

THE LEGENDS AT BRIDGER CREEK SUBDIVISION DECLARATION OF COVENANTS AND RESTRICTIONS

Section 1. Definitions.

- **1.1 Subdivision:** The Subdivision at Bridger Creek Subdivision is referred to as the "Subdivision", "Subdivision", "Legends Subdivision" or "Subdivision at Bridger Creek".
- 1.2 Homeowner's Association: The Subdivision at Bridger Creek Homeowner's Association, Inc.
- **1.3 Guidelines:** The Design Guidelines of The Legends at Bridger Creek Subdivision, as amended from time to time.
- 1.4 Bylaws: The Bylaws of The Legends at Bridger Creek Homeowner's Association, Inc.
- 1.5 Declaration: This document and amendments thereto from time to time.
- **1.6 Property Disclosure:** The Property Disclosure for the Legends at Bridger Creek Subdivision, as amended from time to time.
- 1.7 Lot: Any separate, designated parcel within the Legends designated and set apart for the purpose of ownership.
- **1.8 Residence:** An Owner's place of habitation or dwelling which is a structure constructed upon a Lot within the Subdivision, which structure shall meet the requirements set forth in the Guidelines, Declaration, Bylaws, and Property Disclosure.
- **1.9 Owner:** The person owning a Lot or Residence in fee simple absolute, individually or as co-owner in any real estate tenancy relationship recognized under the laws of the State of Montana.
- **1.10 Common Area:** The portion of the Subdivision over which the Homeowner's Association and Declarant retain control, and the portion of the Subdivision in common ownership among the members of the Homeowner's Association.
- 1.11 Declarant: Initially means Aspen Partners I, LLC.
- **1.12 Contractor:** Any person, general contractor, subcontractor, firm, association, partnership, corporation, limited liability partnership, or limited liability company engaged in construction services or performing any type of labor in or around the Residence or Lot.

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Section 2. Preface.

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- **2.1 Description.** The Subdivision at Bridger Creek is a residential development set within three existing neighborhoods at the mouth of Bridger Canyon. The primary goal of the Declarant, the current owner of the property, is to create a development which blends into the surrounding neighborhoods and attempts to satisfy the goals of the City of Bozeman. The Subdivision at Bridger Creek strives to achieve this objective through the implementation of the Declaration, the Guidelines, the Design Board, and the Bylaws, which operate and should be read and construed in conjunction with this Declaration.
- **2.2 Zoning Regulations.** This Declaration is in addition to those requirements set forth in the City of Bozeman Zoning Regulations ("Zoning Regulations"). In the event there is a conflict between the Zoning Regulations and the Declaration or the Guidelines, the Zoning Regulations shall control.
- 2.3 Reviewer/Design Review Board. All references to the Reviewer and/or Design Review Board herein shall mean the Reviewer and/or Design Review Board, whichever is currently serving as the reviewing authority per the terms of the Bylaws and Guidelines. All other provisions relating to the responsibilities and operations of the Reviewer and the creation, operations, and responsibilities of the Design Review Board shall be as set forth in the Bylaws and Guidelines. If the Bylaws and the Guidelines contain a conflict in relation to the Reviewer/Design Review Board, in any manner, then the Guidelines will control. The initial Reviewer shall be a professional chosen by Declarant, and named in the Guidelines.
- **2.4 Ownership and Location.** The Declarant is the present owner of all of the property included within the boundaries of the Subdivision, a planned subdivision located in Gallatin County designated on the official plat on file and of record with the Clerk and Recorder of Gallatin County at Book ______ of Plats, page _____.
- **2.5** Adoption of Declaration. The Declarant hereby adopts this Declaration as such is further defined and set forth herein.
- 2.6 Purpose. It is the purpose of this Declaration to ensure that the Subdivision attempts to blend into its surroundings, complement and enhance the natural environment and preserve and protect the interests and investment of the individual Owners. This Declaration, and the covenants and restrictions contained herein, shall attach to and run with the land and shall constitute an equitable servitude upon the real property and every part of it, including all titles, interest and estates as may be held, conveyed, owned, claimed, devised, encumbered, used, occupied and improved. This Declaration is for the benefit of the entire Subdivision and every part of it and for the benefit of each Owner. The Declaration shall constitute benefits and burdens to the Declarant and to all persons or entities hereafter acquiring any interest in the subdivision. The Declaration provides general restrictions as to the use of the Lots, while the Guidelines provide appropriate details in order to ensure compliance with this Declaration. The Guidelines must be carefully consulted and followed to ensure the requirements of this Declaration are met. All the area of the Subdivision shall be controlled by this Declaration.

Section 3. Homeowner's Association.

- 3.1 Dues. The Homeowner's Association dues are currently estimated to be thirty-five dollars and no/100 (\$35.00) a month. However, dues may increase based on budget expenses being incurred. At closing of the sale of any lot, two months of Association Dues will be collected up front; one-half of which is associated with the first months dues, and one-half of which will be deposited into a reserve fund. The dues will be used in a manner that promotes the general welfare and safety of the Homeowner's Association members and will include, but may not be limited to, the following:
 - · Snowplowing and maintenance of internal trails and common area walkways.
 - · Maintenance of common landscaping, park land amenities and signage;
 - Water and electric utility bills;
 - Insurance coverage for the Board of Directors and Association owned property.
- **3.2 Formation.** The Homeowner's Association will be formed when fifty percent (50%) of the Lots are sold. Until that time, the Declarant will be responsible for maintenance and collection of monthly dues. An Owner shall send payment for Homeowner's Association dues at the beginning of each month, including the time period prior to the month the Owner moves in, to:

Brownstone Capital, Inc. P.O. Box 9079 Missoula, Montana 59807

Section 4. Combination of Lots. Two contiguous Lots may be combined to constitute one Lot, and that Lot will be treated as one Lot. Three contiguous Lots may be combined to constitute two Lots, and those sites will be treated as two Lots. Any combining of Lots shall be completed in accordance with Montana law and shall be required to meet any requirements, processes, and /or regulations set forth by the County of Gallatin and /or the City of Bozeman. A combined Lot shall be treated as a single Lot for purposes of determining assessments. No Lot may be further subdivided. If one or more Lots has been combined, the Owner of the combined Lot shall be entitled to the vote or votes, as set provided for in the Bylaws. If the vote is in relation to Amendment of this Declaration, then the provisions relating to Amendment set forth in this Declaration shall control.

