VOL 002 PAGE 001

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REGISTER'S OFFICE , SAUK COUNTY, WIS, RECEIVED FOR RECORD

FOURTH AMENDMENT TO

THE

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CONDOMINIUM DECLARATION

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CONDITIONS, COVENANTS, RESTRICTIONS AND EASEMENTS MIDDLE TO 1, WE

FOR

SUMMER OAKS CONDOMINIUM

PHASE III

THIS FOURTH AMENDMENT TO THE DECLARATION IS MADE PURSUANT to the Condominium Ownership Act of the State of Wisconsin, Chapter 703 of the Wisconsin Statutes, hereinafter sometimes referred to as the "Act", and pursuant to Article 14 of the Declaration which is dated March 30, 1981, and which was recorded on March 31, 1981, in Volume 1 of Condominiums on page 140 as Document Number 444388 at the Sauk County Register of Deeds office, by Summer Oak Coves, a general partnership consisting of John E. Kassner and John A. Kassner, the Declarants in the aforementioned Declaration and hereinafter referred to as the Declarant in this Fourth Amendment.

#### 1. STATEMENT OF DECLARATION

The purpose of this Fourth Amendment to the Declaration is to submit additional lands, hereinafter described, and the improvements constructed or to be constructed thereon to the condominium form of ownership in the manner provided by the Act and to the terms of the Declaration of Condominium of Summer Oaks Condominium previously mentioned, as previously amended from time to time.

Declarant hereby declares that it is the sole owner of the real property described in Article 2(A) herein, except as to easements and reservations described therein, together with all buildings and improvements thereon, (hereinafter referred to as "Phase III property") which is hereby submitted to the condominium form of ownership as provided in the Act and the Declaration as previously and as herein amended, and which property shall be held, conveyed, devised, leased, encumbered, used, improved, and in all respects otherwise affected subject to the provisions, conditions, covenants, restrictions and easements of the Declaration, as it is from time to time amended, and of the Act. All provisions hereof shall be deemed to run with the land and shall constitute benefits and burdens to the Declarant, its successors and assigns, and to all parties hereafter having any interest in the property. In so doing, the Declarant adds

4th Amend

the Phase III property as additional property, thereby expanding Summer Oaks Condominium.

#### 2. LEGAL DESCRIPTION AND EASEMENTS

A. Description of Land. The Phase III property is described as follows:

A parcel of land located in Government Lot 5, Section 17, TlON, R7E, Town of Merrimac, Sauk County, Wisconsin, and also being part of Lots 1 through 4 of the Plat of Summer Oaks Coves;

Beginning at the northeast corner of said Lot 1; thence South 186.97 feet; thence S28 00'04"E, 110.99 feet; thence East 127.07 feet; thence South 132.00 feet; thence West 12.00 feet; thence North 120.00 feet; thence West 108.00 feet; thence S18 42'36"W, 92.64 feet to the Town Road right-of-way: thence along said right-of-way on a curve to the left, Radius = 60; thence long chord of which bears \$85 11'00"W, 94.32 feet; thence along said right-of-way to a curve to the right, Radius = 177.47 feet the long chord of which bears N65 00'00"W, 150.00 feet; thence N40 00'00"W, 50.00 feet along said right-of-way; thence along said right-of-way on a curve to the right, Radius = 146.19 feet the long chord of which bears N20 00'00"W, 100.00 feet; thence North 196.97 feet along said right-of-way; thence East 266.82 feet along said right-of-way to the point of beginning.

The above parcel is subject to easements of record and contains 2.34 acres, more or less.

and is depicted on page 1 of Exhibit 2 to this Fourth Amendment, as Phase III. Said Phase III property is hereby subjected to the provisions of the Declaration as it is from time to time amended.

