THE STATE OF TEXAS !

COUNTY OF MONTGOMERY

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the LAKE CONROE FOREST OWNERS' ASSOCIATION, INC. was chartered by the State of Texas on the 13th day of August, 1968, for the purpose of providing maintenance and other services used in common by lot owners in LAKE CONROE FOREST, a subdivision of Montgomery County, Texas; and

WHEREAS, on the 14th day of August, 1968, GUARDIAN DEVELOPMENT CORPORATION, the then owner of all parks and lakes within the subdivision, conveyed the same to the directors of said Association and to their successors in office FOR SO LONG AS said parks and lakes were "maintained and used for recreational purposes by those property owners who pay to LAKE CONROE FOREST OWNERS' ASSOCIATION, INC. such maintenance assessments as might be necessary to keep, manage and maintain said premises as - recreational areas", and

WHEREAS, for cleaning, managing and maintaining such recreational areas and for such other services as mowing road shoulders; paying utility costs for the operation of two water wells used to maintain lake water levels; providing the subdivision with street lights where needed; providing a security patrol, etc., the property owners of LAKE CONROE FOREST subdivision did by majority vote adopt a new set of By-Laws at a special called meeting of such property owners, duly called by notice mailed to all property owners, on December 14, 1975; and

.. WHEREAS, such new By-Laws authorizes and directs the Board of Directors of the Association to assess each and every lot owner within the subdivision the sum of \$12.00 annually effective January 1, 1976, as a prorata part of the cost of such maintenance and other services; and

WHEREAS, a large segment of said lot owners, while participating in all services and benefits provided by the Association, including the use of parks and other recreational facilities and the appreciated valuation of their property by the existence and maintenance of these facilities, have failed and refused and continue to fail and refuse to pay such maintenance assessments:

NOW, THEREFORE, in consideration of the premises, the LAKE CONROE FOREST OWNERS' ASSOCIATION, INC., acting by and through its duly elected President pursuant to a resolution unanimously passed by its Board of Directors, acting pursuant to Article III, Paragraph 6 of its By-Laws, does hereby serve notice that a charge in the nature of an equitable lien has been assessed upon and against all lots and properties within said subdivision on which said maintenance assessments are due and unpaid and that, from the date due until the date paid, the amount of such unpaid assessments will draw interest at the rate of 6% per annum.

EXECUTED this 13 TH day of MARCH, 1976.

STATE OF

COUNTY OF MONTGOMERY

LAKE CONROE FOREST OWNERS' ASSOCIATION, INC. P. O. Box 108Y Montgomery, Texas 77356

BEFORE ME, the undersigned authority, on this day personally appeared W. A. Claytor, known to me to be the person whose name is subscribed to the foregoing instrument, as President of LAKE CONROE FOREST OWNERS' ASSOCIATION, ... INC., a corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 13th day of March 1976.

Notary Public in and for Montgogery County,

Texas

flied for Record at 12 o'clock Look 13. Mar. 1/4 1976 COY HARKIE Clark County Court, Bamberson Co., Texasty Peller De Fred report