Section 5. Covenants and Restrictions.

5.1 Residential Use.

5.1.1 Single Family Per Unit. One single family dwelling is allowed per Lot. Owners should carefully review the Zoning Regulations to ensure compliance with all such zoning regulations. All Lots will be used solely for private single family residential uses. Only single family homes with attached or non attached garages will be permitted. Where possible, each single family residence shall be a minimum of 2,000 square feet of finished or conditioned space, excluding garages and other storage spaces. It should be noted that some Lots, particularly R-3 Lots, in the Legends Subdivision are not large enough to accommodate a 2,000 square foot Residence, and on those

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Lots, residences can be smaller than 2,000 square feet in size. The Reviewer can advise each Owner and/or potential Owner whether or not a Lot will be required to meet the 2,000 square foot requirement, as set forth in this Section.

- **5.1.2 Construction, Lot Site Preparation Maintenance, and Landscaping.** Any and all construction, alterations or improvements shall be subject to advance approval by the Reviewer. Each Owner shall also submit a landscape plan with any plans for construction. Construction and landscaping shall be performed diligently and in accordance with the guidance set forth by the Reviewer or Design Review Board, and in accordance with the Declaration, Guidelines, and Property Disclosure. Owner shall reference the Bylaws and Guidelines, and inquire with the Homeowner's Association, as to whom to submit such plans-e.g. name of Reviewer or location of Design Review Board, whichever is applicable.
- **5.1.3 Commercial Use Prohibition.** No Lot shall ever be occupied or used for any commercial or business purpose except for an office or studio fully contained within the single family residence as defined hereinafter. Nothing contained herein limits the Owner's ability to lease the dwelling for residential use.
- 5.1.4 Occupation Conducted Within Residence. Residence occupations incidental and secondary to residential use as defined in this Declaration are allowed. A Residence occupation is an occupational use of a Residence customarily conducted entirely within the Residence by the inhabitants thereof. Such use must be clearly incidental and secondary to the use of the Residence as living quarters, and in connection with such use, there must be no on-premise sales of products; no on-site employment of persons; no generation of pedestrian or vehicular traffic beyond that customary or incidental to residential use of the Residence; no employees who do not reside in the Residence; no use of commercial vehicles for deliveries to or from the Residence; no signs or structures advertising the occupation; no excessive or unsightly storage of materials or supplies or working on autos, boats, or trailers other than normal maintenance of such vehicles or recreational equipment; and it shall not be used for meeting the general public customers, or clients.
- **5.1.4.1 Examples.** For guidance, the following uses are examples of Residence occupations: the making of clothing (excluding mass manufacturing of clothing); the giving of music lessons; service or product providers who maintain a telephone and office within the Residence but the services and products are provided and sold off the premises; the pursuit of artistic endeavors such as making of pottery, ceramics, paintings or bronzes, and the like, provided that the products are marketed and sold outside the Residence, and no foundries are located in the Residence.
- **5.2 Trailers and Mobile Homes.** Trailer homes and modular homes are prohibited on any Lot. Recreational vehicles, motor or mobile homes, vehicle trailers or other trailers, and boats must be kept in a garage or otherwise screened from view. The Homeowner's Association may determine if an Owner is in violation of this section.
- **5.3 Mining Prohibited.** No prospecting, mining, quarrying, tunneling, excavating, or drilling for any substance on or within the earth, including oil, gas, hydrocarbons, minerals, gravels, sand, rock, or earth shall be permitted.

- 5.4 Outbuildings and Temporary Structures. No outbuildings shall be erected or maintained on any Lot before the start of construction of a Residence and no trailer, mobile home, basement, shack, garage or other outbuildings shall be erected upon any part of the Lot for use as a temporary or permanent residence. Temporary structures shall be removed within thirty (30) days after completion of construction.
- **5.5 Exterior Improvements and Equipment.** Application to the Reviewer for approval of pools, spas, hot tubs, or fire pits shall contain adequate details to establish sufficient abatement of equipment noise. If deep excavations are required for these improvements a site evaluation by a geologist or soils engineer may be required by the Reviewer.
- **5.6 Facades Facing Story Mill Road.** In order to protect the intended aesthetic value of the Subdivision, the Guidelines will require additional architectural elements to be included on the facades of all R-3 Lots that face Story Mill Road. (See attached exhibit for acceptable style.)
- 5.7 Rear Yard Fences-Lots One Through Eight. As set forth in the Guidelines, Rear yard fencing on Lots one (1) through eight (8) on Block two (2), adjacent to Story Mill Road, shall not exceed a maximum height of three (3) feet, six (6) inches tall and shall be of open style only. This section shall not be construed to impose an obligation upon an Owner to install rear yard fencing. All fencing must be approved and installed consistent with the requirements set forth in the Guidelines.
- **5.8 Orientation and Placement of Lots.** Corner Lots are to be oriented in such a manner as set forth in Exhibit A attached hereto. Similarly, Lots are to be setback from pathway corridors consistent with Exhibit A. Any Lot, upon which lies a townhouse, must meet the requirements set forth in Exhibit A for purposes of ingress and egress access to the townhouse.
- 5.9 Certificate of Compliance. Before any Owner may occupy or otherwise use a Residence or other structure in the Subdivision, the Owner must obtain a certificate of compliance from the Reviewer in the form set forth in the Guidelines. Such certificate shall acknowledge compliance with the Guidelines in the design and construction of the Residence or other structure built within the Subdivision.
- 5.10 Domestic Pets. No domestic animals or fowl shall be maintained on any Lot except as provided herein. Not more than three generally recognized house or yard pets are permitted, provided that such animals shall at all times be restrained or leashed. The Homeowner's Association shall make the final determination in any dispute as to whether a pet is "generally recognized." Excessive barking or other animal noises shall not be tolerated. If any animals are caught or identified chasing or otherwise harassing wildlife or people, or barking excessively, the Homeowner's Association shall have the authority to have such animal(s) impounded at any available location, and may assess a penalty against the owner of such animal(s) of not more than fifty dollars (\$50.00) plus all costs of impoundment. If any such animal(s) are caught or identified chasing or harassing wildlife or people, or barking excessively on any additional occasion, the Homeowner's Association shall have the authority to have such animal(s) impounded and may assess a penalty of not more than one hundred dollars (\$100.00) per animal, plus costs of impoundment. No owner of any animals(s) impounded for chasing or harassing wildlife or