B. Reservation of Mineral Rights. The United States of America has reserved mineral rights over the property previously described as Phase III. That reservation is contained in two deeds recorded at the Sauk County Register of Deeds office in Volume 217 of Deeds on Page 210 and on Page 335 respectively, which reads as follows:

All uranium, thorium, and other materials determined pursuant to Section 5(b)(I) of the Atomic Energy Act of 1946 (60 Stat. 761) to be perculiarly essential to the production of fissionable material, contained, in whatever concentration, in deposits in the lands covered by this instrument are hereby reserved for the use of the United States, together with the right of the United States through its authorized agents or representatives at any time to enter upon the land and prospect for, mine, and remove the same, making just compensation for any damage or injury occasioned thereby. However, such land may be used, and any rights otherwise acquired by this disposition may be

exercised, as if no reservation of such materials had been made; except that, when such use results in the extraction of any such material from the land in quantities which may not be transferred or delivered without a license under the Atomic Energy Act of 1946, as it now exists or may hereafter be amended, such material shall be property of the United States Atomic Energy Commission, and the Commission may require delivery of such material to it by any possessor thereof after such material has been separated as such from the ores in which it was contained. If the Commission requires the delivery of such material to it, it shall pay to the person mining or extracting the same, or to such other person as the Commission determines to be entitled thereto, such sums, including profits, as the Commission deems fair and reasonable for the discovery, mining, development, production, extraction, and other services performed with respect to such materials prior to such delivery, but such payment shall not include any amount on account of the value of such material before removal from its place of deposit in nature. If the Commission does not require delivery of such material to it, the reservation hereby made shall be of no further force or effect.

C. Easement Reservation. A portion of the property previously described as Phase III is subject to a utility easement reserved by Wisconsin Power and Light Company, contained in a deed dated November 6, 1913, and recorded at the Sauk County Register of Deeds office on February 7, 1914, in Volume 98 of Deeds on Page 386 which reads as follows:

"Grants the perpetual right and easement to erect and maintain a line of towers and wires for the transmission of electrical current, including private telephone wires to be carried on such towers, across a strip of land 50 feet wide in Merrimac township, the centerline of which strip is described as: Beginning at a point on North line of NW 1/4 NW 1/4 17-10-7, said point being 1085 feet East of Northwest corner of said quarter quarter section, running southerly in a straight line 1170 feet to point, thence turning 44 to right, and running southwesterly in straight line to point on west line of SW 1/4 NW 1/4/17-10-7, said point on west line of said quarter quarter section being about 305 feet north of southwest corner of said quarter quarter section. Grantee further agrees to use all reasonable care not to destroy crops or property of grantor when it comes upon or over the aforesaid 50 foot strip to erect or repair its towers or wires.

Together with the right to enter upon said premises for the purpose of erecting towers, stringing wires, repairing or removing same, the right to trim and remove such trees as may now or hereafter interfere with or endanger said line. The number of towers to be erected shall not exceed 4."

D. Reservation by Declarant. Declarant expressly duclares, reserves and accepts access, recreational and

development easements over the lands herein annexed to Summer Oaks Condominium, previously referred to as Phase III property, for the benefit of, and as necessary in connection with, the development and use of lands owned by the Declarant, its successors or assigns, adjacent to or in the locale of the property subject to this Declaration. Adjacent or nearby lands shown on page 5 of Exhibit 2 to the original Declaration have been reduced by the addition of Phase II to Summer Oaks Condominium and by this, Phase III to Summer Oaks Condominium. The remaining lands to which this paragraph shall apply are described as follows as "Expansion Lands".

## SUMMER OAKS CONDOMINIUM - DESCRIPTION OF EXPANSION LANDS

A parcel of land located in Government Lot 5, Section 17, TION, R7E, and described as follows:

