filed) in any action taken to enforce the provisions of the Declaration, Bylaws or Rules and Regulations of the Association. Failure by such party to enforce any such covenant, condition or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- (b) If any Owner is in violation of this Declaration, Bylaws or the Rules and Regulations of the Association the following procedure will be followed: a hearing shall be held before the Board or an adjudicatory panel appointed by the Board to determine if any Owner should be fined or if community privileges or services should be suspended. If no adjudicatory panel is appointed the Board shall serve in this capacity. Any adjudicatory panel appointed by the Board shall be composed of members of the association who are not officers of the Association or members of the Board. The Owner charged shall be given notice of the charge, opportunity to be heard and to present evidence, and notice of the decision. If it is decided that a fine should be imposed, a fine not to exceed one hundred dollars (\$100.00) may be imposed for the violation and without further hearing, for each day more than five days after the decision that the violation occurs. Such fines shall be assessments secured by liens as provided herein. If it is decided that a suspension of community privileges or services should be imposed, the suspension may be continued without further hearing until the violation or delinquency is cured. The Owner may appeal the decision of an adjudicatory panel to the full Board by delivering written notice of appeal to the Board within fifteen (15) days after the date of the

decision. The Board may affirm, vacate, or modify the prior decision of the adjudicatory body.

- 8.5 <u>Headings</u>. Headings are inserted only for convenience and are in no way to be construed as defining, limiting, extending or otherwise modifying or adding to the particular paragraphs to which they refer.
- 8.6 <u>Severability</u>. The provisions of this Declaration are severable and the invalidity of one or more provisions hereof shall not be deemed to impair or affect in any manner the validity, enforceability or effect of the remainder hereof.
- 8.7 <u>Indemnification of Officers and Directors</u>. The Association shall indemnify any and all persons who may serve or whom have served at any time as directors or officers of the Association against any and all expenses, including amounts paid upon judgments, attorney fees and amounts paid in settlement (before or after suit is commended), actually and necessarily incurred by such persons in connection with the defense or settlement of any claim, action, suit or proceeding in which they, or any of them, are made parties, or a party, which may be asserted against them or any of them, by reason of being or having been directors or officers or a director or an officer of the Association, except in relation to matters as to which any such director or officer or former director or officer or person shall be adjudged in any action, suit, or proceeding guilty of willful and intentional negligence or misconduct in the performance of his or her duties to the Association. Provided, however, that in the event of a settlement, the indemnification herein shall apply only when the Board of Directors approves such settlement and reimbursement as being in the best interest of the Association.

The provisions hereof shall be in addition to and not exclusive of any and all other rights to which any director or officer may otherwise be entitled under any law, Bylaw, agreement, vote of Association members or otherwise. In the event of death of any officer or director, the provisions hereof shall extend to such person's legal heirs, representatives, successors and assigns. The foregoing rights shall be available whether or not such person or persons were in fact directors or officers at the time of incurring or becoming subject to such expenses, and whether or not the proceeding, claim, suit or action is based on matters which antedate the recording of this Declaration.

Neither members, nor the Board, nor any officers, directors, agents or employees of any of them shall be personally liable for debts contracted for or otherwise incurred by the Association or for a tort of another member, whether or not such other member was acting on behalf of the Association or otherwise. Neither the Association, nor their directors, officers, agents or employees shall be liable for any incidental or consequential damages for failure to inspect any premises, improvements or portions thereof or for failure to repair or maintain the same. The Association shall not be liable for any personal injury or other incidental or consequential damages occasioned by any act or omission in the repair or maintenance of any premises, improvements or portions thereof. The Association shall, to the extent permitted by applicable law, indemnify and defend all members of the Board from and against any and all lost, cost, performance by the Board of its duties and obligations, except for any such loss, cost, expense, damage, liability, claim, action or cause of action resulting from the gross negligence or willful misconduct of the person(s) to be indemnified.

