Recorded JUN 30 1978 at 1112 A m
Recorded of Lawin Poud

KATIE L. DIXON, Recorder
Salt Lake County, Utah

By Column sevel 15
Schvanevel dt

____ Deputy

4600 HolledayBle

3132064

AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS

AMENDMENT made this 291 day of Sum, 1978

to the Declaration of Covenants, Conditions, and Restrictions

of the Willows Condominiums by MURRAY-WILLOWS, a Utah

General Partnership, for itself, its successors, grantees,

and assigns pursuant to the provisions of the Utah Condominium

Ownership Act, Utah Code Ann. Section 57-8-1 et. seq. (1953

as amended).

WITNESSETH:

WHEREAS, MURRAY-WILLOWS, a Utah General Partnership, as the Declarant of a certain condominium known as the Willows located in Salt Lake County, State of Utah, which condominium was submitted to the Utah Condominium Ownership Act on or about July 8, 1976 and

WHEREAS the Declarant now desires to amend the Declaration of Covenants, Conditions, and Restrictions and Exhibit "B" of said Declaration being the record of survey map and

WHEREAS the Declarant has obtained the approval and consent of unit owners representing not less than one-half of the undivided interest in the common areas and facilities and has further obtained a certification from the unit owners acknowledgeding their consent to this amendment.

NOW THEREFORE, for the purposes herein, Declarant hereby makes the following amendment to the aforementioned Declaration and the Record of Survey Map filed concurrently with said Declaration.

1. Paragraph 6B (k) is amended to read:

The Willows Condominium has been designed for adult living. Neither the units nor the common areas are designed to accommodate large families or children. No children are allowed to live in or stay as guests in any of the condominium units except as the management committee gives its specific authorization and no disturbance or nuisance is caused for other unit owners. The management committee has authority to preclude children if they desire and to prescribe reasonable rules and regulations for the purpose of

- 2. The Declarant amends the Record of Survey Map pursuant to the changes made on the amended Record of Survey Map filed concurrently herewith none of which changes affect the ownership interest of the various unit owners in the common area but which amendment rather is made for the purpose of having the Record of Survey Map reflect certain actual modifications made during the course of development.
- 3. Except as contained herein, all other provisions of the original Declaration and Exhibits attached thereto and Record of Survey Map shall remain in full force and effect and be otherwise unaffected by this amendment.
 - 4. This Amendment shall take effect upon recording.

MURRAY-WILLOWS, a Utah General Partnership

By Roband E. Unipmon, General Partner

STATE OF UTAH) : SS.

COUNTY OF SALT LAKE)

On the 29th day of 5the , 1978, personally

on the 200 day of June, 1978, personally appeared before me Richard E. Chipmon Portunt the signer of the within instrument who duly acknowledged to me he executed the same.

NOTARY PUBLIC
Residing in Salt Lake County,
State of Utah

My Commission Expires:

3-8-80

BOOK 4699 NOT 1239

ACKNOWLEDGEMENT OF CONSENT

Representative of Unit Owners Association hereby acknowledges that at least one-half of the unit owners have duly approved this amendment.

Fone Duner's association