Beginning at the southeast corner of Lot 7 of the Plat of Summer Oak Coves; thence N77 34'W, 185 feet; thence N77 41'W, 139 feet; thence N46 08'W, 91.00 feet; thence N42 25'12"W, 238.37 feet; thence N21 15'45"W, 193.03 feet; thence \$13 00'W, 100.00 feet; thence .24 00'E, 210.00 feet; thence West 328.92 feet; thence Sc2 00'W, 129.11 feet: thence West 42.12 feet to the east right-of-way line of Highway "78"; thence NO 28'E, 812.99 feet along said right-of-way to the north line of Section 17; thence N89 55'E, 1048.37 feet along said north line; thence South 267.52 feet; thence East 401.25 feet; thence N30 00'E, 115 feet; thence NBO 00'E, 326.57 feet; thence S54 00'E, 120.98 feet to a point on a meander line; thence \$36 41'13"W, 736.71 lest along said meander line to the end thereof: thence N60 00'W, 47.24 feet; thence West 175.00 feet; thence North 45.00 feet; thence West 177.68 feet; thence along the arc of a curve concave to the north, radius 60 feet (the long chord of which bears S78 45'40"W, 111.16 feet); thence \$13 31'37"E, 233.32 feet to the point of beginning. Excepting therefrom the Phase II property described in Article 2(A) of the Second Amendment to the Declaration and also excepting therefrom the Phase III property described in Article 2(A) of this Fourth Amendment.

The above parcel is to include the lands between the meander line described and the water line of Lake Wisconsin; is subject to easements of record and dedicated town roads.

Included in this reservation of easements are easements for purposes of access, recreation and rights-of-way across the lands subject to this Declaration and easements for the use of the boat dockage and other common elements provided in Phases I and II by this Declaration. Such easements shall be effective whether or not said land is ultimately developed, in part or totally, as part of this Condominium. The access and recreation easements herein reserved shall not be interpreted to allow the owners of lands or condominium units not located in Phase III to park in the parking spaces in Phase III. Those parking spaces are for

the exclusive use of the owners of the units in Phase III and their guests, tenants, invitees and licensees. Declarant and Developer shall, however, be entitled to use said parking spaces at all times. Each unit owner, by acceptance of any deed to any unit herein, shall be deemed to grant to the Declarant, its successors and assigns, an irrevocable power of attorney, coupled with an interest, to execute and record all documents and legal instruments necessary to carry out the provisions and intent of this paragraph. The easements here reserved shall be continuing covenants running with the land subject hereto.

#### 3. NAME AND ADDRESS

The Phase III property, together with the Phase I and Phase II property, and all buildings and improvements thereon or hereinafter constructed thereon, together with any additional lands hereinafter annexed to Phase I, II and III pursuant to Article 14 of the Declaration, shall be known as

#### SUMMER OAKS CONDOMINIUM

Its address is: Route 1, Box 64R, Unit 1 through Unit 56, Merrimac, Wisconsin 53561.

#### 4. DESCRIPTION AND LOCATION OF BUILDINGS

There shall be three (3) main buildings on the real estate of Phase III described in Article 2(A). Each building contains eight units in a two-story building of principally wood-frame construction designed for exclusively residential use. All of the dwelling areas are entirely above-grade with no busement areas. Each of the units shall be on one floor level, with half of the total number of units in each building located on the first, or ground, floor and the other half of the units being located on the second, or upper floor.

The building shall have aluminium siding and/or cedar or similar appearing wood-textured siding exterior. There will be a misonry or stone veneer covering portions of the exterior. The roof shall be covered with state-approved asphalt or fiberglass composition shingles.

Each unit will have separately metered electric base-board heating units, a separately metered electric water heater, and an electric, wall-mounted air conditioning unit. Electricity for each unit will be separately metered. Water will be provided from one or more central wells and pressure systems. The buildings will have their own sanitary system consisting of one or more septic tanks and drain fields. The buildings are to be located on the real estate as indicated on page 1 of Exhibit 2, the Condominium Plat, which is attached hereto and made a part of this Declaration.

The units in Phase III will be in a security locked building. Each building shall have locked entry doors, prohibiting access to the building except either by key or by

being allowed into the building by one of the occupants of the building. Each unit will be equipped with an electric lock opener which will unlock the entry door to the building.