## ARTICLE IX ROCK HILL SEWER CONNECT POLICY

All Owners are advised that each house in Stonetrace shall be equipped with a sewer valve that will be used to activate and/or discontinue sewer service to the house. Owners are cautioned that prior to using the houses' facilities, the Owner must first contact the city of Rock Hill. Using the facilities without first contacting the City of Rock Hill will result in wastewater backing up into the house. It is the responsibility of each and every Owner to contact the City of Rock Hill to activate an account for sewer service. Owners are instructed to contact the Customer Service Department to furnish the information needed to set up an account and to discontinue service upon vacating the house.

Owners are further advised that the City of Rock Hill imposes a sewer impact fee which is presently \$850.00 per house.

The provisions set forth above shall be in addition to all City of Rock Hill ordinances, rules and regulations related to impact fees. Any modifications to the Stonetrace covenants regarding impact fees shall require the express written consent of the City of Rock Hill.

[SIGNATURES TO FOLLOW]

Signed, sealed and delivered in the presence of: **OWNER SIGNATURE:** CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires (SEAanuary 29, 2029 Print Name: Address: 1417 HICKEREST WAY ROOK HILL SOUTH CAROLINA 29730 State of South Carolina County of York I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by William R. Simpson III. Witness my hand and seal this 16th day of February, 20 20 CAROL FENSTERMAKER Notary Public, State of South Carolina IMP Commission Expires Carol Feristermaker **Notary Public** January 29, 2029 Print Name: Carol Fenstermaker My Commission Expires: 1/29/2020

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have

set their hands and affixed their seals this the 16th day of February 20 26

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the 13 day of February, 2020.
Signed, sealed and delivered in the presence of:
OWNER SIGNATURE:  CAROL FENSTERMAKER Notar (SIEVA Eight of South Caroling My Commission Expires Address: Das Rywick (American Address: Das Rywick)  Witness 2
State of South Carolina  County of York
County of Pork
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Stephen Distasio</u> .  Witness my hand and seal this <u>33</u> day of <u>February</u> , 20 <u>3-0</u> .
Caral Fenstermaker  Notary Public, State of South Carolina My Commission Expires January 29, 2029  CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029
My Commission Expires: 1/29/2029

Signed, sealed and delivered in the presence	of:
Witness 1  Vandulaid  Witness 2	OWNER SIGNATURE:  CAROL FENSTERMAKER Notary Public, State of South Carolin  My Seratifision Expires January 29, 2029  Print Name:  Robert D Woffins Address:  2216 Fox Crossing Ct
State of South Carolina	
County of York	
	the State and County aforesaid hereby certify that the fore me by Robert D WATKINS.  day of February , 20 20.
Caul Fenstermaker Notary Public Print Name: Cavol Fenstermak	
My Commission Expires: 1/29/202	

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the \_\_\_23 \_\_ day of <u>February</u>, 20<u>20</u>.

Signed, sealed and delivered in the presence of: CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029 Print Name: EVERE State of South Carolina County of York I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Everett Love</u> Witness my hand and seal this 23 day of February, 2020. Parol Tenstermaker CAROLEGENSTERMAKER
Notary Public, State of South Carolina My Commission Expires Print Name: Carol Fenstermaker January 29, 2029

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have

set their hands and affixed their seals this the 23 day of February 2020.

