AMENDED AND RESTATED BY-LAWS OF ANDOVER NEIGHBORHOOD ASSOCIATION, INC.

ARTICLE I

1. <u>Name</u>. The name of this corporation is Andover Neighborhood Association, Inc. (the "Association").

ARTICLE II Plan of Ownership

2. <u>Plan of Ownership</u>. The Association has been declared and constituted a non-profit, non-stock corporation for the purpose of maintaining and managing Andover Hills Neighborhood in Lexington, Fayette County, Kentucky, which purpose shall include those matters set forth the Association's Articles of Incorporation (filed with the Kentucky Secretary of State) and those certain deeds of restrictions and/or declarations of covenants, conditions and restrictions for each such platted Unit or Section of development, being more particularly described and identified and filed of record in the Fayette County Clerk's Office, as amended (the "Restrictions"), as more particularly identified on <u>Exhibit A</u>.

ARTICLE III Applicability

- 3. <u>Applicability to the Property</u>. These By-Laws are applicable to and govern the properties described in and/or subject to the Restrictions, and all subsequently-designated properties, Units or Sections, whether privately owned by a Member of the Association, a common area, and the use, occupancy, sale, lease or other transfer thereof (collectively, the "Property"), and the Members, as defined herein.
- 4. <u>Personal Application</u>. All owners, lessees, occupants or users of the Property, the tenants, guests, licensees, invitees, agents and servants of them, and any person or persons that shall be permitted to use the Property, are subject to the provisions of the Restrictions, these Bylaws, and any Rules, Regulations or Policies issued by the Board in accordance therewith. Acceptance of any interest of any Lot in the Property, including without limitation, any ownership, leasehold, occupancy, and/or use, shall constitute an acknowledgement that the owners, lessees, occupants or users of the Property, the tenants, guests, licensees, invitees, agents and servants of them, and any person or persons that shall be permitted to use the Property, has accepted and ratified the provisions of the Restrictions, these By-laws, and any Rules, Regulations or Policies issued by the Board in accordance therewith.

ARTICLE IV Membership and Member Meetings

5. <u>Members</u>. The Members of the Association shall be every person, firm, corporation, company, partnership, trust, or other legal entity or any combination thereof, who is or are the record owner of any Lot in the Property as set forth in the Articles of Incorporation and

the Restrictions. The Members shall be responsible for notifying the Board of any change in address or other such contact information to allow the Board to update the Association's books and records. In circumstances where more than one person, firm, corporation, company, partnership, trust, or other legal entity or any combination thereof, owns a Lot or any part thereof, said Members shall designate one of them to serve as the primary contact and address for the Association. A Member shall be considered to be in good standing for each Lot owned only if said Member (i) has fully paid all dues, assessments, and fines, together with all late fees, interest, costs and expenses, including without limitation attorney's fees, professional fees, and filing fees, and penalties, assessed against such Member or said Lot, (ii) is not in violation of the Restrictions or these Bylaws, or any Rules, Regulations or Policies issued by the Board, and (iii) does not have any un-remedied sanction issued against that Member or said Lot.

6. Members' Meetings.

- (a) Annual and Regular Meetings. The Association shall hold at least four (4) Members' meeting a year, which shall be held quarterly or otherwise as appropriate to handle Association business. The Annual Meeting shall be held at such place as may be designated by the Association President in the notice of the meeting and shall be held annually in the month of December each year for the purpose of electing directors, voting on the Budget, and transacting any and all other business that may be authorized to be transacted by the Members. The other Regular Meetings shall be held each year at such place as may be designated by the Association President in the notice of the meeting, and for the purpose of transacting any and all other business that may be authorized to be transacted by the Members.
- (b) <u>Special Meetings</u>. Special meetings shall be held whenever called by a majority of the Board or the President. Further, special meeting shall be noticed and called by the President upon receipt of a written request from members entitled to cast at least one-quarter (1/4) of the total votes of the entire Membership. A call of a special meeting shall be set forth in writing the purpose or purposes of said meeting, and no other business shall be transacted at any special meeting without the unanimous consent of the members present. The place and time of said meeting shall be designated by the Board of Directors, if the Board calls the meeting, or by the President of the Association, if the President calls the meeting.
- (c) <u>Notice of Meetings</u>. Notice of all Members' meetings, stating the place, day, and hour and the objects for which the meeting is called, shall be given by the Board unless waived in writing. Such notice shall be given in writing, whether by mailing, hand-delivery or electronic service to each Member at his address as it appears on the books of the Association and shall be mailed not less than ten (10) days nor more than twenty (20) days prior to the date of the meeting. Proof of such notice shall be made at the outset of each meeting, or, upon request by a Member, by the affidavit of the person giving the notice. Any deficiency of any notice of meeting may be waived before, during or after the meeting by any Member.
- (d) Quorum. The presence of Members entitled to cast 10% of the eligible votes of the Membership shall constitute a quorum. Except as set forth in Numerical Paragraph 13, if the required quorum is not present, the meeting may commence, but no vote, resolution or official action may be taken by the Members at the meeting. If the required quorum is not present, another meeting may be called upon written notice of not less than three (3) nor more than five (5) days.

Said meeting shall not be required to satisfy the quorum requirement in order to do business. No such subsequent meeting may be held more than sixty (60) days following the preceding meeting.

(e) <u>Voting</u>. Subject to the Restrictions and these Bylaws, at any meeting of Members, each Member in good standing shall have one (1) Vote regardless of the number of homes owned, as set forth in Section 7 herein.

7. <u>Voting Rights</u>.

- (a) When more than one person, firm, corporation, company, partnership, trust, or other legal entity or any combination thereof, holds ownership interest in any Lot, all such persons shall be Members but shall constitute only one (1) "Membership", and the Vote for such Lot shall be exercised as they determine, but in no event shall more than one Vote be cast with respect to any Lot. The total number of Memberships in the Association as used herein shall be equal to the total number of Lots in the Property.
- (b) Any Member who leases his Lot, if any, shall exclusively retain his voting rights in the Association and shall not convey same to the lessee.
- (c) Owners may vote by written proxy in accordance with the Restrictions and these Bylaws.
- (d) A Member shall be entitled to vote at any Annual Meeting, Regular Meeting, or at a Special Meetings of members called pursuant to these By-Laws; however, any such Member shall not be entitled to vote if he is not in good standing at least five (5) days prior to the initial date fixed for such meeting.