Declarant reserves the right to change the layout, location, dimensions and construction details of the buildings, units and common areas shown on the Condominium Plat which are not yet fully constructed, provided that such changes shall not substantially alter the nature and quality of the buildings and units; Declarant shall have the right to amend this Declaration at its sole discretion for the purpose of recording a Plat of Survey for Plans depicting the layout, location, unit number, and dimensions of the buildings and units as finally located and erected. Complete construction details are contained in the working plans and drawings available for inspection at the office of Declarant or at the office of the Summer Oaks Condominium Unit Owners Association, Inc.

#### 5. DEFINITIONS

Article 6 of the Declaration is incorporated herein, but because of the annexation, the following portions are modified as follows:

- A. Article 6(A)(4) shall henceforth read as follows:
- 4. Identification. The units are designated by building number and by identifying unit number; the various units and their respective designations and locations are all as set forth on page 2 and 4 of Exhibit 2 of the Declaration and on page 2 and 4 of Exhibit 2 of the Second Amendment to the Declaration, on pages 1 and 2 of the Third Amendment to the Declaration and on pages 1 and 2 of Exhibit 2 to the Fourth Amendment to the Declaration. The approximate area of each unit, number of rooms, immediate common areas to which the units have access and further details identifying and describing the units are set forth on the pages referenced above. The post office address of each unit shall be: Route 1, Bcx 64R, the respective unit number, Merrimac, Wisconsin 53561.
- B. Article 6(G) shall henceforth read as follows:
  - G. "Common Elements" are the real estate described on page 2 of Exhibit 2, the Condominium Plat of Phase I as amended by the Third Amendment to the Declaration which replatted said Phase I; the real estate described on page 3 of Exhibit 2, the Amended Condominium Plat of Phase II; and the real estate described on page 2 of Exhibit 2 of the Amended Condominium Plat of Phase III, all those portions of the improvements in Phase II, II and III which are not included in the definition of Unit, and all tangible personal property used in the operation maintenance and management of the Condominium. Except as provided herein, and subject to the By-Laws of

the Association and Rules and Regulations adopted under them, the Common Elements are available for the use and enjoyment of or service to Owners of all Units. None of the real estate which is part of the Common Elements may be abandoned, partitioned, subdivided, encumbered, sold or transferred except by amendment of this Declaration. However, the Association may dispose of, by sale or otherwise, damaged, obsolete or unneeded personal property comprising Common Elements.

- C. Article 6(H) shall henceforth read as follows:
  - H. "Limited Common Elements" are those Common Elements reserved for the exclusive use and enjoyment or service to one or more, but not all, Unit Owners. Limited Common Elements in Phases I and II and the Unit or Units to which their use is reserved are identified on page 4 of Exhibit 2 to the Declaration, the Condominium Plat, on page 4 of Exhibit 2 to the Second Amendment to the Declaration, the Amended Condominium Plat except as amended on page 2 of Exhibit 2 to the Third Amendment to the Declaration. In addition, such Limited Common Elements may include: patios and balconies adjacent to individual units.

There are two (2) classes of Limited Common Areas in buildings located in Phase III as shown on the Condominium Plat for Phase III.

- (1) Class III-III: Class III-l limited common areas are areas whose use is restricted to the one unit owner whose unit is contiguous to such area and his tenants, guests and invitees. Class III-l limited common areas consist of the concrete patio at the front of lower level units and the jump off porches on upper level units. Class III-l limited common areas are shown on page 2 of Exhibit 2 to this Fourth Amendment.
- (2) Class III-2: Class III-2 limited common areas are areas whose use is restricted to the eight unit owners who share ownership of the eight units immediately contiguous to such area and their guests and invitees or tenants. Class III-2 limited common areas consist of the common hallways and stairways within that building in which the eight units are located. Class III-2 limited common areas are depicted on page 2 of Exhibit 2 to this Fourth Amendment.