HTPL: 712332v4

My Commission Expires: 1/29/2029

set their hands and affixed their seals this the 23 day of february, 2020. Signed, sealed and delivered in the presence of: **OWNER SIGNATURE:** CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires

January 29, 2029 Print Name: Loppie Address: 2648 Stone trace State of South Caroling County of York I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by Lorre 5. Myrray. Witness my hand and seal this <u>23</u> day of <u>February</u>, 20 <u>20</u>. Caral Jenstermaker

Notary Public

Print Name: Carol Fenorermak ar CARON PANSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have

HTPL: 712332v4

My Commission Expires: 1/29 / 2029

set their hands and affixed their seals this the 9th day of February, 2020. Signed, sealed and delivered in the presence of: CAROL FENSTERMAKER OWNER SIGNATURE; Notary Public, State of South Carolina My Commission Expires (SPIA7UARY 29, 2029 Address: 1409 HIGHCREST WAY State of South Carolina County of York I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Daniel B Vanderheiden</u>. Witness my hand and seal this 9th day of February, 20 20. <u>Carol Fenstermaker</u> Notary Public Print Name: <u>Carol Fenstermaker</u> CAROSTENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have

HTPL: 712332v4

My Commission Expires: 1/29/29

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the $9^{Th}$ day of $February$ , $20 20$ .				
Signed, sealed and delivered in the presence	Signed, sealed and delivered in the presence of:			
Adyn Witness 1  Carel Fenstermaker  Witness 2	OWNER SIGNATURE  Nancy Letter  Print Name: Naucy  Address: 2608 3700	My Commission Expires January 29, 2029 (SEAL)		
State of South Carolina				
County of Yor K				
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by Nancy Pettit—  Witness my hand and seal this 9th day of Jehruary, 2010.  Land S Jenstermaker  Notary Public  Print Name: Carol 5 Fenstermaker  Notary Public, State of South Carolina				
My Commission Expires: 1/29/29	<u>er</u>	Notary Public, State of South Carolina My Commission Expires January 29, 2029		

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the C	Owners hereto have
set their hands and affixed their seals this the	<i>0</i>
, a	M. BY
Signed, sealed and delivered in the presence of:	TAP TAP
	3 X 40 18
	My Comm. Exp.
OWNER SIGNATURE:	May 29, 2029
Col D7 emlernt Carol Stenstermak	FOR PUBLIC IN
Witness 1	
Witness 1 Print Name: Carol Fenste	rmaker
Address: 1498 Walance	- West
Witness 2 Address: 1498 Higheres 7  Reck Hill, SC 5	19730
Macalla Commission	-,
State of South Carolina	
County of York	
I, the undersigned, Notary Public for the State and County aforesaid herel	
foregoing instrument was acknowledged before me by <u>Carol Fensterman</u>	ker .
The same same same and a contraction of the same same same same same same same sam	
Witness my hand and seal this /A/ day of February, 20 20.	
The state of the s	rather M. A. W.
Notary Dublic	SATIONAL OF A SA
Notary Public Print Name: Tine M. Byrd	3 70,4470
Finit Name. Time Pres. 1997 by	My Comm. Exp.
My Commission Expires: 5/29/2029	May 29, 2029
141) Commission Lapites. Of a 11 aoa 1	My Comm. Exp. May 29, 2029  AUBLIC
	THY CAROLINI
	"Thinnin"

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Ow set their hands and affixed their seals this the/ day of	ners hereto have
Signed, sealed and delivered in the presence of:	
Witness 1	CAROL FENSTERMAKER ary Public, State of South Caroli My Commission Expires January 29, 2029
Caral Fenstermaker Witness 2  Print Name: TINA Byrd Address: 1513 High Crest Way	Rock Hill, SC 09734
State of South Cavolina	
County of York	
I, the undersigned, Notary Public for the State and County aforesaid hereby foregoing instrument was acknowledged before me by	certify that the
Witness my hand and seal this _/s/ day of Jelluary , 20 20.	
Notary Public  Print Name: Askel FransTrumakry  My Co	Ik, State of South Carolina ommission Expires inuary 29, 2029