people, or for barking excessively, shall have a right of action against the Homeowner's Association or any member thereof, for the impoundment of any such animal(s).

- **5.11** Maintenance of Lots. Owners shall maintain Lots and improvements in good repair and appearance at all times. All landscaping improvements and property shall be kept and maintained in good, clean, safe, sound, attractive, thriving and sightly condition and in good repair at all times.
- 5.12 Vegetation and Weeds. The control of noxious weeds by the Homeowner's Association on those areas for which the Homeowner's Association is responsible and the control of noxious weeds by individual owners on their respective lots shall be as set forth and specified under the Montana Noxious Weed Control Act (MCA 7-22-2101 through 7-22-2153) and the rules and regulations of the Gallatin County Weal Control District. "Noxious Weeds" shall mean those weeds, which have been declared noxious by the State of Montana and/or Gallatin County. Re-vegetation by the Owners is required, and any plan of re-vegetation must be approved by the Reviewer. Owners shall be responsible for the control of noxious weeds on his or her respective lot. Both unim proved and unproved lots shall be managed for noxious weeds. In the event an Owner does not control noxious weeds, on his or her lot, within ten (10) days after receiving notice of such from the Homeowner's Association, the Homeowner's Association may cause the noxious weeds to be controlled. The cost and expense associated with such weed management shall be assessed to the lot and such assessment may become a lien if not paid within thirty (30) days of the mailing of such assessment. The Homeowner's Association is responsible for control of any noxious weeds on the Subdivision's parks, open spaces, community areas, trails, roadways, and specifically, the right of way along Story Mill Road. If the Homeowner's Association is not yet formed, then for purposes of this Section, maintenance, including any cost and expense, of any such noxious weeds in the subdivisions, parks, open spaces, community areas, trails, roadways, and specifically, the right of way along Story Mill Road shall be the responsibility of all of the Owners, as a whole.
- 5.13 Noxious, Offensive, or Hazardous Activities. No noxious, offensive, or hazardous activities shall be permitted upon any portion of the Lot nor shall anything be done on or placed upon any portion of the Lot which is or may become a nuisance to others. No light shall be produced upon any Lot or other portion of the Lot which shall be unreasonably bright or cause unreasonable glare. No sound shall be produced on any Lot or other portion of a Lot which is unreasonably loud or annoying, including but not limited to speakers, horns, whistles and bells or excessive barking or other animal noises.
- **5.14 Off-Road Motorized Vehicles.** No off-road motorized travel shall be permitted. Use of snowmobiles within the Subdivision is also prohibited. Use of motorized vehicles is subject to ordinances and regulations of the City of Bozeman.
- **5.15 Hunting and Firearms.** Neither hunting nor the discharge of firearms shall be allowed in the Subdivision.
- **5.16** Signs. No signs, billboards, posters, displays, advertisements or similar structures shall be permitted except as approved in advance in writing by the Reviewer.

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Section 6. Common Areas, Easements, Utilities, and Right of Access.