ARTICLE V Directors and Directors Meetings

8. Directors.

(a) The affairs of the Association shall be managed by a Board of Directors. The Board of Directors shall be composed of a total of nine (9) members, five (5) District Directors and four (4) at large Directors, all of whom shall have full standing, rights, and privileges on the Board of Directors, and each of whom must be a Member, or member, shareholder, partner, trustee or owner of a Member, in good standing of the Association, as provided for herein, and who shall serve without compensation. No Member may have more than one (1) individual, member, shareholder, partner, trustee or owner as a Director at a time.

Each Director shall be elected to each serve for a one (1) two-year (2) term, from January 1st in the year immediately following the Annual Meeting at which he or she is elected to the following December 31st in the second year following the Annual Meeting in which he or she is elected. The Directors shall be elected from districts with Directors from District One, Three, and Five being elected in odd years and Districts Two and Four in even years. Two at-large Directors shall be elected every year.

District One is to include: Andover Club, Andover Golf Villas, and Andover Townhomes.

District Two is to include: Andover Park and Andover Green.

District Three is to include: Andover Village Drive from Todds Road to Mint Hill Lane, Glen Abby and Andover Meadows.

District Four is to include: Gingermill Lane (Lakes I and Lakes II up to the Estates), Gingermill Court, Mint Hill Lane, Andover Village Drive from Mint Hill to Forest Hill Drive, Chestnut Hill Drive, and Forest Hill Drive between Andover Village Drive and Chestnut Hill Lane.

District Five is to include: Winterhill Lane and all of its related cul-de-sacs, Penny Lane, Ridge View Way, Lake Valley Drive and Park Ridge Lane.

In the event that no one is nominated for Director for a given District, the Director position for such District shall be deemed an at-large position and shall be filled by a person nominated but not elected as director for another District. In the event that there is no one from another District willing to serve in the at-large Director position as aforesaid, then said position shall be filled at such time as a representative is found and duly elected by a majority of a quorum of the existing Board.

- (b) The election of Directors shall be conducted at the Annual meeting. Any Member may nominate an individual to be elected as a Director by notifying the Board in writing at least thirty (30) days prior to said Annual Meeting or from the floor during the Annual Meeting.
- (c) The election shall be by ballot (unless dispensed with by unanimous consent) and each Member entitled to vote at such election shall have the right to cast one (1) vote for each Director to be elected. Each Member entitled to vote at such election shall have the right to cast votes in a number up to the number of Directors to be elected but may not cast more than one (1) vote for any single nominee.
- (d) If at any point a Director fails to meet the requirements for Membership in the Association, such as upon the transfer, sale, assignment, or conveyance of every Lot owned by a Member who is a Director, he/she shall immediately cease to be a Director. Except as to vacancies provided by removal of Directors by Members, any vacancies in the Board occurring between Annual Meetings shall be filled by majority vote of the remaining Directors to fill the remainder of the resigning or removed Director's term.
- (e) At a Special Meeting of the Board or of the Members called for that purpose, any Director may be removed by concurrence of two-thirds (2/3) vote of the entire Membership without cause or by 2/3rds vote of the entire Board with cause. The vacancy in the Board so created shall be filled by the Board or the Members of the Association, as the case may be, at the same meeting.

9. <u>Directors' Meetings</u>.

- (a) Regular meetings of the Board may be held at such time and place as shall be determined, from time to time, by the President or by a majority of the Directors. Notice of regular meetings shall be given to each Director, personally or by mail, email, facsimile, or such other manner as will ensure receipt by each Director, at least three (3) days prior to the date of each such meeting.
- (b) Special meetings of the Directors may be called by the President and shall also be called by the Secretary at the written request of at least one-third (1/3) of the Directors. Notice of the meeting shall be given personally or by mail, email, facsimile, or such other manner as will ensure receipt by each Director, at least three (3) days prior to the day named for such meeting, which notice shall state the time, place, and purpose of the meeting.
- (c) Any Director may waive notice of a meeting before, during or after the meeting and such waiver shall be deemed equivalent to the giving of notice.
- (d) A quorum at a Directors' meeting shall consist of a majority of the entire Board. The acts approved by a majority of those present at a meeting at which a quorum is present shall constitute the acts of the Board. If at any meeting of the Board less than a quorum is present, the majority of those present may adjourn the meeting from time to time until a quorum is present. At any adjourned meeting, any business that might have been transacted at the meeting as originally called may be transacted without further notice. The joinder of a Director in the action of a meeting by signing and concurring in the minutes thereof shall constitute the presence of such Director for the purpose of determining a quorum.
- (e) The presiding officer of Directors' meetings shall be the President. In the absence of the President, the Vice President shall preside.
- 10. <u>Powers and Duties of the Board</u>. All of the powers and duties of the Association existing under the Restrictions, these Bylaws, and any Rules, Regulations or Policies issued by the Board shall be exercised exclusively by the Board, its agents, contractors, or employees, subject only to approval by Members when such is specifically required. Compensation of employees of the Association shall be fixed by the Directors.

ARTICLE VI Officers

11. Officers.

(a) The executive officers of the Association shall be the President, a Vice-President, a Treasurer, and a Secretary, each of who shall be a Director and whom shall be elected from within the Board of Directors. Any officer may be removed from his or her office by majority vote of all of the Directors at any duly-noticed and called meeting. Any person may hold two or more offices except that the President shall not also be the Secretary. The Board may from time to time elect other non-executive officers to exercise such powers and duties as the Board shall find to be required to manage the affairs of the Association. Officers shall not receive any compensation from the Association.

- (b) The <u>President</u> shall be the chief executive officer of the Association. He/She shall have all of the powers and duties which are usually vested in the office of the President of a corporation, including but not limited to the power to appoint committees from among the Members from time to time, as he/she may in his discretion determine appropriate to assist in the conduct of the affairs of the Association.
- (c) The <u>Vice President</u> shall fill in when the President is unavailable and shall have all the powers and duties of the President when acting in his/her place and stead.
- (d) The <u>Secretary</u> shall keep the minutes of all proceedings, votes, resolutions and official actions of the Directors and the Members. He/She shall attend to the giving and serving of all notices to the Members and Directors and other notices required by law. He/She shall keep the records of the Association, except those of the Treasurer, and shall perform all other duties incident to the office of Secretary of a Corporation and as may be required by the Directors or the President. Any Assistant Secretary shall perform the duties of the Secretary when the Secretary is absent. The Secretary may be assisted by an association manager, if approved by the Board.
- (e) The <u>Treasurer</u> shall have custody of all property of the Association, including monies, deposits, dues, assessments, funds, securities, and evidence of indebtedness. He/She shall keep the books of the Association in accordance with good accounting practices and shall perform all other duties incident to the office of Treasurer. The Treasurer may be assisted by an association manager, if approved by the Board.