My Commission Expires: 1/29/29

IN WITNESS WHEREOF, at least so set their hands and affixed their seals this the		
Signed, sealed and delivered in the presence of	f:	
Mulp Witness 1	OWNER SIGNATURE:	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires Vanuary 29, 2029
Wancy Letter Witness 2	Print Name: DAVID 1. Address: HAY STO	MECLUIE THE THING DR.
State of South Carolina		
State of South Carolina  County of York		
I, the undersigned, Notary Public for the foregoing instrument was acknowledged before		
Witness my hand and seal this _/6_	day of <i>February</i> , 2	20 20.
<u>Carol J Fenstermaker</u> Notary Public Print Name: <u>Carol Fensterma</u>	ker (	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029

My Commission Expires: 1/29/2029

IN WITNESS WHEREOF, at least set their hands and affixed their seals this the	seventy-five percent (75%)  30th day of April	) of the Owners hereto have $20^{20}$ .	
Signed, sealed and delivered in the presence	of:	CAROL FENSTERMAKER Notary Public, State of South Carolina	
	OWNER SIGNATURE:	MV COmmission F	
Narry etter	73-5	(SEAL)	
Witness	Print Name: Benjan Address: 2324 Tiv	nih OSborne	
Witness 2	Address: 2324 /1/	nsuline dr.	
State of South CAROLINA  County of YORK			
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Renjamin Osburne</u> .  Witness my hand and seal this <u>do</u> day of <u>April</u> , 20 20.			
		, 20 <u>20</u> .	
Carol Fenstermaker Notary Public Print Name: <u>Carol Fensterma</u>	Ker	CAROL FENSTERMAKER Notary Public, State of Scuth Carolina My Commission Expires	
My Commission Expires: $1/29/29$	<i>,</i> —	January 20, 2029 - )	

IN WITNESS WHEREOF, at least seventy-five percent (75 set their hands and affixed their seals this the $30  \text{th}$ day of $30  \text{th}$	%) of the Owners hereto have $20^{20}$ .
Signed, sealed and delivered in the presence of:	· ····································
OWNER SIGNATURE	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029
Nancy etter (1)	(SEAL)
Witness 2  Print Name: <u>C40</u> Address: <u>2332</u> The state of the state o	imberline Dr
State of South CAROLINA	
County of YORK	
I, the undersigned, Notary Public for the State and County aforegoing instrument was acknowledged before me by Lynthia H  Witness my hand and seal this 30 day of Rorel	Fowler.
_ ·	 [SEAL]
Caral Jensleumaker  Notary Public  Print Name: Carol Fenstermaker	CAROL FENSTERMAKER Notary Public, State of South Carolina
My Commission Expires: $1/39/39$	My Commission Expires January 29, 2029

IN WITNESS WHEREOF, at least s set their hands and affixed their seals this the	seventy-five percent (75% day of April	o) of the Owners hereto have $20^{20}$ .	
Signed, sealed and delivered in the presence of:			
AND Added	OWNER SIGNATURE:	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires 18127 39, 2029	
Witness 1 Witness 2 Witness 2	Print Name: When I Address: 2240 The Rock I	NELLINE DE 1:11 SC 20130	
State of South Carolina  County of York			
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by willem McAnbrews.  Witness my hand and seal this 30 day of April, 2020.			
Notary Public Print Name: Carol Fenstermak	<u>-</u>	[SEAL]	
Print Name: Carol FensTermak  My Commission Expires: 1/29/29	<u>e</u> r	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029	

set their hands and affixed their seals this the		
Signed, sealed and delivered in the presence	of:	
11. 211	OWNER SIGNATURE:	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029
Sulp Vetter	Ruma Chroni	(SEAL)
Witness 1	1 Agustra C	 :
Nancy Letter	Print Name: LAUNTA ( Address: 2317 Timber)	UNE OF
Witness 27		
State of South CAROLINA		
County of YORK		
I, the undersigned, Notary Public for foregoing instrument was acknowledged before Witness my hand and seal this	fore me by <u>Lagutra Cousto</u>	ar
	- **	. "
Carol Functermaker	_ <sub>}</sub>	[SEAL]
Notary Public Print Name: Cavol Fenstermake	<u>r</u>	CAROL FENSTERMAKER Notary Public, State of South Carolina
My Commission Expires: 1/29/29	<b>\</b>	My Commission Expires January 29, 2029
My Commission Expires: 1/29/27	<i></i>	**********

