Lot No. <u>597</u>	86 723035
Ment - W. D. to OWNER	OWNER
STATE OF ARIZONA)) ss: County of Maricopa)	
This instrument was acknowle of, 1986, by and	dged before me this 16 TH day Wouter R. DuBois
	Notary Public
My Commission Expires:	MON YEE MONTH TOWNS - MICHAEL MONTH'S TOWNS OC. \$, 1968
Lot No. 598 Son as markell	Betara Mackel
STATE OF ARIZONA)) ss: County of Maricopa)	
of DECEMBER, 1986, by and BARBARA MACHULL.	Iged before me this 16 day
<u> </u>	Notary Public
My Commission Expires: OCT. 5, 1988	MCK YEE MOTARY PRINCE - ARZONA MARICON COURTY My Comm. Expires Oct. 5, 1988

Lot No. = 1/2 602	80 125
OWNER	Terrel & Duis
	O MALLAC
STATE OF ARIZONA)) ss:	
County of Maricopa)	·
This instrument was acknowle of DECEMBER, 1986, by and	dged before me this 16 day
	Notary Public
My Commission Expires:	JACK YEE JACK YEE MUTHEN PRINCE - ANZONA MARICOPA COURTY My Comm. Expires Oct. 5, 1988
Lot No. WX 603	* Caree J. Smkw OWNER
STATE OF ARIZONA)	
County of Maricopa)	
of December, 1986, by and CARL J. Smith.	dged before me this 16 day
	Notary Public
My Commission Expires:	OFFICIAL SEAL JACK YEE ROTHER PUBLIC - ANZONA MARICOPA COUNTY My Comm. Expires Oct. 5, 1988

LOT NO. 377	00 150000
Lea SJE. 1/62 - lu	
OWNER	OWNER
•	
STATE OF ARIZONA)	
) ss: County of Maricopa)	T-1
of December, 1986, by and	edged before me this 9 day LEONARD L.E. ROSEDILER
	Notary Public
My Commission Expires: Oct. 5,1988	OFFICIAL SEAR. MACK YEE MOTHER FASILE - ARZONA MARICOPA COUNTY Comm. Expins Oct. 5, 1988
Lot No. 589 Kaniel Lechorn	Beverly a Cichorn
STATE OF ARIZONA)) ss: County of Maricopa)	Tu
This instrument was acknowled of DECEMBER, 1986, by and Beverly A. Eichorn.	DANIEL L. EicHORN Octaty Public
My Commission Expires: Oct. 5, 1988	MCK YEE MANACOPA COUNTY By Caom. Epires Oct. 5, 1983

Lot No. 604	
Edward M. Ostega.	Every Owner Odlego
STATE OF ARIZONA)) ss: County of Maricopa)	77.1
This instrument was acknowledge of November, 1986, by and Evangeline A. Orlega.	ed before me this 14 th day EDWARD
	Notary Public
My Commission Expires: Oct. 5,1988 Lot No. E \(\) 603	MICH WEEL MICH WITH THE PROPERTY OF THE PROPER
	Chou T. Illa pando
) ss: County of Maricopa)	T+_
This instrument was acknowledge of November, 1986, by and	ed before me this 17 day
•	Notary Public
My Commission Expires:	MCR YEE WERRY PUBLIC - ARIZONA MARRICOPA COUNTY My Camm. Expires Oct. 5, 1988