- **6.1 Common Area.** The design of the Subdivision incorporates Common Areas, including the water delivery system as shown on the final plat of the Subdivision. Owners shall have the right to use and enjoy the Common Areas and facilities. No improvements shall be constructed on such Common Areas. No gates or obstructions shall be placed upon or shall impede access to any Common Area. The Homeowner's Association shall maintain liability insurance and pay any applicable tax assessments on the Common Areas.
- **6.2 Maintenance of Common Areas.** The Homeowner's Association shall maintain the Common Areas, storm water management system, and easements. The Homeowner's Association may take such steps as are necessary to ensure that all shrubs, trees, and other vegetation in the common areas do not block, interfere, or hinder the view from any residence. Such steps may include limiting the type of shrubs, trees, and other vegetation planted in the Common Areas, specifying the location of items to be planted, and/or removing shrubs, trees, and other vegetation in the event such items grow to a level that they block, interfere, or hinder the view from any Residence. Maintenance, repairs, and replacements of Commons Area grounds and improvements, including the storm water management system, shall be the expense of the Homeowner's Association; provided, however, if such damage is caused by a negligent or tortuous act of any Owner, members of such Owner's family, a guest or employee of Owner, then such Owner shall be responsible and liable for all such damage.
- **6.3** Ingress and Egress Easement. An easement for general ingress and egress to each Lot and to all Common Areas for the general use of all Owners and their guests shall exist over all Common Areas, roads, and trails within the Subdivision.
- **6.4 Pathways and Residential Sidewalks.** As set forth in the Guidelines, all Owners shall construct residential sidewalks conforming to City of Bozeman standards on all public street frontages of the Owner's lot prior to the occupancy of any Residence. However, notwithstanding occupancy, such sidewalk shall be constructed no later than three (3) years after the Subdivision plat is recorded. The Declarant shall perform reasonable maintenance on all pathways within the Subdivision until fifty percent (50%) of the Lots are sold. Thereafter, the Homeowner's Association shall be wholly responsible for all pathway maintenance.
- **6.5** Infrastructure Improvements. Declarant acknowledges that all infrastructure improvements including water and sewer main extensions, public streets, curb/gutter, sidewalks fronting parks, open space, rear yard frontages or other non-lot frontages, and related storm drainage infrastructure improvements shall be financially guaranteed or constructed prior to final plat approval.
- **6.6 Utility Easement.** A general utility easement for such utilities as electricity, gas, sewer, com munications, telephone, water, television, cable communications and other utility equipment is provided for within the Subdivision. All Owners shall have the right to enter upon and excavate in such easements but only upon the written approval of the Reviewer. Easements for ingress and egress and for utilities shall not be moved, deleted or restricted without the written approval of all affected Owners. Utility companies and Owners must restore disturbed land as close as possible to the natural condition of the land before work commenced.
- 6.7 Installation and Maintenance of Utilities. The source for the installation of electric power,

telephone, and water line service shall exist at the junction of the main access road and Lot drive ways. Owners shall bear all responsibility and costs from such junction to Residences. All utilities of every nature shall be installed and maintained underground. Piping and wiring shall be concealed. Each Owner shall be responsible for utility installation and maintenance in accordance with state and local regulations.

- **6.8 Right of Access.** A right of access shall be reserved and be immediate for making of emergency repairs in improvements and/or within the boundaries of each Lot. These repairs may be needed to prevent property damage, personal injury, continued property damage, or for any other emergency purpose.
- **6.9 Dedication to Public Use.** Nothing contained in this Declaration shall be construed or be deemed to constitute a dedication, express or implied, of any part of the Subdivision or the Common Areas to or for any public use other than those areas indicated on the preliminary plat application.

Section 7. Enforcement.

- 7.1 Parties That Can Enforce. The provisions of this Declaration may be enforced by the Homeowner's Association, Reviewer, or the Declarant.
- 7.2 Action upon Violation. In the event of violation or threatened violation of any provision of this Declaration, or the Guidelines or any other rules or regulation adopted by the Homeowner's Association, legal proceedings may be brought in a court of law or equity for injunctive relief and damages. In addition, the Homeowner's Association, Reviewer, or the Declarant may enforce this Declaration by serving notice in writing on the person or entity violating this Declaration which notice shall specify the offense, identify the location and demand compliance with the terms and conditions of this Declaration. Such notice shall be personally served. Enforcement of this Declaration shall be by proceedings either at law or in equity against any person or persons violating or attempting to violate this Declaration. Such legal proceedings may be either to enjoin or restrain violation of the Declaration or to recover damages or both. In the event of action to enforce this Declaration, the prevailing party shall be entitled to costs and a reasonable attorney's fee.
- 7.3 Liability and Wavier. The Reviewer, Homeowner's Association, and the Declarant shall not be liable to any person or entity for any entry, self help or abatement of a violation or threatened violation of this Declaration. All Owners, invitees and guests shall be deemed to have waived any and all rights or claims for damages for any loss or injury resulting from such action except for intentionally wrongful acts.
- 7.4 Failure to Enforce Not Constitute Waiver. The failure by the Declarant or its assigns, the Homeowner's Association, the Reviewer or any Owner to enforce any covenants or restrictions contained herein shall not be deemed a waiver or in any way prejudice the right to enforce this Declaration at any time against any person breaking any covenant or restriction breached thereafter or to collect damages for any subsequent breach of this Declaration.
- **Section 8.** Covenant Applicability. All of the real property and Lots, referenced above and described as the Legends Subdivision, shall be subject to the restrictions and covenants set forth herein whether or not there is a reference to the same in a deed or conveyance. A breach of any of the foregoing covenants or

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restrictions shall not defeat or render invalid the lien of any mortgage or deed of trust made in good faith and for value upon any Lot or portion of the real property or any improvements thereon. However, this Declaration shall be binding upon and inure to the benefit of any subsequent Owner who acquires by foreclosure, trustee sale or otherwise, title to property within the Subdivision.