IN WITNESS WHEREOF, at least s	seventy-five percent (75%)	of the Owners hereto have	
set their hands and affixed their seals this the	30th day of April	_, <b>20</b> _20	
Signed, sealed and delivered in the presence	of: OWNER SIGNATURE:	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029	
Nanay IIII	Lucklufs	(SEAL)	
Witness 2	Print Name: Eureka Address: 26,24 St. Rock Hill	Maby one Prace Drin SC 29730	
State of SOUTH CAROLINA			
County of YORK			
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Fureka</u> Raby.  Witness my hand and seal this <u>So</u> day of <u>April</u> , 20 <u>So</u> .			
Notary Public Print Name: (aro) Fenstermake	<u>er</u>	CAROL FENS ERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029	
My Commission Expires: 1/29/29			

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the $30$ th day of April , $20$ 20.				
Signed, sealed and delivered in the presence of	_	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires		
	OWNER SIGNATURE:	January 29, 2029		
Witness Witnes	Kally	(SEAL)		
	Print Name: (())	W 0007		
Kenl B The Com		yes Dains		
Witness 2	71ddress. 2017 - 17 - 17d	700		
State of South CAROLINA				
County of YORK				
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by Randy Woody.  Witness my hand and seal this 30 day of April , 2020.				
My Commission Expires: 1/29/29	CAF Notary My	ROL FENSTERMAKER Public, State of South Carolina / Commission Expires January 29, 2029		
·	<del></del>			

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have				
set their hands and affixed their seals this the				
Signed, sealed and delivered in the presence of:				
OWNER SIGNATURE:  OWNER SIGNATURE:  Angula TWO-Jeros My Commission Expires January 29, 2029  Witness 1  Print Name: TMEIG ONES-HWZE Address: 2708 Barwick Ln. Nock Holl 5029770				
State of South Carolina  County of Yor K				
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Augela Jones-Howze</u> .  Witness my hand and seal this <u>7th</u> day of <u>May</u> , 20 <u>20</u> .				
Notary Public Print Name: Carol 5 Fenster maker  CAROL FISHSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029				
My Commission Expires: $1/29/29$				

IN WITNESS WHEREOF, at least s set their hands and affixed their seals this the	eventy-five percent (75%) of the day of May, 2	he Owners hereto have $0 \frac{20}{}$ .		
Signed, sealed and delivered in the presence of	of:  OWNER SIGNATURE:	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029		
Witness 1	Print Name William T	(SEAL)		
Witness 2	Print Name: William L. Address: 1434-14gC	Rest CURY		
State of South Carolina				
County of York				
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me byWilliam \overline{\chi}. Dunlap  Witness my hand and seal thisTh day of				
My Commission Expires: $1/29/29$	_	January 29, 2029		

IN WITNESS WHEREOF, at least seventy-five percent (75%) set their hands and affixed their seals this the day of February	of the Owners hereto have 2, 20 <u>20</u> .			
Signed, sealed and delivered in the presence of:				
Witness 2  OWNER SIGNATURE:  Witness 1  Print Name: DAWN Address: J224 For	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029  (SEAL)  M. Simmons  Y. Crossing Ct.			
State of South Carolina				
County of York				
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by				
Notary Public Print Name: Carol Fenstermaker	CARSE AENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029			
My Commission Expires: 1/29/2029				

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the  $/\sqrt{10}$  day of May, 20 20. Signed, sealed and delivered in the presence of: CAROL FENSTERMAKER **OWNER SIGNATURE:** Notary Public, State of South Carolina My Commission Expires January: 29, 2029 Witness 1 Print Name: State of Jourh Carolina County of York I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by Christine White Witness my hand and seal this 14th day of May Carol S Jenstermaker

