After recordation, return to:

John K. M. Olsen Attorney at Law CottonTree Square, Bldg. 7G 2230 No. at University Parkway Provo, UT 84604 ENT 69184 BK 4051 PG 833 RANDALL A. COVINGTON UTAH COUNTY RECORDER 1996 AUG 23 10:51 AM FEE 22.00 BY JD RECORDED FOR DAVENCOURT PUD LLC

3

FOURTH SUPPLEMENT TO

DECLARATION OF EASEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS

OF

DAVENCOURT TOWNHOMES

A Planned Unit Development (Expandable)

Pleasant Grove, Utah County, Utah

THIS FOURTH SUPPLEMENT TO DECLARATION is made as of this 2/5 day of 1996, by DAVENCOURT PUD, LLC, a Utah limited liability company ("Declarant"), pursuant to the following:

RECITALS:

- A. Declarant is the developer of Davencourt Townhomes, an expandable Planned Unit Development in Pleasant Grove, Utah (the "Development").
- B. On or about September 19, 1995, Declarant caused to be recorded as Entry No.62400, Book 3770, Pages 563-584, inclusive, in the office of the Recorder of Utah County, Utah, that certain Declaration of Easements, Covenants, Conditions and Restrictions of Davencourt Townhomes, A Planned Unit Development (Expandable), Pleasant Grove, Utah County, Utah (the "Declaration") relating to the Development.
- C. Pursuant to §3.03 of the Declaration, Declarant is permitted to annex into the Development additional real property ("Additional Land") as set forth and described in the Declaration (including any Exhibit thereto) for purposes of development into additional Lots and Common Areas, if any, consistent with the existing phases (Plats "A", "B", "C" and "D") of the Development and with the Declaration.
- D. Declarant desires to annex a portion of the Additional Land into the Development for development as Plat "E" of the Development.

NOW, THEREFORE, Declarant hereby declares as follows:

- 1. All defined terms as used in this Fourth Supplement to Declaration shall have the same meaning as those set forth and defined in the Declaration.
- 2. The following described real property situated in the City of Pleasant Grove, County and State of Utah, is hereby submitted to the provisions of the Declaration and, pursuant thereto, is hereby annexed into the Development to be held, transferred, sold, conveyed and occupied as a part thereof:

Commencing at a point which is North 00°18'23" West 1588.06 feet and West 1176.65 feet from the East quarter corner, Section 19, Township 5 South, Range 2 East, Salt Lake Base & Meridian; thence as follows: North 89°28'04" West 79.40 feet; thence North 00°38'07" East 241.86 feet; thence South 89°28'04" East 101.70 feet; thence South 26°28'40" West 51.97 feet; thence South 00°31'56" West 195.13 feet to the point of beginning. Contains 0.4518 acres.

TOGETHER WITH all easements, rights-of-way, and other appurtenances and rights incident to, appurtenant to, or accompanying the above-described parcel of real property, whether or not the same are reflected on the Plat.

RESERVING UNTO DECLARANT, however, such easements and rights of ingress and egress over, across, through, and under the said property and any improvements (including buildings) now or hereafter constructed thereon as may be reasonably necessary for Declarant (in a manner which is reasonable and not inconsistent with the provisions of the Declaration): (i) to construct and complete each of the buildings and Units and all of the other improvements described in the Declaration or in the Plat recorded concurrently herewith, and to do all things reasonably necessary or proper in connection therewith; (ii) to construct and complete on the Additional Land or any portion thereof such improvements as Declarant shall determine to build in its sole discretion (and whether or not the Additional Land or any portion thereof has been or hereafter will be added to the Development); and (iii) to improve portions of the said property with such other or additional improvements, facilities, or landscaping designed for the use and enjoyment of all the Owners as Declarant may reasonably determine to be appropriate. If, pursuant to the foregoing reservations, the said property or any improvement thereon is traversed or partially occupied by a permanent improvement or utility line, a perpetual easement for such improvement or utility line shall exist. With the exception of such perpetual easements, the reservations hereby effected shall, unless sooner terminated in accordance with their terms, expire ten (10) years after the date on which the Declaration is filed for record in the office of the County Recorder of Utah County, Utah.

ALL OF THE FOREGOING IS SUBJECT TO all liens for current and future taxes, assessments, and charges imposed or levied by governmental or quasi-governmental authorities; all Patent reservations and exclusions; all mineral reservations of record and rights incident thereto; all instruments of record which affect the above-described real property or any portion thereof, including, without limitation, any Mortgage (and nothing in this paragraph shall be deemed to modify or amend such Mortgage); all visible easements and rights-of-way; all easements and rights-of-way, encroachments, or discrepancies shown on or revealed by the Plat or otherwise existing; an easement for each and every pipe, line, cable, wire, utility line, or similar facility which traverses or partially occupies the said real property at such time as construction of all Development improvements is

complete; and all easements necessary for ingress to, egress from, maintenance of, and replacement of all such pipes, lines, cable, wires, utility lines, and similar facilities; AND TO EACH OF THE COVENANTS, EASEMENTS, CONDITIONS AND RESTRICTIONS CONTAINED IN THIS DECLARATION.

- 3. Section 3.02 of the Declaration is amended in its entirety to read as follows:
 - 3.02 <u>Subdivision into Lots.</u> The Development is hereby subdivided into sixty (60) Lots, as set forth and described in the Plats, each with appurtenant and equal rights and easements of use and enjoyment in and to any Common Areas, as well as appurtenant obligations, all as set forth in this Declaration.
- 4. Except as amended by the provisions of this Fourth Supplement to Declaration, the Declaration shall remain unchanged and, together with this Fourth Supplement to Declaration shall constitute the Declaration of Easements, Covenants, Conditions and Restrictions for the Development as expanded by the annexation of the Additional Land described herein.
- This Fourth Supplement to Declaration shall be recorded concurrently with the Plat entitled Plat "E", Davencourt Townhomes, A Planned Unit Development (Expandable), City of Pleasant Grove, Utah County, Utah, prepared and certified to by David V. Thomas (a duly registered Utah Land Surveyor holding Certificate No. 163947), executed and acknowledged by Declarant, accepted by Pleasant Grove City, and filed for record in the office of the County Recorder of Utah County.

IN WITNESS WHEREOF, Declarant has executed this instrument the day and year first above set forth.

DECLARANT:

Bv:

DAVENCOURT PUD, LLC, a Utah limited liability company

a Otan finited habitity company

eGrand Woolstenhulme, Manager

STATE OF UTAH

: ss.

COUNTY OF UTAH

On this 214 day of 1996, personally appeared before me LeGrande Woolstenhulme, who, being by me duly sworn, did say that he is the Manager of Davencourt PUD, LLC, a Utah limited liability company; that said instrument was signed by him in behalf of said company pursuant to authority; and that said company executed the same.

NOTARY PUBLIC