ARTICLE VII Accounting, Finances and Budget

12. <u>Accounting.</u> The funds and expenditures of the Association shall be credited and charged to accounts as shall be appropriated by the Board, including: (1) "Common Expenses", (2) the "Common Property Maintenance Expenses", and (3) any special assessments levied by the Membership (such as ANA Common Property Fund and Joint Common Property Fund set forth in the Purchase Amendment); except to the extent charges may be allocated or appropriated to an individual Member or Lot for fines, sanctions, etc.

Common Expenses (also referred to as the Andover Hills Maintenance Fund in the Restrictions) may include, but are not limited to:

(a) "Operation/Current expenses," which shall include all operations, management and operation of the Association; for care, upkeep and management of the common areas, or other areas or property subject to the Association's operation, control and management; and such funds and expenditures to be made during the year for which the funds are budgeted, including a reasonable allowance for contingencies, shortfalls and working funds, professional fees, including tax, accounting and legal fees, and all other expenses authorized by the Articles, Restrictions and at law, except expenditures chargeable to reserves, to additional improvements, to operations and the Common Property Maintenance Expenses. The balance in the fund at the end of each year shall be applied to reduce the assessments for operating/current expenses for the succeeding year.

- (b) "Reserve for deferred maintenance," which shall include funds for maintenance items which occur less frequently than annually.
- (c) "Reserve for replacement," which shall include funds for repair or replacement required because of damage, depreciation, or obsolescence.
- (d) "Additional improvements," which shall include the funds to be used for capital expenditures for additional improvements or additional personal property which will be part of the common elements. Lots in Stonecase Valley Subdivision (Andover Club) Unit 1 (Plat Cabinet H, Slide 614) are exempt from the Andover Hills Maintenance Fund, in accordance with the Deed of Restrictions filed of record at 1523, Page 113 in the Fayette County Clerk's Office.

The Common Property Maintenance Expenses (also referred to as the Common Property Maintenance Budget) is the amount reasonably calculated to pay all cost and expenses for the maintenance, operation, repair, improvement, upkeep, management, administration and other items associated with ownership, along with a reasonable reserve, of the Common Property (formerly known as Holes 11-17 of the Andover Golf Course) and the Joint Common Property (for so long as that property is owned by an entity in which the Association has membership), as each of those terms is defined in the Master Addendum to Deeds of Restrictions for Andover Neighborhood Association, Inc., dated June 21, 2018, and of record in the Fayette County Clerk's Office at Deed Book 3599, Page 303 (the "Purchase Amendment").

13. <u>Budget</u>. The Board shall adopt a budget for each year that includes the total estimated funds required to defray and cover all Common Expenses and Common Property Maintenance Expenses listed in Numerical Paragraph 12 of these By-Laws, and any other lawful expenses of the Association (the "Budget"). The Board shall make the proposed Budget available to the Members at least thirty (30) days prior to the Annual Meeting.

The Budget for the Common Expenses may only be increased in accordance with the Restrictions.

At the Annual Meeting, the Board shall present the proposed Budget to the Membership. Notwithstanding the quorum requirement set forth above, the Budget shall always be voted upon by the Membership present at the Annual Meeting. If a majority of the Members present in person or by proxy at the Annual Meeting vote to approve the proposed Budget, the Budget shall be adopted and the Dues and Assessments will be levied against each Lot. In the event that (i) a majority of the Members present in person or by proxy at the Annual Meeting do not approve the proposed Budget or (ii) the Board fails to prepare and to propose a Budget, the amount of the Budget for the following fiscal year shall equal to that of the preceding fiscal year.

14. Bank Deposits.

(a) The deposits of the Association shall be made into such bank or banks as shall be designated from time to time by the Directors and in which the monies of the Association shall be deposited. Withdrawal of monies from such accounts shall be only by checks signed by such persons as are authorized by the Directors.

(b) An audit or review of the accounts of the Association shall be made by an accountant, and a copy of the report shall be furnished to the Board and be made available for inspection by the Members at the Association's principal office not later than May 1st of the year following the calendar year for which the report is made, or as soon thereafter as such audit or review is completed and approved by the Board.

ARTICLE VIII Powers and Duties of the Association

15. Rights of the Association. With respect to the Common Areas, and in accordance with the Restrictions, these By-laws, and any Rules, Regulations or Policies issued by the Board, the Association shall have the right to contract with any person for the performance of various duties and functions. Without limiting the foregoing, this right shall entitle the Association to enter into common management, operational, or other agreements with trusts, condominiums, cooperatives, neighborhood and other owners or residential associations, both within and without the Subdivision. Such agreements shall require the consent of two-thirds (2/3) of the Board.

Notwithstanding anything to the contrary contained herein, the Association, through the Board, shall have the right to enter into a declaration of easements and covenant to share costs or similar arrangement whereby the Association assumes maintenance responsibility for property which it does not own, or grants easements to individuals who are not Members, in consideration for payment by the owner(s) of such property or such non-members of all or a portion of the costs associated with such maintenance or use. The Board shall have all powers and duties set forth in the Articles, the Restrictions, these By-laws, and any Rules, Regulations or Policies issued by the Board.

- 16. <u>Implied Rights</u>. The Association may exercise any other right or privilege given to it expressly by the Restrictions, these By-laws, and any Rules, Regulations or Policies issued by the Board, or which may be reasonably implied from or reasonably necessary to effectuate any such right or privilege.
- 17. Rules, Regulations and Policies. The Association, through the Board or by majority vote of Members present at any Annual, Regular, or Special meeting duly noticed and held as set forth herein, may make, modify, and enforce reasonable rules, regulations and policies (i) governing the use, maintenance, and upkeep of the Property, the Common Areas and all Lots; and (ii) prescribing the policies and procedures for levying Dues and Assessments, levying fines or other sanctions, and enforcing violations of the Restrictions, these By-laws, and any Rules, Regulations or Policies issued by the Board (the "Rules, Regulations and Policies"), consistent with the rights and duties established in the Restrictions, these By-laws and the law. Such Rules, Regulations and Policies shall be binding upon all Members, lessees, occupants or users of the Property, the tenants, guests, licensees, invitees, agents and servants of them, and any person or persons that shall be permitted to use the Property.
- 18. <u>Dues and Assessments, and Due Date</u>. Each year, the Board shall set and assess annual Dues and Assessments for each Lot in an amount equal to the Budget for that year divided equally by the number of Lots that are required to pay the Common Expenses and the Common Property Maintenance Expenses, respectively, (together, with the ANA Common Property Fund

and Joint Common Property Fund set forth in the Purchase Amendment, the "Dues and Assessments"). Any Dues and Assessments levied by the Association shall be used only for purposes set forth in the Articles, the Restrictions, or these Bylaws.