Notary Public

Print Name: Carol S Fenstermaker CAROL FENSTERMAKER Notary Public State of South Carolina My Commission Expires January 29, 2029

HTPL: 712332v4

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the $14^{\frac{11}{11}}$ day of $\frac{May}{1}$ , $20\frac{20}{1}$ .		
Signed, sealed and delivered in the presence of:		
OWNER SIGNATURE: Not	CAROL FENSTERMAKER ary Public, State of South Carolina My Commission Expires  January 29: 2029  To dey  Tassing Cf	
State of South Carolina  County of York		
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by William Roddey.  Witness my hand and seal this 14th day of May, 2020.		
Carol S Jenstermaker  Notary Public  Print Name: Carol S Fensrermaker	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029	

Signed, sealed and delivered in the presence of:	IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the, and, 20_20		
CAROL EDISTERMANER			
OWNER SIGNATURE: CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029  Witness 1  Print Name: Kiely Rok			
Witness 2 Address: 2316 Timburlar Dr 1245	) ()		
State of South Carolina			
County of Yark			
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me byKiely Blake			
Witness my hand and seal this 14th day of May, 2020.			
Carol S Jenstermaker  Notary Public  Print Name: Carol S Fenstermaker  CAROL FENSTERMAKER  Notary Public State of South Carolina  My Commission Expires  January 29, 2029	a		

IN WITNESS WHEREOF, at least seventy-five percent (75%) of set their hands and affixed their seals this the17th day of,	the Owners hereto have $20^{\underline{20}}$ .		
Signed, sealed and delivered in the presence of:			
Witness 1  Witness 2  OWNER SIGNATURE:  Print Name: A.  Address: 1506 Higher + L.	(SEAL)		
State of South CAROLINA			
County of YORK			
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by			
Caral S Fenstersnaker  Notary Public  Print Name: Carol 5 Fenstermaker	CAROL PENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029		
My Commission Expires: 1/29/29			

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the conset their hands and affixed their seals this the	Owners hereto have <u>O</u> .
Signed, sealed and delivered in the presence of:	
Witness 1 The State of the Stat	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires J(S)EaNJ 29, 2029
Witness 2  Print Name: 1957 1969  Address: 1957 1969  pock HIW 3	CREST WAY
State of Jouth Carolina	
County of York	
I, the undersigned, Notary Public for the State and County aforesaid here foregoing instrument was acknowledged before me by <u>George</u> , <u>GAIIIS</u> Witness my hand and seal this <u>ILTh</u> day of <u>Mky</u> , 2020	·
Carol S. Fenstermaker  Notary Public  Print Name: Carol S. Fenstermaker	CARCL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the $17th$ day of $May$ , $2020$ .		
Signed, sealed and delivered in the presence of:		
OWNER SIGNATURE:  Witness 1  Print Name: Vashaun Blanks Address: 1458 High crest Way  Witness 2		
State of BOUTH CAROLINA		
County of York		
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by \( \frac{\sqrt{a} \sqrt{h} a \cdot n \\ \frac{\sqrt{B} a n k 5}{\sqrt{a}} \).  Witness my hand and seal this \( \frac{17^{7h}}{10^{7h}} \) day of \( \frac{\sqrt{ay}}{\sqrt{ay}} \), 2020.		
CAROL FENSTERMAKER Notary Public Notary Public Of South Carolin My Commission Expires Print Name: Lavo 1 5. Fens Termaker  CAROL FENSTERMAKER Notary Public My Commission Expires January 29, 2029	a	

Witness 1  Februelle Garduel Witness 2  State of Illinuis	OWNER SIGNATURE:  Fred Sardner (SEAL)  Print Name: FRED GARDNER  Address: 1505 HICHCRET WAY  ROCK HILL, SC
County of Winnehago	
foregoing instrument was acknowledged 1	for the State and County aforesaid hereby certify that the perfore me by FRED & PETRONELLA CARDNER 2 day of May, 2020.
Mill ply	[SEAL]
Notary Public Print Name: Marshall Backley  My Commission Expires: 66/07/2	OFFICIAL SEAL Marshall Barkley Notary Public, State of Illinois My Commission Expires 06/07/2022
	Wy Continuation Expires do of Trace

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the 22 wp day of 1,20 0.