STATE OF ARIZONA) State of Arizona) County of Maricopa) This instrument was acknowledged before me this 14 day of December, 1986, by Rubby Hing and	Lot No. 592	
County of Maricopa) This instrument was acknowledged before me this 24 day of NOVEMBER , 1980, by Denald J. Forsythe and MARY JANE FORSYTHE . My Commission Expires: OCT. 5 1988 Lot No. 600 And W 601 NORTHWEST CHINESE PAPTIST CHURCH BULLY JAME FOR STATE OF ARIZONA) STATE OF ARIZONA) County of Maricopa) This instrument was acknowledged before me this 14 day of DECEMBER , 1980, by Bully Hing and	Donald Deory lo for	Diving Jane Longth.
County of Maricopa) This instrument was acknowledged before me this 24 day of November , 1986, by Donald J. Forsythe and Mary Jane Forsythe . My Commission Expires: OCT. S, 1988 Lot No. 600 And W 2 601 NORTHWEST CHINESE PAPTIST CHURCH DWNER STATE OF ARIZONA) SS: County of Maricopa) This instrument was acknowledged before me this 14 day of DECEMBER , 1986, by Bubby Hing and		
My Commission Expires: OCT. 5, 1988 Lot No. 600 And W 601 NORTHWEST CHINESE PAPTIST CHURCH OWNER STATE OF ARIZONA Ss: County of Maricopa This instrument was acknowledged before me this 14 day of DECEMBER, 1986, by Bushy Hing and	County of Maricopa)	Ti+_
Lot No. 600 And W 601 NORTHWEST CHINESE RAPTIST CHURCH OWNER STATE OF ARIZONA SS: County of Maricopa This instrument was acknowledged before me this 14 day of DECEMBER, 1986, by Bushy Hing and	This instrument was acknowled of November, 1986, by and MARY JANE FORSYTHE.	Notary Public day
Lot No. 600 And W 601 NORTHWEST CHINESE BAPTIST CHURCH OWNER STATE OF ARIZONA) ss: County of Maricopa This instrument was acknowledged before me this 14 day of DECEMBEN, 1980, by Bubby Hing and	My Commission Expires:	The state of the s
OWNER OWNER STATE OF ARIZONA SS: County of Maricopa This instrument was acknowledged before me this 14 day of DECEMBEN, 1980, by Bubby Hing and	Oct. 5, 1988	BOX VET BARROOM COUNTY Sty Comm. Expires Cot. 5, 1960
STATE OF ARIZONA) State of Arizona) County of Maricopa) This instrument was acknowledged before me this 14 day of December, 1986, by Rubby Hing and	Lot No. 600 AND WX 601	NORTHWEST CHINESE BAPTIST CHURCH
County of Maricopa) This instrument was acknowledged before me this 14 day of DECEMBEN, 198b, by Bubby Hing and	OWNER	Bushy Hang Business Manager
This instrument was acknowledged before me this 14 day of DECEMBEN, 1986, by Bubby Hing and		V
Clark Vec	County of Maricopa)	5 1
Notary Public	This instrument was acknowled of DECEMBER, 1986, by and	ged before me this 14 day Bubby Hing
1100001 100110		Notary Public
My Commission Expires:	My Commission Expires:	grander and designation of the same of
OCT. 5, 1988 INCN YEE MOTATO PUBLIC - ARIZONA MARICOPA COUNTY My Comm. Expires Oct. 5, 1988	OCT. 5, 1988	MCK YEE NOTATE PUBLIC - ARIZUMA MARICOPA COUNTY My Comm. Expires Oct. 5, 1988

Lot No. EAST & 601	86 723
OWNER	OWNER
STATE OF ARIZONA)) ss: County of Maricopa)	
of	dged before me this 29 day
	Notary Public
My Commission Expires:	CHICAL SEA
OCT. 5,1988.	MYRICOPA COUNTY My Comm. Expires Ct. 5, 1938
Lot No.	
OWNER	OWNER
STATE OF ARIZONA)	
) ss: County of Maricopa)	•
This instrument was acknowled of, 198, by	
and	
	Notary Public

My Commission Expires:

Lot 600, and the West half of Lot 601, SUNBURST FARMS SIXTEEN, according to the plat of record in the office of the County Recorder of Maricopa County, Arizona, in Book 130 of Maps, page 7.

EXCEPT those parts of Lots 600 and 601, of SUNBURST FARMS SIXTEEN, according to the plat of record in the office of the County Recorder of Maricopa County, Arizona, in Book 130 of Maps, page 7, lying within the North 55 feet of the Northwest quarter of Section 10, Township 3 North, Range 2 East, of the Gila and Salt River Base and Meridian;

TOGETHER WITH that part of said Lot 600 lying within the West 55 feet of said Northwest quarter; and

TOGETHER WITH that part of said Lot 600 described as follows:

BEGINNING at the intersection of the South line of the North 55 feet of said Northwest quarter with the East line of the West 55 feet thereof; thence Southerly along said East line a distance of 21 feet; thence Northeasterly to a point on said South line which is 21 feet East of the POINT OF BEGINNING; thence to the POINT OF BEGINNING.