The Board shall set the date by which all such Dues and Assessments shall be due and payable. The Board may establish that the Dues and Assessments are payable in a lump sum by a date certain, or in partial amounts on a periodic basis during said year. If the Board fails to set a specific due date for the Dues and Assessments, such Dues and Assessments will accrue and will be due and payable on or before January 1st of each year. Dues and Assessments shall be deemed delinquent as provided in the Articles and the Restrictions, or if not addressed in those documents, by these Bylaws or any Rule, Regulation of Policy adopted by the Board, and a late fee and interest shall accrue thereafter as provided in the Articles and the Restrictions, or if not addressed in those documents, by these Bylaws or any Rule, Regulation of Policy adopted by the Board.

If the Board elects to allow partial payments on a periodic basis during said year, the Board may accelerate payment of the entire Dues and Assessments for said year for any member who becomes delinquent in the payment of any such partial payment. As set forth in the Articles and the Restrictions, the Dues and Assessments and assessed late fee and interest, plus all costs and expenses incurred, shall constitute a continuing lien on the Lot or unit owned by said Member. Any Common Areas or real property owned or leased by the Association shall be exempt from payment of Dues and Assessments.

19. Liens, Fines and Sanctions.

(a) <u>Enforcement</u>. The Board shall have the power to impose fines or other sanctions upon any Member, lessee, occupant or user of the Property, the tenant, guest, licensee, invitee, agent and servant of them, and any person or persons that shall be permitted to use the Property, and to suspend a Member's right to serve as a Director, to vote or to use any Common Areas or any Association property or equipment for the violation of any duty imposed under the Restrictions, these By-laws, and the Rules, Regulations and Policies; provided, however, nothing herein shall authorize the Association or the Board limit ingress and/or egress to or from any Lot. The Board shall give notice of such fine, sanction or enforcement to the person or entity subject thereto by mailing notice of same to the address of the Member as it appears on the books of the Association, and, in addition, if to a non-Member, to the last known address of such non-Member.

In the event that a fine is imposed by the Board as set forth herein, the fine may be assessed against the occupant or the Member owning said Lot(s) or unit(s), or both the occupant and the Member owing such Lot(s) or unit(s), in the Board's discretion; provided, however, if a fine is first assessed against a non-Member occupant and is not paid within the time period set by the Board, the Member shall pay the fine upon notice from the Association within the time period set by the Board. The failure of the Board to enforce any provision of the Restrictions, these Bylaws, and the Rules, Regulations and Policies shall not be deemed a waiver of the right of the Board to do so thereafter.

If a fine assessed hereunder is not paid when due, the occupant and/or Member so fined shall incur a late fee, and interest as provided for in the Articles and the Restrictions regarding unpaid Dues and Assessments.

Unpaid fines shall be deemed delinquent the same unpaid Dues and Assessments are deemed delinquent in the Articles and the Restrictions, or if not addressed in those documents, by these Bylaws or any Rule, Regulation of Policy adopted by the Board; and a late fee and interest shall accrue on all such fines the same as late fees and interest are incurred on unpaid Dues and Assessments as provided in the Articles and the Restrictions, or if not addressed in those documents, by these Bylaws or any Rule, Regulation of Policy adopted by the Board.

- (i) <u>Notice</u>. Prior to imposition of any sanction hereunder against a Member, except the suspension of voting rights for nonpayment of Dues and Assessments, the assessment of any late fee or interest for the nonpayment of Dues and Assessments, and/or fines for a violation of the Restrictions, these By-laws, and the Rules, Regulations and Policies, the Board shall serve said Member with written notice via prepaid, first-class U.S. mail or personal delivery at the Member's address as it appears on the books of the Association; and such notice shall describe (a) the nature of the alleged violation, (b) the proposed sanction to be imposed, (c) a period of not less than ten (10) days to cure the alleged violation or present a written request to the Board for a hearing; and (d) a statement that the proposed fine, sanction and/or enforcement mechanism provided for herein shall be imposed as contained in the notice unless a challenge is begun within ten (10) days of the notice. If the violation is not cured in the time allotted or if a challenge is not made within ten (10) days, the action stated in the notice shall be imposed.
- (ii) <u>Hearing</u>. If a hearing is requested by the Member in violation in a timely manner, the hearing shall be held in executive session by the Board affording the owner a reasonable opportunity to be heard. Prior to the effectiveness of any fine, sanction and/or enforcement mechanism provided for herein, proof of notice under Numerical Paragraph 19(a)(i) hereof shall be placed in the minutes of the meeting. Such proof shall be deemed adequate if a copy of the notice, together with a statement of the date and manner of delivery, is entered by the Officer, Director, or agent who delivered such notice. The notice requirement shall be deemed satisfied if the alleged violator appears at the meeting. The minutes of the meeting shall contain a written statement of the results of the hearing and the sanction, if any, imposed.
- (iii) Additional Enforcement Rights. Notwithstanding anything to the contrary herein contained, the Association, acting through the Board, may elect to enforce any provision of the Restrictions, these By-laws, and the Rules, Regulations and Policies, by self-help (specifically including without limitation entering into said Lot to remedy an uncured violation following notice provided for herein), or by suit at law or in equity to enjoin any violation or to recover monetary damages or both without the necessity of compliance with the procedure set forth herein.

In any such action, to the maximum extent permissible, the Member who owned the Lot at the time of the violation of which abatement was or is sought shall be liable for all costs and expenses incurred in engaging in such self-help and/or remedying said violation, including without limitation administrative fees, costs and expenses of such self-help which shall be considered a fine hereunder, and late fees and/or interest, and attorneys' and professional fees incurred in pursuing in any rights or remedies available

under the Restrictions, these By-laws, and the Rules, Regulations and Policies, and said amounts shall constitute a continuing lien on the Lot or unit as stated herein.