Signed, sealed and delivered in the presence of:

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the 13 day of July, 2030. Signed, sealed and delivered in the presence of: **OWNER SIGNATURE:** (SEAL) Print Name: Jennie Address: State of South Carolina County of York I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Jennie</u> <u>Jacoba</u>. Witness my hand and seal this 13 day of June, 2020. Carol Finstermaker

Notary Public

Print Name: Carol Fenstermaker [SEAL] CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires My Commission Expires: 1/29/29 January 29, 2029

IN WITNESS WHEREOF, at least seventy-five percent (75%) of the Owners hereto have set their hands and affixed their seals this the/3 day of, 20_25.
Signed, sealed and delivered in the presence of:
OWNER SIGNATURE:  Witness 7   Print Name: Lodwey Childer Address: 25 Timber and Childer Address: 25 Timber and Childer Children C
State of South Carelina
County of York
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by Rodney Childers.  Witness my hand and seal this 13 day of July 2020.
CAROL FENSTERMAKER CAROL FENSTERMAKER
Notary Public  Print Name: Paral Fenstermaker  Notary Public, State discounting the Notary Public P

IN WITNESS WHEREOF, at least seventy-five percent (75% set their hands and affixed their seals this the/_ day of	
Signed, sealed and delivered in the presence of:	
OWNER SIGNATURE  Witness:  Print Name:	SEAL)
I, the undersigned, Notary Public for the State and County afor foregoing instrument was acknowledged before me by Joseph	resaid hereby certify that the
Witness my hand and seal this//_ day of	_, 20 <i>_<u>QO</u>.</i>
Dara Eisenman	[SEAL]
Notary Public Print Name: Sara F/Senman  My Commission Expires: 8/29/2024	SARA EISENMAN NOTARY PUBLIC, STATE OF MI COUNTY OF GENESEE MY COMMISSION EXPLIPED.
wy.Commission Expires: 8/8/1/8007	MY COMMISSION EXPIRES Aug 29, 2024 ACTING IN COUNTY OF Genesia

IN WITNESS WHEREOF, at least seven set their hands and affixed their seals this the	ty-five percent (75%) of the Owners hereto have ay of 1114, 20 <u>21)</u> .
Signed, sealed and delivered in the presence of:	J
Reila Matheus Winess 1 Prin	NER SIGNATURE: WURTH NAME: WARTHEY REINKEN Tress: 2217 Fox Crassing Ct
State of SC County of NY	
foregoing instrument was acknowledged before m	_
Witness my hand and seal this 23rd day	of July , 20 <u>20</u> .
Notary Public And Policy Publi	[SEAL]
Print Name: 10MMy Blankenshy	
My Commission Expires: 4-5-2	TAMMY BLANKENSHIP NOTARY PUBLIC STATE OF SOUTH CAROLINA
	MY COMM, FXP 4-5-21

IN WITNESS WHEREOF, at least seventy five percent (75%) of the Owners hereto have set their hands and affixed their seals this the
Signed, sealed and delivered in the presence of:
OWNER SIGNATURE:  Anne McConston  Address: 1449 Highcrest Way  RICK HITSC 29788
State of South (GROLINA)
County of JORK
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by <u>Shenifica The Clinton</u> .  Witness my hand and seal this <u>29</u> <sup>th</sup> day of <u>July</u> 20 20.
CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029  CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029
My.Commission Expires: 1/29/29