"EXHIBIT A"

thin stretched sail to: The honorics This lee. Co. N. A. Brauer 1908 Papasis, Arlange 1900 Attas: Treet 685

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PASE FILE

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DECLIRATION OF COVENANTS, COMBITIONS AND RESTRICTIONS

THIS DECLARATION, made on the date bereinafter set forth by TRANSAMERICA TITLE INSURANCE COMPANY OF ARIZONA, on Arizona corporation, 66 Trustee, hereinafter religious "Declaranc";

WIINESSEIE:

METRIAS, the Decarant is the owner of certain property in the County of Maricoga, State of Arizons, which is more particularly described as:

Lors Five hundred eighty (580) through Six hundred four (604) inclusive, in SUNDURST FARMS SIXTEEN according to the plat thereof recorded in the Office of the County Recorder of Marieopa County, Arizona, in Book 130 of Maps, page 7 thereof:

MEDIAS, Declarant will convey the said properties, subject to certain protective covenants, conditions, restrictions, reservations, liens and charges as hereinafter wet forth;

HOW, THEREPORE, Declarant hereby declares that all of the properties described above shall be held, sold and conveyed subject to the following expenents, restrictions, covenants, and conditions, all of which are for the purpose of enhancing and protecting the value, desirability and attractiveness of the real property, and all of which are hereby declared to be for the benefit of all of the property described herein and the owners thereof, their heirs, successors, grantees and assigns.

ARTICLE I

DEFINITIONS

Section 1. "Association" shall mean and refer to SUNBURST FARMS MUTUAL WATER AND AGRICULTURAL COMPANY, the same being an Arizona corporation, its successors and assigns.

Section 2. "Properties" or "premises" shall mean and refer to that certain real property hereinbefore described, and such additions thereto as may hereafter be brought within the jurisdiction of the Association.

Section 3. "Lot", "unit" or "parcel" shall be synonomous and shall mean and refer to a separately designated and legally described frachold delate consisting of any plot of land and the improvements thereon shown upon any recorded subdivision map of the properties.

Section 4. "Member" shall mean and refer to every person or entity who holds membership in the Association.

Saction 5. "Owner" shall mean and refer to the record owner, whether one more persons or entities, of equitable title (or legal title if equitable title has merged) of any lot which is part of the properties.

Section 6. "Declarant" shall mean and refer to TRANSAMERICA TITLE
INSURANCE COMPANY OF ARIZONA. Trustee, its successors and assigns if such successors
or assigns should acquire more than one undeveloped lot from the Declarant for
the purpose of development.

MITTELL II

BUILDING TYPE AND LAND USE

Section 1. The lots subject to these restrictions as enumerated these shall be known, described and limited to single family residential local

Section 2. No building except one single family residence, a private garage or carport, and a structure to serve as a stable, liwestock shelter, and/or tack room, shall be erected, maintained, placed or permitted on any residential lot or portion of said residential lots in SUMBREST FARMS STRIETH. Such stable, livestack shelter, and/or tack room shall be of a design harmonious with the other structure or structures upon said lot, and no use of used or inferior materials shall be permitted. Any quarters for servants or guests must be in an integral part of said residence.

Section 3. No garage or any other building whatsoever shall be exected on any of said residential building lots until a dwelling house shall have been exected or until a contract with a reliable and responsible contractor shall have been externed into for the construction of a dwelling which shall comply with the restrictions herein permitted on any such premises. No garage or stable and tack room shall be used for residential purposes.

Section 6. No dwelling house having a ground floor area of less than one thousand fifty (1,050) square feet, exclusive of open porches, pergolas, or attached garage, if any, shall be exerted, permitted or maintained on any of said residentail lots in SUNBURST FARMS SIXTEEN.

Section 5. No building shall be erected on any of said residential lots in SUNBURST FARMS SIXTEEN the front walls of which are closer than twenty (20) feet from the front property line, except that a front porch, an attached garage or carport, may project into the front yard not more than five (5) feet, nor shall the side walls of any such building be nearer than fifteen (15) feet from the property line on each side of said lot; provided, further, that this mastriction shall apply to the stable, livestock shelter, and/or tack room, which structure may not be located closer than twenty—five (25) feet from the main structure or residence, nor closer than twenty (20) feet to any side property line.

Section 6. No solid wall or fence over five (5) feet in height shall be maintained or erected nearer to the front street line of any of the said sesidential lots in SUNBURST FARMS SIXTEEN than the front walls of the building exected on such lot; and in case of a lot on which no residence has been erected, no solid wall or solid fence over three (3) feet high shall be constructed or maintained closer than twenty (20) feet to the front line of such lot. No side of the rear fence, and no side or rear wall, other than the wall of the building constructed on any of said lots shall be more than six (6) feet in height. No hedge more than three (3) feet in height shall be permitted closer than twenty (20) feet to the front property line in any of said lots in said subdivision. Where a corner lot has its rear lot line in common with the side lot line of the adjacent lot, such common lot line shall be used to measure the set back to be observed with regard to the permitted height of solid walls, fences or hedges under this paragraph.

