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STATE OF NORTH CAROLINA

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COUNTY OF CRAVEN

AMENDMENT TO PROTECTIVE COVENANTS TABERNA - PHASE X

THIS AMENDMENT TO PROTECTIVE COVENANTS, TABERNA, is dated for purposes of reference only this <u>26th</u> day of April, 2001, and is submitted for recordation by Weyerhaeuser Real Estate Company, a corporation qualified to do business in the State of North Carolina (hereinafter "Declarant").

RECITALS:

Declarant has prepared a master development plan for a predominantly residential community named Taberna, located in Craven County, City of New Bern, North Carolina. The development plan for Taberna is set out in the Protective Covenants for Taberna recorded in Book 1488, Pages 565 - 599, Craven County Registry ("Master Covenants"). Certain properties particularly described in the Master Covenants were subjected to its provisions upon its recordation. Declarant reserved the right, in Paragraph 2 of the Master Covenants, to subject described additional properties to the terms and conditions of the Master Covenants. Declarant further reserved the right to impose new or different development guidelines and restrictions on the additional properties made subject to the Master Covenants. The purpose of this Amendment to Protective Covenants ("Amendment") subject additional is to properties more fully described hereinafter to the terms and conditions of the Master Covenants, and to specify particular restrictions and easements applicable to the properties hereby annexed.

Therefore, the Master Covenants are hereby amended as follows:

1. <u>ADDITIONAL PROPERTIES</u>. The provisions of the Master Covenants shall apply fully to all of the property as shown on that plat of Taberna - Phase X, recorded in Plat Cabinet G, Slides 118G and 118H, Craven County Registry, including, without limitation, Lots 611 through 617, as well as all rights of way and other properties described thereon. Said plat shall herein be referred to as the "Plat." All of the terms and provisions of the Master Covenants shall be fully binding and applicable to the property so described, except as specifically modified herein. The Lots shown on the Plat shall be referred to herein as "Phase X Lots."

Declarant further subjects all property denoted "Association Property" and "Association Property Green" on the Plat to the terms and provisions of the Master Covenants, and agrees to convey and utilize said properties as more fully set out in the Master Covenants, with no residential or commercial construction to be allowed thereon.

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- 2. <u>DUES</u>. Annual dues payable to the Association (prorated as appropriate) shall be due and payable upon each Phase X Lot upon the earlier to occur of the following:
- A. The first day of the month following the date of transfer of title to any Phase X Lot by Declarant to a third party; or
 - B. January 1, 2002.
- 3. <u>ASSOCIATION RESPONSIBILITIES</u>. The Association shall be responsible for owning and maintaining all properties designated as "Association Property" or "Association Property Green" on the Plat. The Association shall have the right to establish maintenance standards for such properties, and to maintain such properties in accordance with such standards.
- 4. <u>BUILDING RESTRICTIONS</u>. All restrictions contained in the Master Covenants (with exception of those contained in paragraph 21) shall be fully applicable to Phase X Lots, except as specifically modified hereby.

The minimum square footage of heated, enclosed living space for each approved Living Unit shown on the Plat shall be 1,800 square feet for single level homes and 2,100 square feet for two level homes, a minimum of 1,300 square feet of such space being located in the first living floor of each two level Living Unit. Carports, garages, attics, porches, patios, decks and basements shall not be considered heated, enclosed living space.

IMPERVIOUS SURFACE LIMITATIONS. The amount of impervious surface allowed on each Lot shall be as set out on Attachment A attached hereto. These restrictions are imposed upon the Lots by the Department of Environmental Management of the State of North Carolina. Impervious surfaces are more fully defined by the Department of Environmental Management, which definitions are hereby incorporated by reference, but impervious surfaces include, without limitation, areas covered or altered so as to significantly restrict the percolation of stormwater into the soil thereunder. Furthermore, the limitations upon square footage shall be inclusive of that portion of the right-of-way between the front lot line and the edge of the pavement, structures, and walkways of brick, stone or slate, not including wood decking thereon. As set out in the Master Covenants, the State of North Carolina has specific authority to enforce this restriction by legal or equitable means, and no substantive amendment of this provision shall be allowed without approval of the State of North Carolina.

Filling in or piping of any vegetative conveyance (ditches, swells, etc.), associated with the development, except for average driveway crossings, is strictly prohibited by any person.

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- All definitions contained in the 6. DEFINITIONS. Master Covenants are hereby incorporated within this Amendment by
- SURVIVAL. Except as specifically amended by this Amendment, all provisions of the Master Covenants, to the extent not limited therein to particular designated Lots, and as the same may be amended from time to time, shall be fully applicable to all Phase X Lots, and the terms and conditions of the Master Covenants shall remain in full force and effect as to all Lots encumbered hereby and thereby.

IN WITNESS WHEREOF, the undersigned have executed this instrument under authority duly given as of the day and year first above written.

WEYERHAEUSER REAL ESTATE COMPANY

ATTEST:

ASST. SECKETARY

(CORPORATE SEAL)

State of North Carolina, Crav The oregoing cestificate(s)	en County
ls (are) certified to be correct registration this day and hour Register of Deeds of Craven	t. This instrument was presented for and duly recorded in the office of the
Register of Deeds	Abst/Deputy Register of Deeds

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STATE OF NORTH CAROLINA

COUNTY OF CRAVEN

_, a Notary Public of the County and State aforesaid, certify that Lewent 1. Pezecal personally came before me this day and acknowledged that the is Assistant Secretary of Weyerhaeuser Real Estate Company, corporation of the State of Washington, qualified to do business in North Carolina, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its name by its Assistant Vice President, sealed with its corporate seal and attested by its Assistant Secretary.

Witness my hand and official stamp or seal, this \(\sum / S \) day 2001.

My Commission Expires:

EBRUARY 25,2004

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> State of North Carolina, Craven Co. The foregoing certificate(s) of is (are) certified to be correct. This instrument was presented for

registration this day and hour and duly recorded in the office of the Register of Deeds of Crayen County, NC in Book // Page // This say of A.D., 20 / at /// o'clock

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STORMWATER MANAGEMENT PERMIT APPLICATION 2000 TABERNA - LOW DENSITY SUPPLEMENT ROBERT M. CHILES, P.E.

ATTACHMENT A

TABERNA - SECTION 24 WEYERHAEUSER REAL ESTATE COMPANY

LOT NUMBER	TOTAL LOT AREA (SQ FT)	TOTAL ALLOWABLE IMPERVIOUS (SQ FT)				
611	22,545	4,000				
612	21,800	4,000				
613	23,310	4,000				
614	24,464	4,000				
615	21,976	4,000				
616	21,772	4,000				
617	17,513	4,000				
TOTALS	153,380	28,000				

TOTAL AREA OF SECTION 24						220,387	SQ FT
TOTAL ALLOWABLE IMPERVIOUS LOTS 2					28,000	SQ FT	
STREETS & SIDEWALKS						27,371	SQ FT
% IMPERVIOUS	(55,371	/	220,387)	25:1	%