IN WITNESS WHEREOF, at least seventy-five percent (75%) set their hands and affixed their seals this the13th day of October	
Signed, sealed and delivered in the presence of:	
OWNER SIGNATURE:  Witness 1  Print Name: Jucob Address: 2479 Emma	(SEAL)  Carr  Grace Lane
Witness 2  LOT 42	
State of South CAROLINA	
County of YORK	
I, the undersigned, Notary Public for the State and County aforesa foregoing instrument was acknowledged before me by <u>Jacob</u> <u>Car</u> Witness my hand and seal this <u>J3th</u> day of <u>October</u>	<u>r</u>
Carol & Finstermaker	[SEAL]
Notary Public Print Name: <u>Carol S. Fensterma</u> Ker  My Commission Expires: 1/29/29	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029

IN WITNESS WHEREOF, at least s set their hands and affixed their seals this the				
Signed, sealed and delivered in the presence of	of:			
A Sa SAA	OWNER SIGNATURE:	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029		
Witness)	Print Name: Lill'an k	(SEAL)		
Witness 2	Address: 2008 Fox Cross Rock Hill, Sc	Sing Rd.		
State of South Carolina				
County of York				
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by \(\frac{\lambda_{\ell}/\lambda_{\ell}}{\text{NagoN}}\).  Witness my hand and seal this \(\frac{2\lambda}{\text{a}}\) day of \(\frac{\text{Naych}}{\text{avch}}\), 20 \(\frac{2\lambda}{\text{.}}\).				
<u>Carol &amp; Fenstormaker</u> Notary Public Print Name: <u>Carol Fensterma</u>		OL FENSTESMAKER ublic, State of South Carolina Commission Expires January 29, 2029		
My Commission Expires: 1/29/29	_			

IN WITNESS WHEREOF, at leaset their hands and affixed their seals this		
Signed, sealed and delivered in the presen	ace of:	
Witness 1	OWNER SIGNATURE:	CAROL FENSTERMAK Notary Public, State of South C My Commission Expire (SEAIa) uary 29, 2029
Witness 2	Print Name: <u>TASOA</u> Address: <u>2309 TIME</u>	COWAN) BERLINE DRIVE
State of South Carolina		
County of York		
I, the undersigned, Notary Public : foregoing instrument was acknowledged !  Witness my hand and seal this	before me by $\sqrt{asoN}$	
Lard S Fentermaker  Notary Public  Print Name: <u>Carol S. Fenster</u> My Commission Expires: 1/29/29	-malser	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires January 29, 2029

IN WITNESS WHEREOF, at least seventy-five percent (75%)			
set their hands and affixed their seals this the 26th day of March	_, <b>20</b> <u>21</u> .		
Signed, sealed and delivered in the presence of:			
Witness 1  Print Name Marce & Address: 2716 Bar Witness 2			
State of South Carolina			
County of Yark			
I, the undersigned, Notary Public for the State and County aforesaid hereby certify that the foregoing instrument was acknowledged before me by Marcelo Warales.			
Witness my hand and seal this 26 day of March,	20 <u>27</u> .		
Paral Lenstermaker	ISEAL]		
Carol Fenstermaker  Notary Public  Print Name: Carol Fenstermaker	CAROL FENSTERMAKER Notary Public, State of South Carolina My Commission Expires		
My Commission Expires: 1/29/29	January 29, 2029		

## Exhibit A

ALL THAT CERTAIN piece, parcel or tract of land lying and being situate in the State of South Carolina, County of York, on Falls Road, containing 40.902 acres, more or less, as shown on a plat thereof entitled "Final Plat of Stonetrace Subdivision" prepared by Power Engineering Company, Inc., dated April 15, 2004, recorded in Plat Book C-294 at page 10 in the Office of the Clerk of Court for York County, which plat is incorporated herein and made a part hereof by this reference and reference thereto is hereby made for a more particular description.