Section 9. Property Subject to this Declaration Additions Thereto

- **9.1 Existing Property.** The real property which is and shall be held, transferred, sold, conveyed, and occupied subject to this Declaration is located in the City of Bozeman, Gallatin County, Montana, and is more particularly described in Exhibit "A" attached hereto and by reference made a part of this Declaration.
- **9.2 Additions to Existing Property.** Additional properties may become subject to this Declaration in the following manner:
- (a) Additions by the Declarant. The Declarant, its successors and assigns, shall have the right to bring within the scheme of this Declaration additional properties in future stages of development which are contiguous to the lands described in said Exhibit "A." For this purpose, the term "contiguous" shall mean adjacent to or adjoining. The additions authorized shall be made by the execution and formal filing by the Declarant of one or more supplementary Declarations of Covenants and Restrictions with respect to the additional property and by the Declarant filing with the Association a general plan of development for the proposed additions. Unless otherwise stated therein, such general plan shall bind the Declarant to make the proposed additions. No consent or approval of such supplementary declaration must be obtained from any owner or any party who may have acquired a security interest in any of the lots, unless a contract or agreement exists requiring such consent or approval. No addition to the properties shall diminish an owner's interest in his lot or living unit, or such owner's voting rights in the Association.
- (b) Mergers. Upon a merger or consolidation of another association with the Association, the properties, rights and obligations of both associations shall be transferred to a surviving or consolidated association corporation or, in the alternative, the properties right and obligations of another association may be added to the properties, rights and obligations of the Association, which shall serve as the surviving association corporation, pursuant to a merger. The surviving or consolidated association corporation may administer the covenants and restrictions established by this Declaration within the existing property together with the covenants and restrictions established upon any other properties as one scheme. In the event that the implementation, administration, and enforcement of the covenants and restrictions as "one scheme" causes inconsistencies, conflicting provisions, questions relating to voting rights or any other issues, then the Declarant (or the Association, if it has taken control of the Subdivision) shall have the exclusive right to adopt written procedures for resolving and addressing any such issues. The Declarant's (or the Association's) written statement(s), in this regard, shall be controlling in this respect, unless later revoked or amended by the Declarant (or the Association). No such merger or consolidation, however, shall affect any revocation, change, or addition to the covenants established by this Declaration within the existing property, except as hereinafter provided.

Section 10. Perpetuity. This Declaration shall continue in full force and effect and shall run with land as legal and equitable servitude in perpetuity unless amended as set forth herein.



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Section 11. Amendments. This Declaration shall remain in effect until amended or terminated. This Declaration, and any portion thereof, may be amended, terminated or supplemented at any time by the execution of a written document containing the terms of the amendment, supplement or termination of any of the covenants, (duly acknowledged by a Notary Public, and recorded with the office of the Gallatin County Clerk and Recorder), in the following manner: (1) if the subdivision has not been released to the Homeowner's Association, then the Declarant may amend this Declaration unilaterally at any time; (2) if the Subdivision has been released to the Homeowner's Association, then amendment, termination, or supplementation of this Declaration shall only occur through a written document executed: by the Owners of at least seventy-five percent (75%) of the Lots in the Subdivision based on one vote per Lot. If one or more Lots has been combined, the Owner thereof shall be entitled to one vote and/or one signature for each original Lot which created the combined Lot. If there is more than one Owner for an individual Lot, each Owner must execute the amendment, supplement or termination document to count for one vote towards the seventy-five percent (75%) total.

Section 12. Severability. Captions and paragraph headings are designated herein as a matter of convenience. A determination of invalidity of any portion of this Declaration shall not in any manner affect the other portions or provisions, all of which shall remain in full force and effect.

Section 13. Homeowner's' Association. The Homeowner's' Association shall be constituted, shall conduct its business, and shall have the authority and responsibility as provided herein and in its Bylaws. In the event of a conflict between the Bylaws and this Declaration, the Bylaws shall prevail.

DECLARANT:

Aspen Partners I, LLC

James P. McLeod, Manager

STATE OF MONTANA

County of MMoula

WITNESS my hand and official seal.

Notary Public for the State of Montana Print Name: Wdy 5MiH

Residing at: MWoule

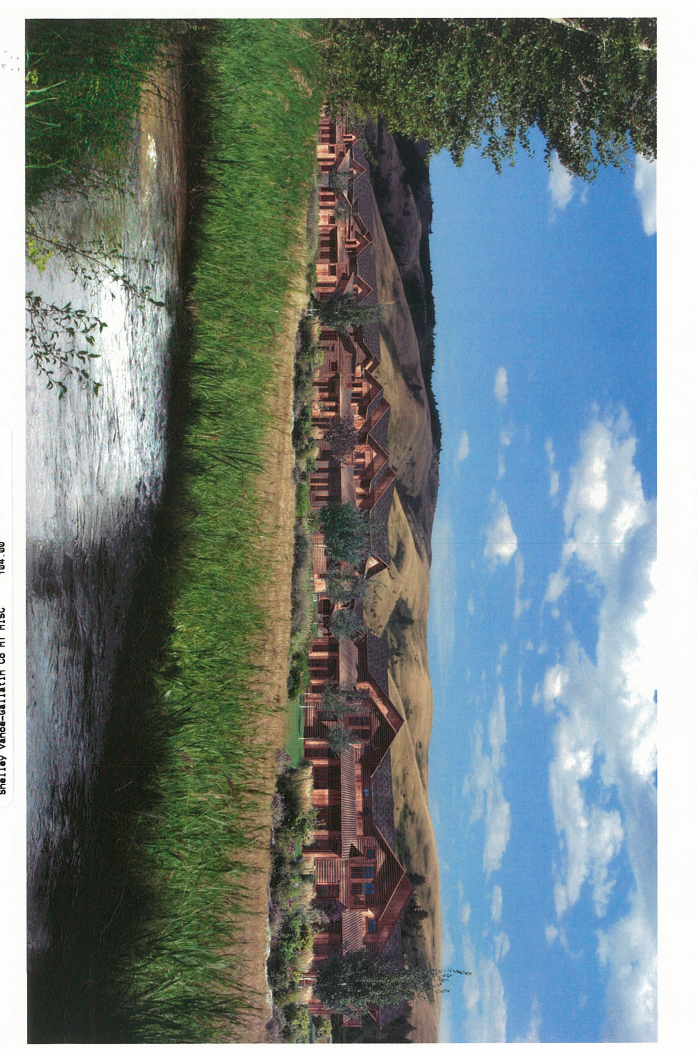
My commission expires: 02-28-2006

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FINAL PLAT of

A TRACT OF LAND BEING TRACT 7A OF CERTIFICATE OF SURVEY No. 2408 STUATED IN THE NW14 OF THE SW1/4 OF SECTION 32, T1S, R6E, P.M.M., CITY OF BOZEMAN, GALLATIN COUNTY, MONTANA THE LEGENDS AT BRIDGER CREEK SUBDIVISION