Section 7. Subject to the laws, ordinances, health codes and rules and regulations of the State of Arizona, and counties and municipalities thereof, herees, poultry and/or livestock may be kept or maintained on any of said lots, which horses, poultry, and/or livestock shall be for the sole and exclusive and enjoyment of the owners of said lot and their invited guests. The maintenance of such horses, poultry, and/or livestock and the physical facilities for the assess shall be maintained by lot owner in a clean, nest, orderly fambion in accordance with the prevailing custom and usage, so that such facilities shall not become maissance to the remaining lot owners in said SUNBURSY FARMS SIXTEEN, Any such invited facilities for the maintenance of poultry, livestock, or horses must be maintained at a minimum distance of seventy (70) feet from the front property lims of any of said lots. None of said lots or any portion thereof shall ever used for concercial animal husbandry.

Section 8. Essements for installation and maintenance of utilities and drainage facilities providing irrigation water and ingress and agrees and reserved as shown on the recorded plat. Within all these essements, no structure planting or other materials shall be placed or permitted to remain which as interfere with the purpose for which these essements have been reserved.

Section 9. No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.

ARTICLE III

ASSOCIATION MEMBERSHIP

The record owner of equitable title (or legal title if equitable title has merged) of any parcel or parcels of real property located in the SUNBURST FARMS development shall automatically become a member of the Association, and shall remain a member of the Association until such time as his ownership ceases for any reason at which time his membership in said Association shall automatically case. Ownership of a parcel shall be the sole qualification and criteria for numbership. The forecoing is not intended to include parsons or entities who hold an interest merely as security for the performance of an obligation.

A membership in the Association shall not be transferred, pledged or alienated in any vey. Upon the sale, of other transfer of a parcel, the owner's membership in the Association shall automatically be cancelled and new membership certificates shall be issued to subsequent owners pursuant to the Articles and By-Laws of the Association. Any attempt to make a prohibited transfer is wold and will not be reflected upon the books and records of the Association.

The record owner of equitable title (or legal title if equitable title has merged) of each unit shall be intitled to one membership in the Association, for himself and his family residing in the unit, which membership, shall be subject to all of the provisions of the Association's Articles of Incorporation, By-Lars, Resolutions, and these Restrictions, as now in effect or duly adopted and amended.

Membership in this Association is for the purpose of supplying irrisgation water and agricultural tillage service to its members at the most economical rates. Hembership rurther is for the purpose of each member maintaining his property in such a manner as to not depreciate the value of the overall project. Therefore, each member agrees to be bound by the Articles and By-Laws of the corporation and acknowledges that the Board of Directors may fix such rates for the delivery of irrigation water and such rates for the tillage of the project lands as to properly maintain this service. In the event any member fails or refuses to maintain his property used in conjunction with the transportation and delivery of irrigation water, to the standard as required by the Board of Directors of this Association, then the Board may have the absolute right to improve the member's property used in conjunction with the transportation and delivery of irrigation water, in such a way as to maintain the Association's standards. The cost of such improvements shall be charged on the regular rates against such member.

No member may exempt himself from liability or charges fixed by the Board of Directors for the delivery of irrigation water or for charges for the tillage of the project lands or for other charges in connection therewith which the Board of Directors may fix by his waiver of the use or enjoyment of irrigation or other service or services provided by the Association or by the member's abandonment of his unit.

Each number further agrees that the above-mentioned charges; if not put within the time fixed for payment by the Loard of Directors, shell be delimined and shall become a lien upon said member's lot and shall continue to be such lien until fully paid. Said charges shall bear interest from the date of deliminates at the rate of five percent (5%) per annum. The lien referred to in this Article. It shall be subordinate to the lien of any first mortgages. The amount of principal and interest oved by each member to the Association shall be a debt. State of Arizons.

Each number, by his acceptance of a deed to a lot, or by his leave of a lot, hereby expressly vests in the Association or its agents, the right and power to bring all actions against such number for the collection of such charges and to enforce the aforesaid lien by all methods available for the enforcement of such liens and such number hereby expressly grants to the Association the power of sale in connection with said lien.