(b) <u>Liens</u>. All Dues and Assessments, fines, late fees, interest, and administrative fees, as provided for herein, as well as the costs and expenses incurred in collecting said amounts and/or in enforcing a violation of the Restrictions, these By-laws, and the Rules, Regulations and Policies, including without limitation attorney's and professional fees, shall be the personal obligation of the Member who owned the Lot in question at the time such amounts were incurred and/or at the time of such violation; and said owner's grantee shall be jointly and severally liable for such portion thereof as may be due and payable at the time of conveyance, except to the extent the lien securing same may have been extinguished by judicial proceedings.

The Dues and Assessments, fines, late fees, interest, and administrative fees, as provided for herein, as well as the costs and expenses incurred in collecting said amounts and/or in enforcing a violation of the Restrictions, these By-laws, and the Rules, Regulations and Policies, including without limitation attorney's and professional fees, shall be secured by a continuing lien on such Lot in favor of the Association, which lien shall not be diminished, terminated or satisfied in any way by a sale, transfer, subdivision and/or consolidation of the Lot. Such lien shall be prior and superior to all other liens and encumbrances upon said Lot, except as set forth in the Restrictions, these By-laws, and the Rules, Regulations and Policies.

Any lien incurred as set forth herein may be enforced by suit, judgment, and foreclosure on behalf of the Association upon majority vote of the Board. The Association, acting on behalf of the Members, shall have the power to bid for the Lot at foreclosure sale and to acquire and hold, lease, mortgage, and convey same. During the period of time which a Lot is owned by the Association following foreclosure:

- (i) No right to vote shall be exercised on its behalf;
- (ii) No Dues or Assessments or fines shall be levied on it; and
- (iii) Each other Lot shall be charged, in addition to its usual Dues and Assessments, its equal pro-rata share of the Dues and Assessments that would have been charged such Lot had it not been acquired by the Association as a result of foreclosure, which may be accomplished by including an anticipated "delinquency" line item in the Budget.

All payments received by the Association with respect to the continuing lien created hereunder for Dues and Assessments and any fines, together with all late fees, interest, costs and expenses incurred, including without limitation attorney's fees, professional fees, and filing fees, and penalties, in collecting said amounts and/or in enforcing a violation of the Restrictions, these By-laws, and the Rules, Regulations and Policies, including without limitation attorney's and professional fees, shall be applied first to expenses and costs incurred, including without limitation, attorney's and professional fees, then to late fees, and accrued interest, then to administrative charges, and then to delinquent Dues and Assessments and/or delinquent fines, in order of coming due.

20. <u>Enforcement</u>. The Board shall have all rights, authority and powers allowed or permitted by law to enforce the Restrictions, these By-laws, and the Rules, Regulations and Policies

ARTICLE IX Miscellaneous

- 21. <u>Parliamentary Rules.</u> *Robert's Rules of Order* (latest edition) shall govern the conduct of Association Membership or Board meetings when not in conflict with the Restrictions, or these By-Laws.
- <u>Indemnification of Officers and Directors.</u> The Association shall indemnify 22. every Director or Officer, his or her Heirs, executors, and administrators, against all losses, costs, and expenses, including counsel fees, reasonably incurred by him or her in connection with any action, suit, or proceeding to which he or she may have been a party by reason of his or her being or having been a Director or officer of the Association, excepting in matters as to which he shall be finally adjudged in such action, suit, or proceeding to be liable for gross negligence, or willful misconduct. In the event of a settlement, indemnification shall be provided only in connection with such matters covered by the settlement as to which the Association is advised by counsel that the person to be indemnified has not been guilty of gross negligence or willful misconduct in the performance of his or her duties as such Director or Officer in relation to the matter involved. The foregoing right shall not be exclusive of other rights to which such Director or officer may be entitled. All liability, loss, damage, costs, and expenses incurred or suffered by the Association by reason of or arising out of or in connection with this indemnification provision shall be treated and handled by the Association as common expense; provided, however, that nothing in this paragraph shall be deemed to obligate the Association to indemnify any member or owner of a Lot who is or has been a Director or officer of the Association with respect to any duties or obligations assumed or liabilities incurred by him or her under and by virtue of the Articles or Restrictions or as a Member or owner of a Lot covered by the Articles or Restrictions and any amendments thereto, these By-laws and any amendments hereto, or any Rules or Regulations issued by the Board.
- 23. <u>Information and Lender's Notices</u>. The Association shall make available for inspection, upon request, during normal business hours or under other reasonable circumstances the books and records of the Association, these By-laws, and the Rules, Regulations and Policies, to all Members.
- 24. <u>Amendment of the By-Laws.</u> These By-Laws may be amended in the following manner:
- (a) Notice of the subject matter of a proposed amendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- (b) A resolution adopting the proposed amendment may be proposed and adopted by either the majority of the Board or by the Members at a duly-noticed and held meeting of either the Directors or the Association, as the case may be; provided, however, that only the Members can amend Numerical Paragraphs 12, 13, or 24.

- (c) No amendment shall discriminate against any Member or Lot, unless the Lot owners so affected shall consent in writing.
- (d) A copy of each amendment shall be certified by the President and Secretary of the Association as having been duly adopted and shall be effective immediately upon adoption.

Any amendment to the Bylaws proposed by one or more Members must first be submitted in writing to the Board for review and inspection prior to being submitted for approval. Upon majority approval of the Board, the proposed amendment will be submitted to the above adoption process.

IN WITNESS WHEREOF, the Board of Directors of Andover Neighborhood Association, Inc. has adopted the foregoing to be the By-laws for Andover Neighborhood Association, Inc. by written Resolution.

This ____ day of August, 2018.

riesident

Vice President

Secretary

Treasurer

District One Director

istrict Two Director

District Three Director

District Four Director

Vacant

District Five Director

EXHIBIT A

RESTRICTIONS for ANDOVER NEIGHBORHOOD ASSOCIATION, INC.