EXHIBIT A

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TO CHEAT & PESCHAM, LOTS, DPCN
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ONDS AREA - STRUS SAT (DUE ACRES)

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THE LEGENDS AT BRIDGER CREEK SUBDIVISION ** BRIDGER CREEK

DESIGN GUIDELINES

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SECTION 12 Submittal Forms

Initial Submission Form
Schematic Design Review Form
Construction Document Review Form

Final Approval Form Pre Construction Conference and Construction Observation Form



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THE LEGENDS AT BRIDGER CREEK SUBDIVISION DESIGN GUIDELINES

the value of each Owner's investment in this unique community. of community where neighborhoods foster lasting friendships, and preserve architecture that reflects and enhances the image of the area, creates a sense developed to promote consistency with the style of landscape design and and unified design throughout the community. These Guidelines were Bridger Creek corridor setting and creating and maintaining an appropriate Legends Subdivision. The objectives include preserving and enhancing the Guidelines, set forth below, is to ensure that all Improvements are compati-The purpose of the Legends at Bridger Creek Subdivision Design ble with the design objectives and overall vision of the development of the

alteration to any Lot or residence within the Legends Subdivision. and procedures are to be used by all persons involved in the construction, a community center is proposed for future development. These Guidelines renovation, addition, landscaping and/or implementation of any other ly home sites interspersed with open space, walking trails and parkland, and The Legends Subdivision will consist of a mixture of single and multi-fami-

time to time. It is suggested that any potential purchaser of a Lot in the control in relation to the aforementioned documents, and thus, the and/or the Legends at Bridger Creek Subdivision Property Disclosure. relating to the Legends Subdivision. professional for purposes of reviewing and understanding all documents Legends Subdivision, and all Lot Owners secure assistance from a legal Declarant may have the unilateral ability to amend these documents from Please note that the Aspen Partners I, LLC, as the Declarant has specific Legends at Bridger Creek Homeowner's Association formation documents Bridger Creek Subdivision Declaration of Covenants and Restrictions, the herein and in accordance with any procedures set forth in the Legends at The Guidelines will be administered and enforced by the terms set forth

review process for purposes of implementing the requirements set forth Summary of Design Review Process. These Guidelines establish a design Restrictions, the Homeowner's Association formation documents, and the herein, as well any established by the Declaration of Covenants and

> building process. plan development, and to avoid construction delays or revisions during the chronological review process intended to decrease inefficient use of time in relation to improvements of Lots in the Subdivision. Further, it outlines a Property Disclosure. The design review process provides parameters in

FOR HEREIN, DOES NOT RELIEVE THE PROPERTY OWNER OF MENTAL BODIES FOR AN IMPROVEMENT DOES NOT RELIEVE BODY-WHETHER FEDERAL, STATE, OR LOCAL-TO LEGALLY COMPLETE SUCH IMPROVEMENT. PLEASE NOTE THAT SUBDIVISION AND/OR BEFORE IMPROVING SUCH LOT, IT IS MENTAL BODIES' APPROVAL(S). LY, SECURING THE REVIEWER'S APPROVAL, AS PROVIDED REVIEWER'S APPROVAL, AS REQUIRED HEREIN. ACCORDING GAINING APPROVAL(S) FROM THE APPROPRIATE GOVERN-APPROVAL MUST BE SECURED FROM A GOVERNMENTAL THE PROPERTY OWNER'S RESPONSIBILITY TO DETERMINE IF THE RESPONSIBILITY TO OBTAIN THE NECESSARY GOVERN-THE PROPERTY OWNER OF THE RESPONSIBILITY TO OBTAIN WARNING: BEFORE PURCHASING A LOT IN THE LEGENDS

submittal and approval requirements of the City of Bozeman Planning and Building Departments to obtain any necessary building permits. from the Reviewer, in accordance herewith, the Owner must also meet all For example, although an Owner may have secured final design approval

these Guidelines, the Lot Owner must retain competent assistance from an construction become familiar with the five-step process. As later noted in defined by these Guidelines, the Declaration of Covenants and Restrictions, and any professional assisting a Lot Owner with improvements and Guidelines, and it is important that each potential Purchaser, Lot Owner, compliance with these Guidelines. The five steps are set forth in these Disclosure, will primarily review any plans for improvement to ensure the Homeowner's Association formation documents, and the Property takes place in five steps. For purposes of these five steps, the Reviewer, as Legends at Bridger Creek design review process, unless otherwise noted

DESIGN GUIDELINES PAGE 4 OF 20







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and a licensed and bonded Contractor, as appropriate for completion of these Guidelines. improvements and construction, which must be reviewed as stipulated by approved Architect, Landscape Architect, Civil Engineer, Soils Engineer

specific residences. concepts and are not meant to impose specific plans or design solutions for plans are available from Aspen Partners I, LLC, the Developer/Declarant, upon request. Any such illustrations are intended to convey general design It should also be noted that illustrations of sample residential development

process has ample opportunity to review and understand the provisions of please be sure that any professional that will assist with the improvement these Guidelines. Again, please review the Design Guidelines, as set forth hereinafter, and

Section 1. Definitions

- 1.1 referred to as the "Subdivision", "Legends", "Legends Subdivision" or "Legends at Bridger Creek". Subdivision: The Legends at Bridger Creek Subdivision is
- 1.2 Homeowner's Association, Inc. Homeowner's Association: The Legends at Bridger Creek
- 1.3 thereto from time to time. Property Disclosure: This document and amendments
- 1.4 Guidelines: The Design Guidelines of The Legends Bridger Creek Subdivision, as amended from time to time.
- 1.5 Bylaws: The Bylaws of The Legends at Bridger Creek Homeowner's Association, Inc.
- 1.6 and Restrictions of The Legends at Bridger Creek Subdivision, as amended from time to time. **Declaration:** The Declaration of Protective Covenants
- 1.7 designated and set apart for the purpose of ownership. Lot: Any separate, designated parcel within the Legends