#### 6. LIMITED COMMON AREAS

Article 8 of the Declaration is incorporated herein, but because of the annexation of the Phase III property, the following portions are modified as follows:

A. Description - Phase I and II Limited Common Areas. A portion of the Common areas and facilities are designated

as "Limited Common Areas," as shown on Exhibit 2 to the Declaration, the Condominium Plat, as amended by Exhibit 2 to the Third Amendment to the Declaration, the Replat of Units 1-24, and as shown on Exhibit 2 to the Second Amendment to the Declaration, the Amended Condominium Plat. Such limited common areas shall be reserved for the exclusive use of the owner or occupant of the unit to which they are appurtenant, to the exlusion of all other units in the condominium. Such limited common areas consist of a stairway and deck at the front entrance to each unit in Units 1 through 12 and 25 through 32, and such other limited common areas for said units as may be identified on page 4 of Exhibit 2 to the Declaration and on page 4 of Exhibit 2 of the Second Amendment to the Declaration, Units 13 through 20 shall have limited common areas consisting of a porch/patio area at the front entrance and such other limited common areas as may be identified on Exhibit 2 to the Third Amendment to the Declaration.

- B. Description Phase III Limited Common Areas. Portions of the common areas and facilities are designated as "Limited Common Areas" as shown on Exhibit 2 of Phase III Plat. Such limited common areas shall be reserved for the exclusive use of the owner or occupant of the unit or units to which they are appurtenant, to the exclusion of all other units in the condominium. The various classes of limited common area and the units to which they are appertain are defined in Article 6(H) as herein amended.
- C. Use. The manner of use of the limited common areas shall be governed by the By-Laws of and such Rules and Regulations as may be established by the Association of Unit Owners, and no unit owner shall alter, remove, repair, decorate, landscape or adorn any limited common area, or permit such, in any manner contrary to such By-Laws and Rules and Regulations. No major or structural changes shall be made by any unit owner to any of the limited common areas without the prior written approval of the Association, which approval may be given upon such terms and conditions as the Association deems appropriate.

## 7. PERCENTAGE OF OWNERSHIP IN COMMON AREAS AND FACILITIES AND LIMITED COMMON AREAS AND VOTING

With the recording of this Fourth Amendment to the Declaration, each unit owner shall own an undivided interest in the common areas and facilities and limited common areas as a tenant in common with all other unit owners and, except as otherwise limited in this Declaration, shall have the right to use and occupy the common areas and facilities and limited common areas for all purposes incident to the use and occupancy of his unit as a place of residence and such other incidental uses permitted by the Declaration, which rights shall be appurtenant to and run with his unit.

The percentage of such undivided interest in the common areas and facilities and limited common areas relating to each unit and its owner for all purposes, including proportionate payment of common expenses, shall be determined by dividing the number one (1) by the number fifty-two (52). (See Exhibit 3 to this Fourth Amendment to the Declaration for the revised schedule of appurtenant interest, which replaces all former schedules.)

There shall be one (1) vote appurtaining to each unit.

The percentage of such ownership of the common areas and facilities and limited common areas and the votes attaching to each unit shall be subject to change and adjustment in the event of annexation of additional properties and improvements to the condominium, in the manner provided in Article 14 of the Declaration.

#### 8. MAINTENANCE

Article 11 of the Declaration is incorporated herein, but because of the annexation of the Phase III property, the following portions of Article 11 are modified to read as follows:

- A. Individual units and limited common areas. Each unit owner shall be responsible for keeping the interior of his unit and all of its equipment, fixtures, and appurtenances in good order, condition and repair and in a clean and sanitary condition, and shall be responsible for decorating, painting and varnishing which may at any time be necessary to maintain the good appearance and condition of his unit. Without in any way limiting the foregoing, in addition to decorating and keeping the interior of the unit in good repair, each unit owner shall be responsible for the maintenance, repair or replacement of any plumbing fixtures, water heaters, furnaces, doors and windows (including replacement of broken glass), screens and screening, lighting fixtures, refrigerators, heating and air conditioning equipment, dishwashers, disposals, laundry equipment which may be in or connect with the unit. Each unit owner shall keep the limited common areas appurtenant to his unit, as defined in Article 8 of the Declaration and as described in Exhibit 2, to the Declaration, Exhibit 2 to the Second Amendment to the Declaration, Exhibit 2 to the Third Amendment to the Declaration and Exhibit 2 to the Fourth Amendment to the Declaration in good, clean, sanitary and attractive condition.
- B. Common areas and facilities. The Association shall be responsible for the management and control of the common areas and facilities and shall cause the same to be kept in good, clean, attractive, and sanitary condition, order and repair. Without in any way limiting the foregoing, this shall include all painting, repair and maintenance of the common portions of all buildings, and the maintenance and repair of the well(s) and the pumping and water distribution system to the point where it intrisects the Unit; the maintenance and repair of all walks, drivis, parking areas and access loads, all landscaping and the rear automal areas and facilities; the management and control of