- 1. Deed of Restrictions for Andover Green Subdivision of record at Deed Book 1994, Page 301;
- 2. Deed of Restrictions and Covenants for Andover Hill Subdivision Unit 1 of record at Deed Book 1519, Page 222;
 - Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1524, Page 22;
 - Second Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1596, Page 271;
 - Third Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1617, Page 714;
 - Fourth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1659, Page 01;
- 3. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1554, Page 748;
 - First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1596, Page 267;
 - Second Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1604, Page 478;
 - Clarification of Deed of Restrictions and First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and 2, of record at Deed Book 1615, Page 610;
 - Third Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1617, Page 720;
 - Fourth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 2, Subsection 2, of record at Deed Book 1659, Page 4; Fifth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 2, Subsection 2, of record at Deed Book 1662, Page 322:
- 4. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-A of record at Deed Book 1648, Page 413;
 - First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-A, of record at Deed Book 1662, Page 326;
- 5. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-B, of record at Deed Book 1803, Page 156;
- 6. Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1607, Page 39;
 - Amended Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1617, Page 725;
 - Seconded Amended Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1662, Page 319;

- 7. Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 2, of record at Deed Book 1641, Page 518
- 8. Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 3, of record at Deed Book 1690, Page 748;
 First Amendment to Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit

7, Section 3, of record at Deed Book 1691, Page 440;

- 9. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 8, of record at Deed Book 1726, Page 272;
- 10. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-A, of record at Deed Book 1773, Page 444;
- 11. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-B, of record at Deed Book 1896, Page 484;
- 12. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-C, of record at Deed Book 1980, Page 243;
- 13. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 11-A, of record at Deed Book 2010, Page 592;
 First Amendment to Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit

11-A, of record at Deed Book 2015, Page 59;

- 14. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 11-B, Section 1 of record at Deed Book 2010, Page 603;First Amendment to Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 11-B, Section 1, of record at Deed Book 2015, Page 56;
- 15. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 11-B, Section 2, of record at Deed Book 2065, Page 599;
- 16. Deed of Restrictions and Covenants for Stonecase Valley Subdivision (Andover Club), Unit 1, of record at Deed Book 1523, Page 113;
- 17. Deed of Restrictions and Covenants for Stonecase Valley Unit 2-A (Andover Park), of record at Deed Book 1688, Page 67;
- 18. Deed of Restrictions and Covenants for Stonecase Valley Unit 2-B (Andover Park), of record at Deed Book 1721, Page 309;
- 19. Deed of Restrictions and Covenants for Stonecase Valley Unit 4, of record at Deed Book 1750, Page 46; 20. First Amended Deed of Restrictions and Covenants for Stonecase Valley Unit 4, of record at Deed Book 1818, Page 332;
- 21. Deed of Restrictions and Covenants for Stonecase Valley Unit 5, of record at Deed Book 1862, Page 19;
- 22. Deed of Restrictions and Covenants for Stonecase Valley Unit 6, of record at Deed Book 1937, Page 162;
- 23. Deed of Restrictions and Covenants for Stonecase Valley Unit 7, Section 1, of record at Deed Book 2031, Page 5;
- 24. Deed of Restrictions and Covenants for Stonecase Valley Unit 7, Section 2, of record at Deed Book 2050, Page 9;
- 25. Declaration of Covenants, Conditions and Restrictions for Unit 1 of the David R. Tucker and Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2334, Page 259;
- 26. Declaration of Covenants, Conditions and Restrictions for Unit 1, Section 2 of the David R. Tucker and Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2438, Page 306; and
- 27. Declaration of Covenants, Conditions and Restrictions for Unit 1, Section 3 of the David R. Tucker and

Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2495, Page 145.

RESOLUTION OF THE BOARD OF DIRECTORS OF ANDOVER NEIGHBORHOOD ASSOCIATION, INC.

July 25, 2023

Pursuant to KRS Chapter 273, the Board of Directors of ANDOVER NEIGHBORHOOD ASSOCIATION, INC., a Kentucky non-profit, non-stock corporation (hereinafter referred to as the "<u>Association</u>"), at a meeting of the Directors held July 25, 2023, adopted the following Preamble and Resolutions:

RESOLUTION REGARDING AMENDMENT OF BYLAWS

WHEREAS, in conjunction with the development of Andover Hills Neighborhood in Fayette County, Kentucky (the "Neighborhood"), the developer(s) or declarant(s) (the "Developers") for each platted unit or section of development in Neighborhood filed of record in the Fayette County Clerk's Office certain deeds of restrictions and/or declarations of covenants, conditions and restrictions for each such platted unit or section of development, being more particularly described and identified and filed of record as set forth in EXHIBIT A (each document being a "Deed of Restrictions" and collectively the "Declaration", and each lot subject to the Deeds of Restrictions being a "lot" or "Lot", and collectively, the "lots" or "Lots");

WHEREAS, pursuant to KRS 273.207, Article IX of the Association's Articles of Incorporation (the "Articles"), and Article V, Section 8(a) of the Association's Bylaws (the "Bylaws"), the affairs of the Association shall be governed by the Bylaws and shall be conducted, managed, and controlled by its Board of Directors;

WHEREAS, Article IX, Section 24 of the Bylaws provides that the Bylaws may be amended by resolution of the Board of Directors at a duly-noticed and held meeting of the Board of Directors;

WHEREAS, on July 25, 2023 at a properly noticed meeting of the Board of Directors of the Association at which a quorum was present, the Association adopted a change to the required meetings set forth in Article IV of the Bylaws; and

WHEREAS, in adopting the change, the Board of Directors found that it is in the best interests of the Association and its members to have more flexibility in setting member meetings.

NOW, THEREFORE, the Association desires, on behalf of and for the benefit of itself and all members, adopt an amendment to the Bylaws as set forth herein.

THEREFORE, BE IT RESOLVED, that Article IV, Section 6(a) of the Bylaws is hereby deleted and replaced in its entirety as follows:

6. Members' Meetings.

(a) Annual and Regular Meetings. The Association shall hold at least two (2) Members' meetings a year, which shall be held June and December (or otherwise as appropriate to handle Association business in the sole reasonable discretion of the Board of Directors). The Annual Meeting shall count as one (1) of the two (2) required Members' meetings each year. The Annual Meeting shall be held at such place as may be designated by the Association President in the notice of the meeting and shall be held annually in the month of December each year for the purpose of electing directors, voting on the Budget, and transacting any and all other business that may be authorized to be transacted by the Members. The other Regular Meetings shall be held each year at such place as may be designated by the Association President in the notice of the meeting, and for the purpose of transacting any and all other business that may be authorized to be transacted by the Members.

FURTHER RESOLVED, that this amendment be effective immediately upon execution of this resolution.

The undersigned certifies that the foregoing resolution was adopted by the Board of Directors of the Andover Neighborhood Association, Inc. at a properly noticed meeting on July 25, 2023.

