

AMENDED AND SUBSTITUTED BILL OF ASSURANCE

CROWN ADDITION TO HORSESHOE BEND ESTATES

KNOW ALL MEN BY THESE PRESENTS:

That Horseshoe Development Corporation, hereinafter called grantor, is the owner of the following described land lying in IZARD County, Arkansas, to-wit:

Located in the Southwest Quarter (SW 1/4) of Northwest Quarter (NW 1/4), Northwest Quarter (NW 1/4) of Southwest Quarter (SW 1/4), West One-Half (W 1/2) of Southeast Quarter (SE 1/4) of Northwest Quarter (NW 1/4), West One-Half (W 1/2) of Northeast Quarter (NE 1/4) of Southwest Quarter (SW 1/4), North 1050.0 feet of South One-Half (S 1/2) of Southwest Quarter (SW 1/4), all in Section Sixteen (16), Township Eighteen North (T-18-N), Range Seven West (R-7-W), IZARD County, Arkansas, and the East 370.0 feet of the North 2370.0 feet of Southeast Quarter (SE 1/4) and the East 370.0 feet of the South 550.0 feet of the Southeast Quarter (SE 1/4) of Northeast Quarter (NE 1/4) of Section Seventeen (17), Township Eighteen North (T-18-N), Range Seven West (R-7-W), IZARD County, Arkansas, containing 243 lots and approximately 150 acres, more or less.

And it having been determined that certain errors and mistakes were contained in the Bill of Assurance and plat dated the 11th day of September, 1968, and recorded the 16th day of September, 1968.

And it being desirable to replat, redonate and rededicate said properties into building plats and roads as shown on the attached plat and amend the said Bill of Assurance as herein set forth.

And it being deemed desirable that the above described property be now subdivided into building plots and roads and easements with certain areas reserved as shown on the attached plat and that said property be held, owned and conveyed, as platted, subject to the protection herein contained in order to enhance the value and use of the said property.

NOW THEREFORE, Horseshoe Development Corporation, an Arkansas corporation, for and in consideration to the benefits to accrue to it, its successors and assigns, which benefits it acknowledges to be of value, does cause to be made a plat hereto attached showing surveys made by the said James W. Cook, surveyor, and executed by him on May 7, 1969, showing the bounds and dimensions of the property now being subdivided into lots and roads described by numbered lots, roads, easements and reserved areas, and the said grantor hereby donates and dedicates said roads to the public, hereafter easement of way over the streets as shown by the said plat to be used for surfaced roads, or easements for property owners exclusive use or as the property owners choose. In addition to said roads, as shown on said plat, there are certain easements for drainage, utilities, etc., which grantor does hereby donate and dedicate to, for the use of or by, or for the benefit of, public utilities, the same being, without being limited by the generality of the foregoing, electric power, gas, telephone, water and sewer with the right hereby granted to the persons, firms or corporations engaged in the supplying of such utility services to use and occupy said easements and to have free ingress and egress therefrom for the installation, maintenance, repair and replacement of such utility services.

The filing of the Bill of Assurance and plat for record in the office of the Circuit Clerk and Recorder of IZARD County, Arkansas, shall be a valid and complete delivery and dedication of the roads and easements subject to the limitations herein set out.

The lands embraced in said plat shall be forever known as Crown Addition to Horseshoe Bend Estates. (Located in the SW 1/4 of NW 1/4, NW 1/4 of SW 1/4, W 1/2 of SE 1/4 of NW 1/4, W 1/2 of NE 1/4 of SW 1/4, North 1050.0 feet of S 1/2 of

SW 1/4, all of Section 16, T-18-N, R-7-W, Izard County, Arkansas, and the East 370.0 feet of the North 2370.0 feet of SE 1/4 and the East 720.0 feet of the South 550.0 feet of the SE 1/4 of NE 1/4 of Section 17, T-18-N, R-7-W, Izard County, Arkansas, containing 243 lots and approximately 150 acres, more or less), and any and every deed of conveyance for any lot in said subdivision describing the same by the number or numbers shown on said plat shall always be deemed sufficient description thereof.

#### RESTRICTIONS AND COVENANTS

1. Each homesite in Crown Addition to Horseshoe Bend Estates is restricted to the construction of one single family dwelling unit per lot.
2. No residence or structure shall be erected, placed or altered on any lot until after the building plans, specifications and plot plans showing the location of said residence, have been approved in writing as in conformity with and in harmony with the external design and location and size desired by the Corporation or its successors or by a duly designated property owners association.
3. During the construction of a permanent type dwelling unit, a temporary structure may be erected on a homesite which must be either removed or replaced with a permanent structure within six (6) months from the date the erection of the temporary structure was begun. Failure to remove same within such period of time will result in automatic condemnation and the property owners association or the Horseshoe Development Corporation or its successors shall have the absolute right of destruction and removal without recompense.
4. The dwelling unit must be a permanent structure and must have a material exterior composed of wood, anodized metal, masonry or cut natural or native stone, masonite or a combination of said materials or equivalent materials, which materials shall be approved as and in the manner provided for in Paragraph 2 hereof.
5. Each dwelling unit must have at least 1050 square feet of floor space, including carport, with at least 850 square feet of this space heated and on the first floor level. Each dwelling unit constructed on lots 140 through 185 and lots 217 through 237 and lots 191, 192, and 193 shall have a minimum of 1450 square feet of floor space under roof with at least 1050 square feet heated on the first floor level and at least one and one-half baths. On split level homes the first floor may be determined by a combination of any two of the three levels. All homes shall have complete indoor toilet facilities of modern plumbing connected to a septic tank sewage disposal unit, or other type of acceptable sewage disposal system, all modern electric wiring completed and installed, all of which shall be equal to or better than the code requirements published by Horseshoe Development Corporation and/or the Federal Housing Administration in its publication entitled "Minimum Property Standards", whichever be the higher requirements. Foundations must be complete, and outside pier type, not enclosed, shall not be permitted without written permission by at least two adjoining property owners and/or Horseshoe Development Corporation or its successors. In cases of approval the plumbing and other mechanical items must still be permanently and completely enclosed. No residence shall be located on any lot nearer to the front line than 45 feet nor nearer to the rear line than 30 feet. No residence shall be located on any lot nearer to the rear lot line on lots 140 through 185 than 80 feet.
6. No residence or building shall be located nearer to the interior lot side line than a distance of 15 feet or ten percent (10%) of the average width of the lot, whichever is greater, and in no event shall it be located nearer than 30 feet to the side line if the side line borders a public street or road. No fence enclosures shall be constructed between the street easements and the front portion of the construction dwelling above the height of three (3) feet.
7. No noxious or offensive trade or activity shall be carried on or upon any lot, nor shall any trash or other refuse be thrown, placed or dumped upon any vacant lot or shall anything ever be done which may or shall become an annoyance or nuisance



CERTIFICATE OF RECORD

STATE OF ARKANSAS }  
COUNTY OF IZARD }<sup>ss</sup>

I, CHARLES CHEATHAM, Clerk of the Circuit Court and Ex-Officio Recorder for the County aforesaid, do hereby certify that the within and foregoing instrument of writing was filed for record in my office on this 26 day of May A.D., 1969 at 1.45 o'clock P.M. and the same is now duly recorded with the acknowledgements and certificates thereon in Record Book 63 Page 499-500-501

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said court this 26 day of May, 1969

Charles Cheatham Clerk