2.2

DESIGN GUIDELINES PAGE 5 OF 20

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- 1.8 Property Disclosure. set forth in the Guidelines, Declaration, Bylaws, and Subdivision, which structure shall meet the requirements which is a structure constructed upon a Lot within the Residence: An Owner's place of habitation or dwelling
- 1.9 Owner: The person owning a Lot or Residence in fee simple absolute, individually or as co-owner in any real the State of Montana. estate tenancy relationship recognized under the laws of
- 1.10 Declarant: Initially means Aspen Partners I, LLC.
- 1.11 control, and the portion of the Subdivision in common which the Homeowner's Association and Declarant retain Association. ownership among the members of the Homeowner's Common Area: The portion of the Subdivision over
- 1.12around the Residence or Lot. construction services or performing any type of labor in or Contractor: Any person, general contractor, subcontracbility partnership, or limited liability company engaged in tor, firm, association, partnership, corporation, limited lia-

Section 2. Preface

2.1

style of landscape design and architecture and the current contemplates a mix of single and multi-family Residences General Design. The master plan for the Legends value of an Owner's investment in this unique community. neighborhoods foster lasting friendships, and preserve the and unified design which is aesthetically pleasing. These Guidelines to create a sense of community where image of the surrounding area. It is the intention of these Guidelines are meant to promote consistency between the include the creation and maintenance of an appropriate the Bridger Creek area corridor. The objectives further The design objectives include preserving and enhancing design objectives and overall aesthetic vision of Legends. to ensure that all improvements are compatible with the Purpose and Intent. The purpose of the Guidelines is









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and their consultants in understanding the objectives and impose specific plans or design solutions. convey general design concepts and are not meant to visions of Legends. These illustrations are intended to trations are included in the Guidelines to assist Owners tial and custom residential structures. A number of illus-The Legends consist of a mixture of multi-family residen-A community center is proposed for future development. interspersed with open space, walking trails and parkland

- 2.3 tion, addition, landscaping and/or any other alteration to from time to time by the Declarant, in its sole discretion. any Lot within Legends. The Guidelines may be amended used by all persons involved in the construction, renova-Amendment and Applicability. The Guidelines are to be
- 2.4 accordance with procedures set forth in the Declaration. the Declarant or its designee or (b) the Reviewer, in Guidelines will be administered and enforced by either (a) Administration and Enforcement of Guidelines. The
- 2.5 all of the bond may be used by the Reviewer to complete scaping of the sites, the job will be reviewed by the until approved by the Reviewer. A compliance bond may structure, road, fence or improvement of any kind shall be if not satisfactorily completed by the Owner of the site. compliance bond will be released to the Owner. Some or will be held in an escrow account administered by the removal of trees or other vegetation shall be commenced ted to remain on any site, and no construction activities or erected, placed, altered, added to, reconstructed or permitunfinished landscaping or other work needed on the site, Reviewer, and when satisfactorily completed, the Reviewer. Upon completion of construction and landbe required in the amount of up to \$10,000 and if so, it Building Permits and Compliance Bond. No building,
- 2.6 Owner Responsibility. An Owner has the responsibility to ensure that they have the most current edition of these

Bylaws, Declaration, and Property Disclosure. Guidelines, and have carefully reviewed the Guidelines,

2.7 other responsibilities and the future of the Reviewer and the Bylaws, shall control: Property Disclosure, and in the Declaration. In regard to with the terms and provisions set forth herein, in the improvement plans to ensure compliance of those plans responsibility to review construction, landscaping, and paid directly to Studio Architects, Inc. The initial review shall be Studio Architects, Inc. and any review fees shall be Reviewer/Design Review Board. The initial Reviewer Design Review Board, the following, which is set forth in Reviewer's discretion. The Reviewer shall have the tees, as set forth herein, is subject to change at the

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governing body over the Design Review Board (whether operations of the Design Review Board, including but not of those members, and all other matters concerning the elects to create a Design Review Board, it shall replace the on the Lots, as such is set forth in the Declaration, created, the Reviewer shall have the sole responsibility for and operating guidelines of any Design Review Board appointment of any successor Reviewer, and for creation of Bylaws. Declarant shall have sole responsibility for the Successor Reviewer/Design Review Board-Restatement the Declarant or some other entity or individual). limited to, the election and reelection of said members, the the appointing of those members, the length of the terms ing the number of members on the Design Review Board ties. The Declarant shall have sole discretion in determin Reviewer and take over the Reviewer's review responsibili-Property Disclosure and Bylaws. When/If the Declarant the review requirements of construction and improvements formed by the Declarant. Until a Design Review Board is

sions, are applicable to all construction commenced within the Subdivision, Section 3. Applicability. These Guidelines, and any subsequent revi-



and any amendments or additions thereto from time to time.

Section 4. Conflicts and Controlling Authority

- is less restrictive, the Guidelines, Bylaws, Declaration, or prevail. To the extent that any local government standard regulations require more restrictive standard than the stanthe City of Bozeman ("City") ordinances, building code or Ordinances, Codes, and Regulations. To the extent that Property Disclosure shall prevail. Property Disclosure, the local government standards shall dards set forth in the Guidelines, Bylaws, Declaration, or
- 4.2 of any conflict between the Guidelines and the Declaration, the Declaration shall govern and control Covenants, Conditions, and Restrictions. In the event
- governing authority. entered into or adopted by the Homeowners Association or any applicable to time, as well as any applicable agreements, rules and/or regulations Gallatin County, Montana as such documents may be amended from time complying with these Guidelines and all provisions of the Bylaws, Declaration, and Property Disclosure on file in the public records of Owner Responsibility. Each Owner is responsible for
- approved the site plan and any other plans related to the construction of a these Guidelines. No construction shall commence until the Reviewer has review all plans relating to site planning to determine compliance with Residence or other improvements. Review of Construction Plans. The Reviewer shall

Section 7. Site Planning.

