AGENDA JENKS BOARD OF ADJUSTMENT 6:00 P.M., THURSDAY, MAY 12, 2022 JENKS CITY HALL, 211 NORTH ELM STREET JENKS, OKLAHOMA 74037

- I. CALL TO ORDER
- II. ROLL CALL
- III. BUSINESS

Official action can only be taken on items which appear on the agenda. The Board of Adjustment may adopt, approve, ratify, deny, defer, recommend, amend, strike, or continue any agenda item.

1. Approve minutes of the regular meeting on October 14, 2022

Documents:

2021.10.14 BOA MINUTES.PDF

- IV. OTHER BUSINESS
- V. ADJOURNMENT

MINUTES BOARD OF ADJUSTMENT 6:00 P.M. THURSDAY, OCTOBER 14, 2021 JENKS CITY HALL, COUNCIL CHAMBERS, 211 N ELM ST

The Jenks Board of Adjustment was called to order at 6:01 p.m. on October 14, 2021, by Chair Erik Enyart. A roll call vote was taken as follows:

Present
Ricky Patel
Sarah Foley
Chair Erik Enyart

Absent
Gina Wilson
Spencer Pittman

<u>Request to approve minutes of September 16, 2021.</u> Ricky Patel made a motion to approve the minutes. Sarah Foley seconded the motion. A roll call vote of members was taken as follows:

YEA: Patel, Foley, Enyart

NAY: None

Motion carried

Business

1. <u>BOA 21-442</u>: Request by Ruth Jules for approval of a Special Exception to allow for a home occupancy child care facility. General Location: 614 N Emerson

Planning Director Marcaé Hilton presented her staff report and answered questions. She read a letter from a resident who was unable to attend the meeting (Mark Zumwalt; letter attached). Rod Evans (HOA president) spoke about concerns and gave information about requirements in their Deed of Dedication (copy attached). Sherrye Wilkie (611 N Emerson St) addressed the Board asking about the total number of children allowed. Sarah Foley made a motion to approve the special exception. Ricky Patel seconded the motion. A roll call vote of members was taken as follows:

YEA: Patel, Foley, Enyart

NAY: None

Motion carried.

Erik Enyart made a motion to reconsider the vote in order to add requirements to the motion. Sarah Foley seconded the motion. A roll call vote of members was taken as follows:

YEA: Patel, Foley, Enyart

NAY: None

Motion carried.

Erik Enyart made a motion to approve Item 1 with the staff recommendations and the condition that the garage would not be able to be converted into a room for child care. Ricky Patel seconded the motion. A roll call vote of members was taken as follows:

YEA: Patel, Foley, Enyart

NAY: None

Motion carried.

Other Business:

1. <u>Other Business.</u> Planning Director Marcaé Hilton gave an update on the Unified Development Ordinance.

<u>Adjournment.</u> Erik Enyart made a motion to adjourn. Sarah Foley seconded the motion. A roll call vote of members was taken as follows:

YEA: Patel, Foley, Enyart

NAY: None

The Jenks Board of Adjustment adjourned at 6:28 p.m.

From:

Mark Zumwalt <mzumwalt@jenksok.org> Wednesday, October 13, 2021 1:43 PM

Sent: To:

bmacy@cityofjenksok.org

Subject:

Case# JBOA21-442

Mr. Macy my name is Mark Zumwalt. I live at 3005 West F Street in Staplehurst addition in Jenks Oklahoma. I will be working my police job on 10/14/2021 and will not be able to attend the meeting on JBOA21-442 and wanted to express my concerns on the proposed day care zoning change in my neighborhood. I purchased this home new in 2001 due to how well kept the neighborhood looked and how quiet the area was. I bought my home wanting to live in a nice residential neighborhood. I do not want this passed where you can turn homes into business's, I'm afraid their property will get ran down and the traffic this could bring to the neighborhood is not what I would like. I know these homeowners have only been there a few years and if they want to start a business there are plenty of empty commercial buildings in Jenks that are vacant that they could lease. This family also has a family member that drives a semi and parks it out on Franklin Street around F Street and that is not permissible by city codes and interferes with traffic trying to get to Jenks West schools in the morning and afternoons. It's like these homeowners do not care they impact others. I would like to keep our residential neighborhood nice and property values up.