BRIGHT DEVRIES, SECRETARY

Date: July 25, 2023

EXHIBIT A

The Deeds of Restrictions

- 1. Deed of Restrictions for Andover Green Subdivision of record at Deed Book 1994, Page 301;
- 2. Deed of Restrictions and Covenants for Andover Hill Subdivision Unit 1 of record at Deed Book 1519, Page 222; Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1524, Page 22;

Second Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1596, Page 271;

Third Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1617, Page 714;

Fourth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1659, Page 01;

3. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1554, Page 748;

First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1596, Page 267;

Second Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1604, Page 478;

Clarification of Deed of Restrictions and First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and 2, of record at Deed Book 1615, Page 610;

Third Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1617, Page 720;

Fourth Amended Deed of Restrictions and Covenants for

Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and Section 2, Subsection 2, of record at Deed Book 1659, Page 4;

Fifth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and Section 2, Subsection 2, of record at Deed Book 1662, Page 322;

- 4. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-A of record at Deed Book 1648, Page 413; First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-A, of record at Deed Book 1662, Page 326;
- 5. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-B, of record at Deed Book 1803, Page 156;
- 6. Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1607, Page 39;
 Amended Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1617, Page 725;

Seconded Amended Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1662, Page 319;

- Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 2, of record at Deed Book 1641, Page 518
- 8. Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 3, of record at Deed Book 1690, Page 748;
 First Amendment to Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 7, Section 3, of record at Deed Book 1691, Page 440;
- 9. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 8, of record at Deed Book 1726, Page 272;
- 10. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-A, of record at Deed Book 1773, Page 444;
- 11. Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-B, of record at Deed Book 1896, Page 484;
- 12. Deed of Restrictions and Covenants for Lochmere (Andover Hill)

	Subdivision Unit 9-C, of record at Deed Book 1980, Page 243;
13.	Deed of Restrictions and Covenants for Lochmere (Andover Hill)
	Subdivision Unit 11-A, of record at Deed Book 2010, Page 592;
	First Amendment to Deed of Restrictions and Covenants for
	Lochmere (Andover Hill) Subdivision Unit 11-A, of record at
	Deed Book 2015, Page 59;
	2000 2000 2 010, 1 18 0 0 5,
14.	Deed of Restrictions and Covenants for Lochmere (Andover Hill)
	Subdivision Unit 11-B, Section 1 of record at Deed Book 2010,
	Page 603;
	First Amendment to Deed of Restrictions and Covenants for
	Lochmere (Andover Hill) Subdivision Unit 11-B, Section 1, of
	record at Deed Book 2015, Page 56;
15.	Deed of Restrictions and Covenants for Lochmere (Andover Hill)
	Subdivision Unit 11-B, Section 2, of record at Deed Book 2065,
	Page 599;
16.	Deed of Restrictions and Covenants for Stonecase Valley
	Subdivision (Andover Club), Unit 1, of record at Deed Book
	1523, Page 113;
17.	Deed of Restrictions and Covenants for Stonecase Valley Unit 2-
	A (Andover Park), of record at Deed Book 1688, Page 67;
18.	Deed of Restrictions and Covenants for Stonecase Valley Unit 2-
	B (Andover Park), of record at Deed Book 1721, Page 309;
19.	Deed of Restrictions and Covenants for Stonecase Valley Unit 4,
	of record at Deed Book 1750, Page 46;
20.	First Amended Deed of Restrictions and Covenants for Stonecase
0.1	Valley Unit 4, of record at Deed Book 1818, Page 332;
21.	Deed of Restrictions and Covenants for Stonecase Valley Unit 5,
22	of record at Deed Book 1862, Page 19;
22.	Deed of Restrictions and Covenants for Stonecase Valley Unit 6,
22	of record at Deed Book 1937, Page 162;
23.	Deed of Restrictions and Covenants for Stonecase Valley Unit 7,
24	Section 1, of record at Deed Book 2031, Page 5;
24.	Deed of Restrictions and Covenants for Stonecase Valley Unit 7,
25	Section 2, of record at Deed Book 2050, Page 9; Declaration of Covenants, Conditions and Restrictions for Unit 1
25.	of the David R. Tucker and Anna B. Tucker Property (Being a
	Part of Tract No. 2A of the Graham J., Shuck W., and David R.
	Tucker Property) (Andover Creek), of record at Deed Book 2334,
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26.	Page 259; Declaration of Covenants, Conditions and Restrictions for Unit 1,
20.	Section 2 of the David R. Tucker and Anna B. Tucker Property
	(Being a Part of Tract No. 2A of the Graham J., Shuck W., and
	David R. Tucker Property) (Andover Creek), of record at Deed
	Book 2438, Page 306;
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- 27. Declaration of Covenants, Conditions and Restrictions for Unit 1, Section 3 of the David R. Tucker and Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2495, Page 145;
- 28. Master Addendum to Deeds of Restriction for Andover Neighborhood Association, Inc., of record at Deed Book 3599, Page 303;

RESOLUTION OF THE BOARD OF DIRECTORS OF ANDOVER NEIGHBORHOOD ASSOCIATION, INC.

JANUARY 12, 2024

Pursuant to KRS Chapter 273, the Board of Directors of ANDOVER NEIGHBORHOOD ASSOCIATION, INC., a Kentucky non-profit, non-stock corporation (hereinafter referred to as the "Association"), at a meeting of the Association held December 5, 2023, adopted the following Preamble and Resolutions:

RESOLUTION REGARDING CAPITALIZATION CHARGE FOR NEW PURCHASERS

WHEREAS, in conjunction with the development of Andover Hills Neighborhood in Fayette County, Kentucky (the "Neighborhood"), the developer(s) or declarant(s) (the "Developers") for each platted unit or section of development in Neighborhood filed of record in the Fayette County Clerk's Office certain deeds of restrictions and/or declarations of covenants, conditions and restrictions for each such platted unit or section of development, being more particularly described and identified and filed of record as follows:

- 1. Deed of Restrictions for Andover Green Subdivision of record at Deed Book 1994, Page 301;
- 2. Deed of Restrictions and Covenants for Andover Hill Subdivision Unit 1 of record at Deed Book 1519, Page 222; Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1524, Page 22;

Second Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1596, Page 271;

Third Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1617, Page 714;

Fourth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 1 & Unit 2, of record at Deed Book 1659, Page 01;

3. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1554, Page 748; First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1596, Page 267;

Second Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1604, Page 478;

Clarification of Deed of Restrictions and First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and 2, of record at Deed Book 1615, Page 610;

Third Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1, of record at Deed Book 1617, Page 720;

Fourth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and Section 2, Subsection 2, of record at Deed Book 1659, Page 4;

Fifth Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 3, Section 1 and Section 2, Subsection 1 and Section 2, Subsection 2, of record at Deed Book 1662, Page 322;