on-site septic system, including the periodic maintenance and replacement, if necessary, of all components of the system which are the following: The pumps and pumping tank(s), septic tank(s)s and the drain field(s) and all connecting pipes which are not part of the Unit as defined in Article 6(A)(2)(IV). This system will require periodic pumping of undissolveable effluents. The Association has the power to hire outside firms to perform this maintenance. The Association will prepare an annual operating budget which will include the periodic pumping costs. the approximate repair costs, the depreciation costs and the monthly utility costs.

#### 9. INCORPORATION BY REFERENCE

This Fourth Amendment to the Declaration of Summer Oaks Condominium is intended to annex additional real property to the Condominium and to add twenty-four (24) additional units to the Condominium. This Fourth Amendment consequently incorporates, by reference here, all of the terms of the Declaration, the First Amendment, the Second Amendment and the Third Amendment thereto referred to earlier, except as those terms are specifically revised herein, and as to such specific revision, the present language shall control.

Executed at Madison, Wisconsin, this / 4/4 day of August, 1986.

SUMMER OAK COVES

A Wisconsin General Partnership

That assul (Seal) BY: John E. Kassner, Partner

A. Kassner, Partner

STATE OF WISCONSIN)

) 55. COURTY OF DANE

Personally came before me this / day of //////.
1986, John E. Kassner and John A. Kassner, all of the partners of SUMMER OAK COVES, A Wisconsin General Partnership, to me known to be such persons and officers who executed the foregoing instrument and acknowledged that they executed the same.

Notary Public, Dane County, WI

My Commission: Dane Co

This instrument was drafted by: Attorney John A. Kassner 6629 University eye.

(608) 836-8400

#### SUMMER DAKS CONDOMINIUM

#### FOURTH AMENDMENT TO DECLARATION

#### OF CONDOMINIUM

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#### EXHIBIT 1

To Fourth Amendment to Declaration of Condominium of

#### SUMMER OAKS CONDOMINIUM

The lands affected by this Fourth Amendment to the Declaration are described as follows:

A parcel of land located in Government Lot 5, Section 17, TlON, R7E, Town of Merrimac, Sauk County, Wisconsin, and also being part of Lots 1 through 4 of the Plat of Summer Oaks Coves;

Beginning at the northeast corner of said Lot 1; thence South 186.97 feet; thence S28 00'04"E, 110.99 feet; thence East 127.07 feet; thence South 132.00 feet; thence West 12.00 feet; thence North 120.00 feet; thence West 108.00 feet; thence \$18 42'36"W, 92.64 feet to the Town Road right-of-way; thence along said right-of-way on a curve to the left, Radius = 60; thence long chord of which bears 585 11'00"W, 94.32 feet; thence along said right-of-way to a curve to the right, Radius = 177.47 feet the long chord of which bears N65 00'00"W, 150.00 feet; thence N40 00'00"W, 50.00 feet along said right-of-way; thence along said right-of-way on a curve to the right, Radius = 146.19 feet the long chord of which bears N20 00'00"W, 100.00 feet; thence North 196.97 feet along said right-of-way; thence East 266.82 feet along said right-of-way to the point of beginning.

The above parcel is subject to easements and restrictions of record and contains 2.34 acres, more or less.