In the event the Association employs an attorney or attorneys to enforce said lies or the collection of any amounts due pursuant to this article the member, members, and parties against whom the action is brought shall pay all attorneys' fees and costs thereby incurred by the Association in the event the Association prevails in any such action.

ARTICLE IV

MISCELLANEOUS

Section 1. Deeds of conveyance for said property, or any protion thereof, may contain the above covenants, conditions, stipulations and restrictions by reference to this document, but whether or not such reference is made in such deeds, each and all of these covenants, conditions, stipulations and restrictions shall be binding upon the respective grantees.

Section 2. Notwithstanding any provisions herein contained to the contrary, it shall be expressly peralisable for the major builder and developer of the "properties" to maintain during the period of construction and sale of said "premises", upon such portion of the premises as such builder may choose, such facilities as in the sole opinion of said builder may be reasonably required, convenient or incidental to the construction and sale of said premises, including, but without limitation, a business office, storage area, construction yards, signs, model units and sales office.

Section 3. The foregoing restrictions and covenants run with the land and shall be binding upon all parties and all persons claiming under them until January 1, 1998, unless otherwise amended or revoked by vote of a majority of the then owners of lots in SUNBURST FARMS SIXTEEN. As long as the developer owns a majority of the lots in this subdivision, these covenants, conditions and restrictions may not be amended without the approval of FHA and VA. Subsequent to January 1, 1998, these covenants and restrictions then in effect shall automatically be extended for successive periods of ten (10) years each, unless by vote of the majority of the then owners of lots in SUNBURST FARMS SIXTEEN it is agreed to change the said covenants and restrictions in whole or in part.

Section 4. If there shall be a violation or threatened or attempted violation of any of said covenants, conditions, stipulations or restrictions, it shall be lawful for the Association or any person or persons owning real property situated in SUNBURST F RMS SIXTEEN to prosecute proceedings at lawful against all persons violating or attempting to violate or threatening to violate any such restrictions, covenants, conditions or stipulations and such violators shall reimburse the Association or any person or persons owning that property situated in SUNBURST FARMS SIXTEEN for attorneys fees and expenses incurred in prosecution of such proceedings. However, a violation of these mattrictive covenants, or any one or more of them, shall not affect the lies.

SKT SZUD WZZII

of any mortgoge now on record, or which may hereafter be placed of record

Section 5. Invalidation of any one or more of these coverages, restrictions and stipulations shall in no vise affect any of the other product which shall remain in full force and effect.

IN WITNESS WHEREOF, TRANSAMERICA TITLE INSURANCE COMPANY OF ARISANA Atlanta corporation, as Trustee, has beceunto caused its corporate and its baselists affixed and the name to be attested by the signature of its duly authorized officers, this <u>lat</u> day of <u>July</u>, 1970.

TRANSAMERICA TITLE IBSURANCE CONTACT

OF ARIZONA, AN IPOSESS

Assistant Trust Officer

TRANSAMERICA TITLE INSURANCE COMPANY

OF ARIZONA

retest: 48 Bouring

STATE OF ARIZONA

54.

County of Maricopa

On this 1st day of July, 1970. before me the undersigned Notary Public, personally appeared MERRILL E. LLOYD, who acknowledged himself to be an Assistant Trust Officer of TRANSAMERICA TITLE INSURANCE COMPANY OF ARIZONA, an Arizona corporation, and that he, as such officer, being authorized so to do, executed the within instrument for the purposes therein contained by signing the name of said corporation by himself as such officer.

WITNESS my hand and official seal.

My comission expires:

may 14, 1972

Nogry Public

STATE OF ARIZONA

County of Maricopa

On this 2nd day of July, 1970, before me the undersigned Notary Publication on this 2nd day of July, 1970, before me the undersigned Notary Publication personally appeared John H. Holland and D. B. Browning , who acknowledged theselve to be the Senior Vice President and Assistant Secretary of TRANSAMERICA TITUE INSURANCE COMPANY OF ARIZONA, and that being authorized so to do, executed the within instrument for the purposes therein contained by signing the name of said corporation by themselves as such officers.

WITMESS my hand and official seal.

Wy commission expires:

July 14, 1972

Social Public

County of Maricopa

in instrument was filed and recorded at request of

Transamence Title tos. Ca

in Docket 8206
on page 192-201
Wilness my hand and office
wat the day

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