Thank you, Mark Zumwalt 10/13/2021

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STAPLEHURST DEED OF DEDICATION AND RESTRICTIVE COVENANTS

KNOW ALL MEN BY THESE PRESENTS:

GROUNDWORKS LTD., an Oklahoma limited portnership, hereinatter referred to as the "Owner and/or Developer", is the owner of the following described land in the City of Jenks, Tulsa County, State of Oklahoma, to-wit:

A tract of land lying in the W/2 NW/4 Section 23, Township IB North, Range 12 East, of the Indian Base and Meridian according to the U.S. Government Survey thereof. City of Jenks, Tuisa County, State of Oklahoma, more particularly described as

Beginning at a point on the East line of said W/2 NW/4, said point lying 33.00 feet North of the Southaust Cornar thereof; thence N89°54'45'W and poraliel to the South line of said W/2 NW/4 a distance of 792.76 feet; thence N0°02'09'W a distance of 70.00 feet; thence N89°54'45'W o distance of 24.00 feet; thence N89°54'45'W o distance of 24.00 feet; thence N89°54'45'W o distance of 24.00 feet; thence N89°54'45'W o distance of 104.29 feet to a point on the Easterly Right-at-way line of U.S.Highway 75; thence Northerly along said Right-at-way as follows:

thence N3° 0'36°W o distance of 538.88 test: thence N9°17'47°E a distance of 603.80 feet; thence N11°06'06°E o distance of 285.29 feet; thence \$78°E3'54°E a distance of 70.00 feet; thence N11°06'17°E a distance of 350.00 feet; thence N18°43'00°E a distance of 210.19 feet;

thence Due East a distance of 633.78 test to a point in the East line of said W/2 NW/4: thence SO*00'25'E along said East line a distance of 2.081.00 feet to the point of Beginning. cantolning 41.9536 Acres, more or less.

and has caused the obove described land to be surveyed, staked; platted and subdivided into lots, blooks, reserve areas and streets, in conformity with the accompanying plat, and has designated the subdivision of "STAPLEHURST", an Addition to the City of Jenke, Tulea County, Okiahama.

SECTION I

STREETS, EASEMENTS AND UTILITIES

Public Streets and General Utility Ecsements

The Owner/Developer does hereby dedicate for public use the streets, as designated on the accompanying plat, and does further dedicate for public use the utility easements as desploted on the accompanying plat as "U/E" or "UTILITY EASEMENT", for the acveral purposes of constructing, mointaining, aporating, repairing, replacing, and/ar removing any and all public utilities, including storm sewers, contiary sewers, telephone and communication lines, aloctric power lines and franctormers, gas lines, water lines and cable television lines, together with all tiltings, including the poles, wires, conduits, pipes, valves, meters and equipment for each of such facilities and any other appurtenances thereta, with the rights of ingress and agress to and upon the utility easements and right-af-ways for the uses and purposes aforceald, provided however, the Owner/Developer hereby reserves the right to construct, maintain, aporate, lay and re-lay water lines and sewer lines, together with the right of ingress and egress to such construction, maintenance, operation, laying and relaying over, across and along all of the utility easements depicted on the plat, for the purpose of furnishing water and/or sewer services to the dread included in the plat. The owner/Developer herein imposes a restrictive covenant, which covenant shall be binding on each lot owner and shall be inforceable by the City of Jenks, Oklahomo, and by the supplier of any affected utility cervice, that within the utility easements depicted on the accompanying plat no building, structure or other obove or below ground obstruction shall be placed, oracted, installed armointained, provided however, nothing herein shall be demend to prohibit drives, parking areas, curbing and landscaping.

Underground Service

- Overhead lines for the supply of electric, telephone and cobie television services may be tocated along the East boundary of Block I, and the South perimeter boundary of the subdivision, if located within a utility easement as depicted on the accompanying plat. Street light poles or standards shall be served by undarground cobie and elsewhere throughout the subdivision all supply lines shall be located underground in the streets and assement ways dedicated for general utility services as depicted on the accompanying plat. Service pedestals and transformers; as sources of supply at secondary voltages, may also be located in easement ways.
- Underground service cables and gas lines to all structures which may be located within the subdivision may be run from the nearest service pedestal or fronsformer or gas main to the point of usage determined by the location and construction of such structure as may be located upon the lot, provided that upon the installation of a service cable or gas line to a particular structure, the supplier of service shall thereafter be deemed to have a definitive, permanent and offective easement on the lot, covering a 5 foot attip axtending 2.5 test on each side of the service cable or gas line, extending from the service pedesial, franstormer or gas main to the service entrance on the structure.
- The supplier of gas, electric, telephone and cable television services, through its agents and employees, shall at all times have the right of access to all easement ways shown on the plot or athervise provided for in this Deed of Oudication for the purpose of installing, maintaining, removing or replacing any portion of the underground gas, electric, telephone or cobic television facilities installed by the supplier of the utility acrvice
- The owner of the lot shall be responsible for the protection of the underground service facilities located on his lot and shall prevent the alteration of grade or any construction activity which would interfere with the gas, electric, telephone or cable television facilities. The supplier of service shall be responsible for ordinary maintenance of underground facilities, but the owner shall put far damage or relocation of such facilities caused or necessitated by acts of the owner or his agents or contractors.
- The foregoing covenants set forth in this poragraph B shall be enforcedable by the supplier of the gas, electric, felophone or abble television service and the owner of the let agrees to be bound hereby.

Water and Sever Service

- The currence of the lot shall be responsible for the protection of the public water and sewer mains located on his lot.
- Within the utility agreement areas depicted on the accompanying plat, the alteration of grade in excess of 3 feet from the contours existing upon the completion of the installation of a public water main or sewer main, or any construction activity which would interfere with public water and sewer mains, shall be prohibited.
- The City of Jenks. Okidhama, or its successors, shall be responsible for ordinary maintenance of public water, and sever mains, but the owner shall pay for domage or rejocation of such facilifies caused or necessitated by octa of the owner, his agenta or contractors.
- The City of Jonks. Okiohomo, or its successore, shall of all films have right of access to all easement ways depicted on the accompanying plat, or otherwise provided for in this Dood of Dedication, for the purpose of incitaling, maintaining, removing or replacing any parties of underground water or sewer facilities.
- The foregoing covenants set forth in this paragraph C shall be enforceable by the City of Janks, Oklahoma, or, its auccessors, and the owner of the lot agrees to be bound heroby.

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D. Reserve Areas

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Reserve "A", Reserve "B" and Reserve "C" shall be operated and maintained by the Owner/Developer until such time as the same are conveyed to the homeowners' association to be formed as set forth in Section IV. From and ofter the date of such conveyance, the homeowners association shall be responsible for the maintenance of the same and pay for all costs and expenses associated therewith. In the event such crass are not properly maintained, the City of Janks or its contractors may enter upon said property, perform the maintenance and bill the Owner/Developer or homeowners association, whoever is the then owner of such property, for the same. Such cost of maintenance shall become a lien on all the Residential Lote (as hereinafter defined), which may be foreclosed by the City of Janks, Oklahoma; or the Jenks Public Works Authority may add such billing prorate upon the Residential Lot owner's wafer bill, which method of collection is agreed to by all Residential Lot owners.

E. Surface Drainage

Each lot shall receive and drain. In an unobstructed manner, the storm and surface waters from lots and drainage great of higher elevation and from public streets and easements. No lot owner shall construct or permit to be constructed any sensing or other obstructions which would impost the drainage of storm and surface waters over and across his lot. The toregaing covenants set forth in this paragraph E shall be enforceable by any affected lot owner and by the City of Janks, Oklahoma.

F. Limits Of No Access

The undersigned, Owner/Developer hereby relinquishes rights of vehicular ingrees or agrees from any portion of the property adjacent to North Franklin Street and West 95th Street South within the bounds designated as "Limits Of No Access" (L.N.A.) on the accompanying plat, which "Limits Of No Access" (L.N.A.) on the accompanying plat, which "Limits Of No Access" (may be amended or released by the Jenka Planning Commission, or its successor, and with the approval of the City of Jenks, Oklahoma, or as otherwise provided by the statutes and laws of the State of Oklahomo pertaining thereto, and the limits of no access above astablished shall be enforceable by the City of Jenks, Oklahoma.

G. Paving and Landscaping Within Easements

The ewner of the ici affected shall be responsible for the repair of damage to landscaping and poving occasioned by necessary installation or maintenance of underground water, sewer, storm sewer, natural gas, communication, cabit television or electric facilities within the restricted water line, ewer line or utility schement areas depicted upon the accempanying plat, provided however, the City of Jenks, Oklohoma or the supplier of the utility service shall use reasonable care in the performance of such activities.

SECTION 11

PLANNED UNIT DEVELOPMENT RESTRICTIONS

WHEREAS, the Residential Development Area (as defined bolow) was submitted as a planned unit development (designated as PUD No. 8) as provided within Sections 900-970 of Chapter 9, Jenks Ordinances (Jenks Zoning Code), as the same existed on February 1, 1993, which PUD No. 8 was approved by the Jenks Planning Commission on February 22, 1996, and by the Council of the City at Jenks, Okiahema, on March 4, 1996 and published on March 14, 1996; and

WHEREAS, the planned unit development provisions of the Jenks Zoning Code require the establishment of covenants of record, inuring to and enforceable by the City of Jonks, Okidhome, sufficient to assure the implementation and continued compliance with the approved planned unit development; and

WHEREAS, the Owner/Devaloper dosires to establish restrictions for the purpose of providing for an orderly devalopment and to insure adequate rostrictions for the mutual benefit of the Owner/Developer, its successors and assigns, and the City of Jenks, Oklahama.

THEREFORE, the Owner/Developer does hereby impose the failowing restrictions and covenants which shall be covenants running with the land and shall be binding upon the Owner/Developer, its successors and assigns, and shall be

entorcaable as heroinafter set forth.

A. Use of Land

The development of the Residential Development Area pursuant to Pud No. 8 shall be subject to the planned unit development provisions of the City of Jenks Zoning Code, as such provisions existed on February 1, 1993, or as may be subsequently amended.

B. Rasidential Development Area

Lots 1 through 30, Block 1, and Lots 1 through 10, Block 2, and Lots 1 through 16, Block 3, and Lots 1 through 16, Block 4, and Lots 1 through 35, Block 5 (heroinafter referred to as the "Residential Lots" and Reserve "B" and Reserve "C" (tagother with the Residential Lots, collectively bereinster referred to as the "Rosidential Development Area") shall be subject to the following restrictions and limitations:

I. Ue

The was of the Residential Lots shall be limited to detached single femily residential purposes, having an attached garage providing space for a minimum of two automobiles. The use of Reserve "A" within Block I and Reserve "B" within Block I shall be limited to paved wilkways and Reserve "C" within Block 7 shall be limited to a stormwater detention pend, open space and parking and is reserved for subsequent conveyance to a homeowners association to be farmed as set forth within Section IV.

2. Fronting and Accese Limitation

. Each dwelting shall front a dedicated public street.
No house shall front on North Franklin Street.

3. Yards and Setbacks

a. Street Setback: No building shall be erected nearer to a public street than the building setback lines depicted on the accompanying plat.

Garages facing side streets having a 15' building line shall be set back 20' from the property line. The front of the house must face the most restrictive building line.

- Rear Yard: The minimum rear yard shall not be less than 20 feet in width.
- c. Side Yard: The minimum side yard shall not be less than 5 feet nor the width of any utility easement located within the lot and along the side lot line.
- Dwelling Separation: Ownlings shall maintain a separation of not less than 10 test.
- Ensement Setbacks: No building, whether principal or accessory, shall encroach upon any utility easement as depicted on the accompanying plat.

4. Sereening

A 6! high wood fence will be constructed along the West boundary of Lat I, Black I and Lats I through 5, Inclusive and Lat 16, Black 3 and Lats I through 16, Black 4 and along the East boundary of Lats 9 through 30, Black I and Reserve C.

Trees, shrubs and ground cover will be planted at the entrance of the addition (North Douglas Street at North Franklin Street) in the medicin, and along the West boundary of Reserve "C", also along the West boundary of Lot i, Block i, Block 3 and Block 4. Also, low shrubs and ground cover will be planted in the Modian of West "H" Street at North Franklin Street.

5. Signoge

One monument sign identifying the residential dovelopment may be located at the Southwest corner of Reserve "C" not exceeding 6' in height nor 32 equoro feet of display surface area.

FINAL PLAT

CERTIFICATE OF APPROVAL

I hereby certify that this plat was approved
by the back City Council

by the leaks City Council on Appli 29, 1996

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SECTION 111

ADDITIONAL RESTRICTIONS

WHEREAS, the Developer desires to establish additional restrictions for the purpose of providing for the orderly development of the Residential Development Area and to ensure adequate restrictions for the mutual benefit of the Developer, successors and assigns.

THEREFORE, the Developer does hereby impose the following additional restrictions and covenants on the Residential Development Area, which shall be covenants running with the land, and shall be binding upon the Developer, its successors and que lane:

A. Architectural Committee - Plan Review

- No buliding, fence of wall shall be erected, placed or gitered on any Rosidential Lot in this subdivision until the building plone and specifications and plet plan, which plat plon shows the location and facing of such building, have been approved in writing by a majority of an architectural committee composed of John R. Woolman, Denny L. Woolman, and inex Jemison, or their duly authorized representative, representatives or successors. In the event of the death or resignation of any member of the death or resignation of any member or members shall have full authority to approve or disapprove such plans, specifications, color scheme, materials and plot plon, or to designate a representative or representatives with the like authority, and said remoining member or members while have authority to fill any vacancy or vacancies created by the death or resignation of any of the aforesaid members, and said newly appointed member shall have the same authority hereunder as their prodecessors, as above set forth. In the event the Architectural Committee falls to approve or disapprove any such plans, specifications and plot plans submitted to it as herein required within thirty (30) days after such eubmission, or in the ovent no suit to smjoin the erection of such building or the making of such differation has been commenced prior to the completion thereof, such approval shall not be required and this covenant shall be deemed to have been fully complied with.
- The Architectural Committee's purpose is to promote good design and compatibility within the subdivision and in its review of plans or determination of any waiver as hersinative authorized may take into consideration the nature and character of the proposed building or structure, the materials of which it is to be built, the availability of attenuative materials, the sits upon which it is proposed to be created and the harmony thereof with the surrounding area. The Architectural Committee shall not be flable for any approval, disapproval or failure to approve hereunder, and its approved of building plans shall not constitute a warranty or responsibility for building methods, materials, procedures, structural design, grading or drainage, or code violations. The approval, disapproval or failure to approve of any building plans shall not be desend a walver of any restriction, unless the Architectural Committee is horeinafter authorized to grant the particular walver.
- The powers and duties at the Committee or its designated representative shall cease on the lat day of January, 2005, or when ninety percent (90%) of the lots have been closed, whichever occurs first. Thereafter, the powers and duties of the Archifectural Committee shall be exercised by the home owners association hereafter provided for.

Building Material Requirements

i. Stem Walle

All expands foundation or stem walls shall be of brick or stone or stucco. No concrete blacks, poured concrete or any other foundation will be exposed. No stem walls will be exposed.

2. Rooting

The root of the dwelling erected on any Residential Lot

shall be. Heritage 11, Timberline or equal and shall be weathered wood in color.

Exterior Walls

The first story exterior walls of the dwelling erected on any Recidential Lote shall be of at least fifty percent (50%) brick, stone or stucce, provided, however, that the area of all windows and doors located in said exterior walls and the area adjacent to patios and under porches shall be excluded in the determination of the area of exterior walls, and further provided that where a part of the exterior wall is extended above the interior room ceiling line due to the constructions of a gable-type roof, then that partian of the wall extending above the interior room ceiling height may be constructed of wood material and shall be excluded from the determination of the area of the exterior walls. (Exclusive of fireplace chase.)

All dwellings with windows other than wood will be either anodized or electrostatically painfed. Metal window frames will be in color harmony with the exterior color and texture of the residence. No unpainted aluminum will be permitted for window framing. Wood frames will be painted, sealed or stained.

5. Siding

No steel, aluminum or plastic siding shall be permitted on ony building on any Residential Lat.

All mail boxes visible from the street shall be constructed of brick or stone to match the primary

The Architectural Committee may valve, in a particular instance, the building material requirements set out in this Subsection; PROVIDED, such valver to be effective must be in writing, deted and signed by a majority of the Architectural Committee.

C. Noxlaus Activity

No noxious or offensive trade or activity shall be carried on upon any Residential Lot, nor shall any trash, or other ratius be thrown, placed or dumped upon any vacant Residential Lot, nor shall anything be done which may be ar become an annoyance or nulsonce to the neighborhood.

D. Existing Bullding

No existing or erected building of any sort may be moved onto or placed on any Residential Lot.

Temperary Structures and Outbuildings

- No trailer, tent, garage, barn, outbuilding, nor any atructura of a temporary nature shall be at any time used for human habitotian, tempororily or permanently.
- Except for buildings existing at the time of filing of this plat, any building which is detached from the principal dwelling structure shall be limited to buildings automorily accessary to a single-family dwelling and shall be of a similar architectural design as the principal dwelling.

F. Vehicle Storage and Parking

No inaparative vehicle shall be stored on any Residential Lot except within an onclosed garage. No motor home, beat trailer, travel trailer or similar recreational vehicle shall be located, parked or stored within a side or from yard, and if not located within an enclosed garage, shall be acreened sufficiently to prevent any view thereof from any atreat within Staplehural.

G. Antennas

No radio or television tower, gerial or antenna shall be

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located on any Residentiat Lat. Satellita dishas shall be screened from view from the etreat within Staplehuret.

Minimum Square Footoge

All single family dwelling units shall have a minimum of 1,500 square teet of finished heated living crea.

SECTION IV

HOMEOWNERS' ASSOCIATION

Formation of Homeowners' Association

The Dwner/Developer has formed or shall cause to be formed an association or associations of the owners of the Residential Lots within STAPLEHURST to be established in accordance with the statutes of the State of Oklahoma, and to be formed for the general purposes of maintaining the common areas, and enhancing the value, desirability and attractiveness of STAPLEHURST.

Membership

Every person or entity who is a record owner of the fee interest of a Residential Lot shall be a member of an association, and shall be subject to assessment for maintenance of the common areas. Membership shall be appure

SECTION V

ENFORCEMENT, DURATION, AMENDMENT AND SEVERABILITY

Enforcement

The restrictions herein set forth are covenants to run with the lond and shoil be binding upon the Owner/Developer, its successors and obsigns. Within the provisions of Section I Streets, Easements and Utilifies are set forth certain covenants and the enforcement rights pertaining thereto, and additionally the covenants within Section I whether or not specifically therein so stated shall inure to the benefit of and shall be enforceable by the City of Jenks, Oktahama. The covenants contained in Section II Planned Unit Development and in a Section II Planned Unit Development provisions of the City of Jenks Contain Code and shall inure to the benefit of the City of Jenks, Oktahama. If the undersigned Owner/Developer, or its successors or assigns, shall volate any of the Covenants within Section II, it shall be lawful for the City of Jenks to maintain any action at law or in equity against the person or persons volating or attempting to violate any such covenant. To prevent him or them from so doing or to compet compliance with the covenant.

These restrictions, to the extent permitted by applicable law, shall be perpetual but in any event shall be in force and effect for a term of not leas that thirty (30) years from the date of the recording of this Deed of Dedication unless forminated or omended as hereinotter provided.

Amendment or termination

The covanants contained within Section i Streets, Eccements and Utilities may be amended or terminated at any time by a written instrument signed and acknowledged by the owner of the land to which the amendment of termination is to be applicable and approved by the Janks Pienning Commission, or its successors, and the City of Jenks, Oklahoma. The covenants contained within Section il Pienned Unit Development Restrictions may be amended or terminated at any time by a written instrument signed and acknowledged by the owners of more than 75% of the Residential Lots and approved by the Janks Pienning Commission, or its successors. The covenants contained within Section til. Additional Restrictions may be amended or terminated at any time by a written instrument signed and acknowledged by the owners of more than 75% of the Residential Lots and approved by this instrument signed and acknowledged by the owners of any instrument amending or terminating covenants as above at forth shell be effective from and after the data it is properly recorded. property recorded.

Severebility

Invalidation of any restriction set torth herein, or any part thereof, by an order, judgment, or decree of any Court, or otherwise, shall not invalidate or affect any of the other restrictions or any part thereof as set forth herein, which shall remain in full force and effect.

IN WITNESS WHEREOF, Groundworks, Ltd. has executed this instrument this of day of account. 19

GROUNDWORKS LTD., An Oklahoma Limited Partnership

By: INTERAK CORPORATION. By:

W. Daugins Jones Its/President

STATE OF OKLAHOMA COUNTY OF TULSA

Stathle instrument of Chore me on this VO. Dou And Tones as Interest Congration, as General Groundworks Ltd., an Oklohoma limited partnership.

My Commission Expires: 0000 DECKS

Notary Public Prusa

CERTIFICATE OF SURVEY

I, Jack C. Cox, of Cox and Associates, inc., a Registered Professional Land Surveyor, in the State of Oktahoma, do hareby certify that I have carefully and accurately surveyed, subdivided, and piotted the tract of land described above, and that the accompanying plot designated herein as "STAPLEHURST", a subdivision in the City of Jenke, Tuted County, State of Oklahoma, is a representation of the survey made on the ground using generally accepted practices and meets or exceeds the Oklahoma Minimum Standards for the Practice of Land Surveying as

STATE OF OKLAHOMA

COUNTY OF TULSA

Before me, the undereigned, a Notary Public. In and for said County and State, on this day of the Research of the personal page and Jack C. County on the Known to be the identical person who subscribed his name as Registered Professional Land Surveyor to the foregoing Certificate, and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein sat forth.

My Commission Expires: January 13,1998

Diaina El Henry

FINAL PLAT

CENTIFICATE OF APPROVAL I bereby certify that this plat was approved

by the leaks City Council on 29 Timber MAYOR - VICE MAYOR

This approval is wold if the above signature is not really by the City Manager,

CITY MANAGER