- 4. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-A of record at Deed Book 1648, Page 413; First Amended Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-A, of record at Deed Book 1662, Page 326;
- 5. Deed of Restrictions and Covenants for Andover Hill (Lochmere) Subdivision Unit 6-B, of record at Deed Book 1803, Page 156;
- 6. Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at Deed Book 1607, Page 39;
 Amended Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of record at

	Deed Book 1617, Page 725;
	Seconded Amended Deed of Restrictions and Covenants for
	Andover Meadow (Lochmere) Subdivision Unit 7, Section 1, of
	record at Deed Book 1662, Page 319;
7.	Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 2, of record at Deed Book 1641, Page 518
8.	Deed of Restrictions and Covenants for Andover Meadow (Lochmere) Subdivision Unit 7, Section 3, of record at Deed Book 1690, Page 748;
	First Amendment to Deed of Restrictions and Covenants for
	Lochmere (Andover Hill) Subdivision Unit 7, Section 3, of record at Deed Book 1691, Page 440;
9.	Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 8, of record at Deed Book 1726, Page 272;
10.	Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-A, of record at Deed Book 1773, Page 444;
11.	Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-B, of record at Deed Book 1896, Page 484;
12.	Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 9-C, of record at Deed Book 1980, Page 243;
13.	Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 11-A, of record at Deed Book 2010, Page 592;
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	record at Deed Book 2015, Page 56;
15.	Deed of Restrictions and Covenants for Lochmere (Andover Hill) Subdivision Unit 11-B, Section 2, of record at Deed Book 2065, Page 599;
16.	Deed of Restrictions and Covenants for Stonecase Valley Subdivision (Andover Club), Unit 1, of record at Deed Book 1523, Page 113;
17.	Deed of Restrictions and Covenants for Stonecase Valley Unit 2-
	A (Andover Park), of record at Deed Book 1688, Page 67;
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18. Deed of Restrictions and Covenants for Stonecase Valley Unit 2-B (Andover Park), of record at Deed Book 1721, Page 309; Deed of Restrictions and Covenants for Stonecase Valley Unit 4, 19. of record at Deed Book 1750, Page 46; 20. First Amended Deed of Restrictions and Covenants for Stonecase Valley Unit 4, of record at Deed Book 1818, Page 332; Deed of Restrictions and Covenants for Stonecase Valley Unit 5, 21. of record at Deed Book 1862, Page 19; 22. Deed of Restrictions and Covenants for Stonecase Valley Unit 6, of record at Deed Book 1937, Page 162; Deed of Restrictions and Covenants for Stonecase Valley Unit 7, 23. Section 1, of record at Deed Book 2031, Page 5; Deed of Restrictions and Covenants for Stonecase Valley Unit 7, 24. Section 2, of record at Deed Book 2050, Page 9; 25. Declaration of Covenants, Conditions and Restrictions for Unit 1 of the David R. Tucker and Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2334, Page 259; 26. Declaration of Covenants, Conditions and Restrictions for Unit 1, Section 2 of the David R. Tucker and Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2438, Page 306; 27. Declaration of Covenants, Conditions and Restrictions for Unit 1, Section 3 of the David R. Tucker and Anna B. Tucker Property (Being a Part of Tract No. 2A of the Graham J., Shuck W., and David R. Tucker Property) (Andover Creek), of record at Deed Book 2495, Page 145;

(each document being a "Deed of Restrictions" and collectively the "Declaration", and each lot subject to the Deeds of Restrictions being a "lot" or "Lot", and collectively, the "lots" or "Lots");

Master Addendum to Deeds of Restriction for Andover

Neighborhood Association, Inc., of record at Deed Book 3599,

28.

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WHEREAS, pursuant to KRS 273.207, Article IX of the Association's Articles of Incorporation (the "*Articles*"), and Article V, Section 8(a) of the Association's Bylaws (the "*Bylaws*"), the affairs of the Association shall be conducted, managed, and controlled by its Board of Directors;

WHEREAS, Article VI of the Articles of Incorporation and Articles V and VIII of the Bylaws provide a non-exclusive list of powers of the Board of Directors, including the power to fix and collect assessments and other charges against the lots for the purpose of funding Association operations;

WHEREAS, on December 5, 2023, at a properly noticed meeting of the Association at which a quorum was present, a majority of the Association adopted a capital charge in the amount of One Thousand Dollars (\$1,000.00) to be paid by each purchaser of a Lot at the time of purchase (the "Capital Charge"); and

WHEREAS, in adopting the Capital Charge, the Board of Directors and Association found that it is in the best interests of the Association and its members to implement the Capital Charge to ensure the Association is adequately funded to meet its duties and obligations as set forth in the Declaration.

NOW, THEREFORE, the Association desires, on behalf of and for the benefit of itself and all members, to provide notice of the Capital Charge to all new buyers.

THEREFORE, BE IT RESOLVED, that the Board of Directors amends Article VII, Section 12 of the Bylaws to add a new subsection (e) which shall state:

(e) Effective as to all contracts for the purchase of a Lot that are both (i) executed and (ii) closed on or after February 1, 2024, each purchaser of a Lot shall be required to pay a "Capital Charge" in the amount of One Thousand and 00/100 Dollars (\$1,000.00) to the Association at the closing for the purchase of the Lot. The Capital Charge, together with interest, costs, and reasonable attorneys' fees, shall be a charge on the land and shall be a continuing lien upon the Lot and shall also be the personal obligation of the purchaser(s) of the Lot, and may be enforced by the Association in the manner set forth in the Declaration.

The Association and/or its members reserve the right to modify, alter or otherwise administer the Capital Charge, including increasing or decreasing the amount of same, pursuant to the authority granted in the Declaration, the Association's Articles of Incorporation, the Association's Bylaws, and any rules, regulations, policies, and procedures. The Association and/or its members shall not be required to modify, amend, or restate these Bylaws to make such changes. It shall be the sole responsibility of a prospective purchaser of a Lot to confirm the then-current amount of the Capital Charge prior to closing.

The Capital Charge shall not be imposed and will not be applied to a transfer of title to a Lot that meets the requirements of KRS 142.050(7) or (8), or any successor statute, for being exempt from real estate transfer tax.

FURTHER RESOLVED, that the President and other proper officers of the Association are authorized and directed to record a Notice of Capitalization Charge to effectuate the intent of this resolution, and to take any and all other actions to implement and administer the Capital Charge;

The undersigned certifies that the foregoing resolution was adopted by the Board of Directors of the Andover Neighborhood Association, Inc. at a properly noticed meeting on December 5, 2023.

RESIDENT

Date: