

Welcome to Our Community



Recreational Lake with Dock & Boat Ramp Angler's Cove 1st Class Fishing Lake Parks, Playground, & Picnic Facilities RV Park & Storage



Swimming Pool Clubhouse Pavilion



52857 APR-88

SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR MOUNTAIN LAKES SECTION THREE

STATE OF TEXAS § § COUNTY OF ERATH §

KNOW ALL MEN BY THESE PRESENTS:

This SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR MOUNTAIN LAKES, SECTION THREE is made this <u>day</u> of March, 2005, BUT EFFECTIVE AS OF <u>22</u> February, 2002, by BLUEGREEN SOUTHWEST ONE, L.P., a Delaware limited partnership, duly authorized to do business in the State of Texas (hereinafter referred to as "Developer" or "Declarant").

WITNESSETH:

WHEREAS, Declarant prepared and filed of record that certain Declaration of Covenants, Conditions and Restrictions for Mountain Lakes, Section Three in the Official Public Records of Erath County, Texas at Volume 1064, Page 507 and under Erath County Clerk's File No. 20835 on February 1, 2002, and as amended on April 9, 2002 by an Amendment to the Declaration of Covenants, Conditions and Restrictions for Mountain Lakes, Section Three and filed of record under Erath County Clerk's File No. 22667 (herein collectively referred to as the "Restrictions"); and

WHEREAS, Section 9.02 of the Restrictions provide that the Restrictions may be amended or changed, in whole or in part, at any time by the written agreement or by signed ballots voting for such amendment, of not less than two-thirds (2/3rds) of all of the Owners (including the Developer) of the Subdivision; and,

WHEREAS, Section 9.03 states that the Developer shall have and reserves the right at any time and from time to time prior to the Control Transfer Date, without the joinder or consent of any Owner or other party, to amend the Restrictions by an instrument in writing duly signed, acknowledged and filed for record; and,

WHEREAS, the Developer of MOUNTAIN LAKES is BLUEGREEN SOUTHWEST ONE, L.P., (hereinafter the "Developer") and the Control Transfer Date has not yet occurred as stated in the Restrictions, thereby allowing for this Second Amendment to the Restrictions.

NOW THEREFORE, premises considered, Developer, in accordance with Section 9.02 and Section 9.03, does hereby amend the Restrictions of MOUNTAIN LAKES as follows:

Supplement to Use Restrictions

1. Developer amends and supplements "Section 2.05. Flowage Easement."

The name of the section is hereby deleted and the following language shall be inserted:

Section 2.05. Flowage Easement and Mitigation Area.

2. Developer amends and supplements Section 2.05. Flowage Easement and Mitigation Area and adds the following language to Section 2.05 of the Restrictions after "b)" as follows:

c.) <u>Wildlife Mitigation Easements/Mitigation Area.</u> One of the special conditions of the United States Army Corps of Engineers ("USACE") Permit requires restrictions be placed on the property herein described for the purpose of providing compensation for adverse impacts to the waters of the United States of America. Any owner of all or any part of the property identified on the plat of this Section identified as a "Wildlife Mitigation Easement" or on <u>Exhibit A</u> or any person having an interest in or proposing to acquire an interest in all or part of any property identified on the

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plat of this Section as a "Wildlife Mitigation Easement" or on **Exhibit A**, is notified that development restrictions affecting such property as follows:

i. The Flowage Easement, and other portions of the Mountain Lakes development shown on the filed plats as "Wildlife and Mitigation Easement" or on **Exhibit** <u>A</u> as "Mitigation Reserve," is hereby dedicated in perpetuity as a Mitigation Area associated with the construction of a dam and 40-acre reservoir on an unnamed tributary of Richardson Creek in the Mountain Lakes development, Sections 2, 3 and 4, near Bluff Dale, Erath County, Texas. The property marked as Wildlife and Mitigation Easements or as Mitigation Area shall not be disturbed and kept in its natural state except by those USACE-approved activities that would not adversely affect the intended extent, condition and function of the Mitigation Area. Any other change, modification or disturbance of the dedicated property shall require prior written approval by the District Engineer, USACE, Fort Worth District, or his/her duly authorized representative.

ii. This restriction shall not be removed or revised without obtaining a modification of the aforementioned USACE authorization and/or prior written approval of the USACE. Permit modifications may be granted only by the USACE.

THIS NOTICE OF RESTRICTION DOES NOT GRANT ANY PROPERTY RIGHTS OR EXCLUSIVE PRIVILGES.

[End of Amendment to Section 2.05.]

Except as specifically amended hereby, the Declaration and all terms thereof shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned Declarant has executed this Second Amendment to the Declaration of Conditions, Covenants and Restrictions, Mountain Lakes, Section Three the day and year first above written.

DECLARANT:

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BLUEGREEN SOUTHWEST ONE, L. P. a Delaware limited partnership by its General Partner BLUEGREEN SOUTHWEST LAND, INC., a Delaware Corporation

By:

Daniel C. Koscher President BLUEGREEN SOUTHWEST LAND, INC.

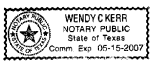
ACKNOWLEDGMENT

STATE OF TEXAS

COUNTY OF DALLAS

The foregoing Second Amendment to Declaration of Covenants, Conditions and Restrictions for Mountain Lakes, Section Three was acknowledged before me on the day of March, 2005, by Daniel C. Koscher, President of Bluegreen Southwest Land, Inc., a Delaware corporation, the general partner of Bluegreen Southwest One, L.P., a Delaware limited partnership, on behalf of said corporation.

Notary Public State of Texas



SECOND AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS OF MOUNTAIN LAKES, SECTION 3 – PAGE -2 OF 3-

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EXHIBIT A

ALL THAT AREA AND LAND, found in Mountain Lakes, Section Three, lying and being in the Mitigation Area as shown on attached the drawing of the Property, which includes the thirty (30) foot Drainage and Wildlife Mitigation Easement that crosses portions of the following area and Lots as well as the Flowage Easements shown on the plat and listed in the Restrictions, and also includes the following areas and lots:

A riparian buffer and Flowage Easement fifty (50) feet in width adjacent to the 935 msl at Beacon Lake [Common Area

A riparian buffer and Flowage Easement fifty (50) feet in width adjacent to the 980 msl at Angler's Cove [Common Area

[Lots shown on attached schedule]

Section Three, Mountain Lakes, Erath County, Texas, plat was recorded on January 24, 2002 in Cabinet A, Slide 331, the Map and Plat records of Erath County, Texas in and to which plat reference is hereby made for a more particular description of said land after having been approved as provided by law.

UPON RECORDING, PLEASE RETURN TO:

BLUEGREEN SOUTHWEST LAND, INC. 2000 East Lamar Blvd., Suite 290 Arlington, Texas 76006

SECOND AMENDMENT TO COVENANTS, CONDITIONS AND RESTRICTIONS OF MOUNTAIN LAKES, SECTION 3 – PAGE -3 OF 3-

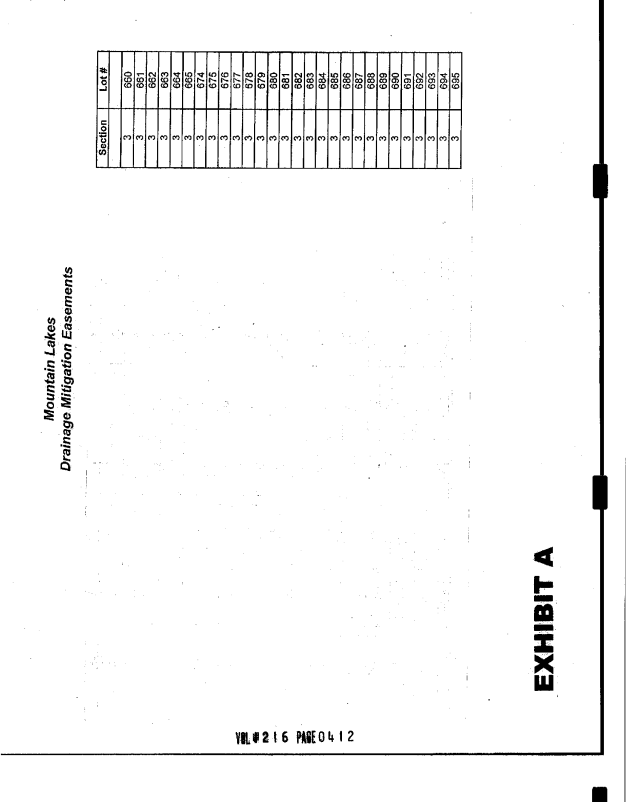
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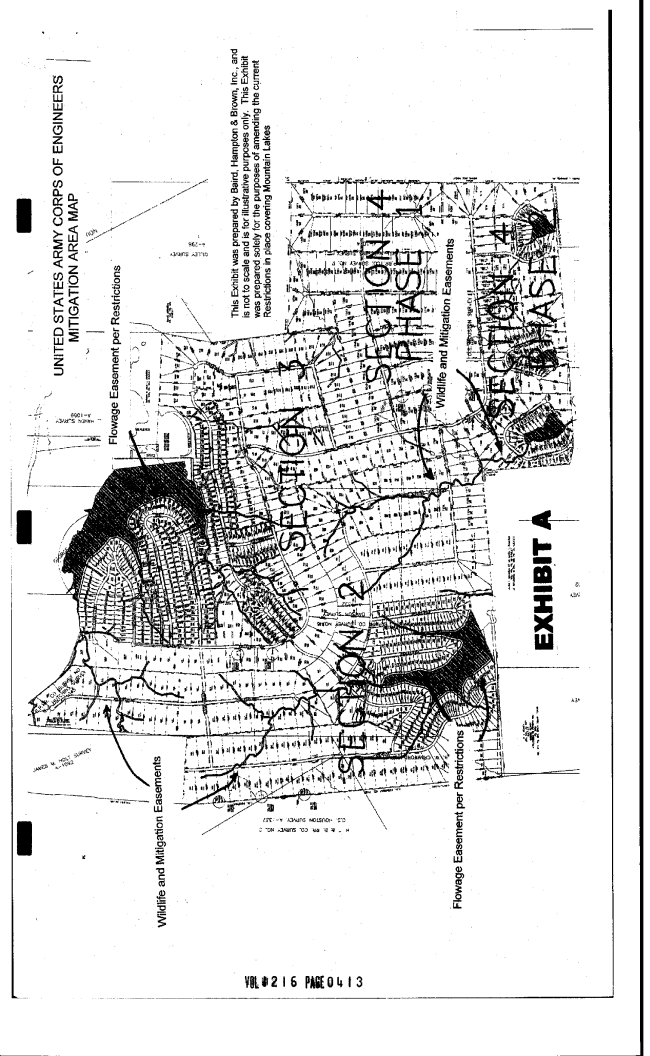
Mountain Lakes Drainage Mitigation Easements

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EXHIBIT A





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WARNING: THIS IS PART OF THE OFFICIAL RECORD **DO NOT DESTROY**

FILED FOR RECORD М

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GWINDA JONES, COUNTY CLERK ERATH COUNTY, TEXAS ga _DEPUTY BY.



STATE OF TEXAS COUNTY OF ERATH I Hereby certify that this instrument was FILED on the date and at the time stamped hereon by me and was duly. RECORDED in the Official Public Records of Erath County, Texas in the Volume and Page as shown heron.

County Clerk, Erath County, Texas

Paid Charge \$_14.00

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CLERK'S NOTICE: ANY PROVISION HEREIN, WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE. IS INVALID AND UNEMFORCEABLE UNDER FEDERAL LAW

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