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#### Exhibit 3

# To Fourth Amendment to Declaration of Condominium of SUMMER OAKS COMPONINIUM

Schedule of Appurtenant Interest and Obligations of Unit Owners Building 1, Route 1, Box 64R, Unit 1 through 12.

Unit Number	Percentage	Street Address		
1	1.923	Route 1, Box 64R, Unit 1		
2	1.923	Route 1, Box 64R, Unit 2		
3	1.923	Route 1, Box 64R, Unit 3		
4	1.923	Route 1, Box 64R, Unit 4		
5	1.923	Route 1, Box 64R, Unit 5		
6	1.923	Route 1, Dox 64R, Unit 6		
7	1.923	Route 1, Box 64R, Unit 7		
9	1.923	Route 1, Box 64R, Unit 8		
9	1.923	Route 1, Box 64R, Unit 9		
10	1.923	Route 1, Box 64R, Unit 10		
11	1.923	Route 1, Box 64R, Unit 11		
12	1.923	Route 1, Box 64R, Unit 12		

Building 2A, Route 1, Box 64R, Unit 13 through 16.

Unit Number	Percentage Street Address		
13	1.923	Route 1, Box 64R, Unit 13	
14	1.923	Route 1, Box 64R, Unit 14	
15	1.923	Route 1, Box 64R, Unit 15	
16	1.923	Route 1, Box 64R, Unit 16	

Building 2B, Route 1, Box 64R, Unit 17 through 20

Unit Number	Percentage	Street Address
17	1.923	Route 1, Box 64R, Unit 17
18	1.923	Route 1, Box 64R, Unit 18
19	1.923	Route 1, Box 64R, Unit 19
20	1.923	Route 1, Box 64R, Unit 20

Luilding 3, Route 1, Box 64R, Unit 25 through 32.

Unit Number	Percentage	Street Address
25	1.923	Route 1, Box 64R, Unit 25
26	1.923	Route 1, Box 64E, Unit 26
27	1.923	Route 1, Box 64R, Unit 27
28	1.923	Route 1, Box 64R, Unit 28
29	1.923	Route 1, Box 64R, Unit 29
30	1.923	Route I, Box 64R, Unit 30

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31	1.923	Route	1,	Box	64R,	Unit 3	1
32	1.923	Route	1,	Box	64R,	Unit 3	2

Building 4, Route 1, Box 64R, Units 33 through 40.

Unit Number	Percentage	Street Address		
33	1.923	Route 1, Box 64R, Unit 33		
34	1.923	Route 1, Box 64R, Unit 34		
35	1.923	Route 1, Box 64R, Unit 35		
36	1.923	Route 1, Box 64R, Unit 36		
37	1.923	Route 1, Box 64R, Unit 37		
38	1.923	Route 1, Box 64R, Unit 38		
39	1.923	Route 1, Box 64R, Unit 39		
40	1.923	Route 1, Box 64R, Unit 40		

Building 5, Route 1, Box 64R, Units 41 through 48

Unit Number	Percentage	Street Address
41	1.923	Route 1, Box 64R, Unit 41
4 2	1.923	Route 1, Box 64R, Unit 42
43	1.923	Route 1, Box 64R, Unit 43
44	1.923	Route 1, Dox 64R, Unit 44
45	1.923	Route 1, Box 64R, Unit 45
46	1.923	Route 1, Box 64R, Unit 46
47	1.923	Route 1, Box 64R, Unit 47
48	1.923	Route 1, Box 64E, Unit 48

Building 6, Route 1, Box 64R, Units 49 through 56

Unit Number	Percentage	Street Address		
49	1.923	Route 1, Box 64R, Unit 49		
50	1.923	Route 1, Box 64R, Unit 50		
51	1.923	Route 1, Box 64R, Unit 51		
52	1.923	Route i, Box 64R, Unit 52		
53	1.923	Route 1, Box 64R, Unit 53		
54	1.923	Route 1, Box 64R, Unit 54		
5 <b>5</b>	1.923	Route 1, box 64R, Unit 55		
56	1.923	Route 1, Box 64R, Unit 56		