7.3

7.1 tural and not veneered. The tops of walls are to be shaped be built of natural or cut stone, laid so as to appear strucare visible from the streets and/or Common Areas, are to within the property boundary. All retaining walls, which Cuts and fills should be feathered into the existing terrain, Grading. Grading requirements resulting from development shall be designed to blend into the natural landscape.

> with existing landforms and vegetation. Retaining walls any case should not exceed 2:1 slope unless it can be the site. The slope of cut and fill banks should be deter are to be planted at the base and top of walls to blend with to be used. Walls exceeding 2 feet in height are to be with ample planting terraces (4-foot minimum width) are exceeds 4 feet, stepped-back or terraced wall structures are not to exceed 4 feet in height. Where grade change demonstrated that a steeper slop will not result in erosion. erosion and promote re-vegetation opportunities, but in mined by soil characteristics for the specific site to avoid designed with a minimum 2:12 batter. Shrubs and vines Natural slopes are to be used instead of structures wherever

end abruptly, but are to create natural looking transitions

to blend with natural contours. Ends of walls are not to

- 72 **Drainage.** Modifications to existing drainage patterns are allowed only if approved by the Reviewer. The Reviewer shallow sloping vegetated areas. Site drainage must meet such as roofs and pavement areas, shall be directed to study of proposed modifications. Owners shall reimburse made swale linings are not permitted. all applicable environmental regulations. Impervious mannatural or improved drainage channels or dispersed into Finished ground surface at the foundation shall grade away Reviewer in reviewing proposed drainage modifications. may require the Owner to submit an engineered drainage from the foundation. Runoff from impervious surfaces, the Reviewer for any engineering fees incurred by the
- and sloped for adequate drainage and safety. Driveways or concrete. Driveway materials shall restrict weed growth shall be constructed of concrete paving units, stone cobbles responsibility of the Owner. Driveways shall be crowned construction and maintenance of all driveways shall be the designing and situating the Residence and driveway. The will be dictated by the driveway location and grade. This relationship must, therefore, be carefully considered when **Driveways.** The finished floor elevation of a Residence

DESIGN GUIDELINES **PAGE 7 OF 20**









shall withstand deterioration from winter snow plowing and erosion. Any other material used to construct a drive scaped area and the driveway surface. Driveway materials way shall be approved by the Reviewer. and maintain a clearly defined edge between the land-

7.4 and shall be fully enclosed within a garage. For Residences spaces and be attached or semi-attached to the Residence. the garage area, will provide a minimum of four parking that do not have an alleyway, each driveway, not including least 2.5 parking spaces in size to allow for interior storage Parking. Each single-family Residence shall provide for an

7.7

7.5 be constructed no later than three (3) years after the construct residential sidewalks conforming to City of Pathways and Residential Sidewalks. All Owners shall Subdivision plat is recorded. Owner's lot prior to the occupancy of any Residence. Bozeman standards on all public street frontages of the However, notwithstanding occupancy, such sidewalk shall

7.6

street, and shall be de-emphasized in the elevation of the subject to Reviewer approval, and must be integrated into Garage doors shall be subdued and oriented away from the garages are required where feasible to avoid a series of roof line is required. Carports are discouraged, but are distinctly separated from the other two bays. At least two recessed to a minimum of 6 inches in an exterior wall. A require offsetting of front loading garages. Doors shall be an alleyway. In most cases, massing requirements will garage configurations are required for Residences without tant that the front entry, rather than the garage, dominate Garages. In creating a sense of community, it is impor-Residence. Garage elevations and doors are an integral from the primary structure to meet massing requirements. have an alleyway, garages must be placed behind the the overall design of the elevation. For Residences that feet of horizontal separation and an appropriate change in third garage bay on front elevations is only allowed if the front elevation. Consequently, side-loading or recessed protruding garages. Front loading garages should be offset Residence and accessed via the alleyway. Side-loading

> of the garage door be of the same materials and color as garage elevations. The use of decorative garage doors with part of the design of any Residence. Consequently, archithe siding, or other significant exterior detail of the Residence is required. It is recommended that the surface relief or trim compatible with the architectural style of the Residence's elevation, should be incorporated into all tectural forms, materials and design details used in the Residences, or natural wood color.

- appendix A). Materials that are used to finish the conabove finished surface. Finish floor elevations must be at a appearance of Residences emerging from the ground. The top of the foundation must be at least 12 inches crete must convey mass rather than a covering. minimum equal to or exceed the elevations listed in (See tion between the Residence and its site and landscape, foundations and grading should be designed to give the Foundations. In the interest of creating a close integra-
- within a twenty foot wide alley right-of-way allowing for a two foot wide gravel shoulder on each side. The gravel attractiveness of on-street visitor parking. In the Legends visibility and snow removal during the winter season. shoulder will be kept clear for the purpose of enhanced Subdivision, alleys will be paved to a width of sixteen feet eliminate street-side curbcuts, which will enhance the as well as possible traffic conflicts associated with vehicles nate the visual impact of the garage door on the front yard walks and through front-yard driveways. Alleys also elimiaging the interruption of pedestrian movement along side the streetscape on the front side of the homes by discourbacking onto busy streets. It is anticipated that alleys will primary access to garages and secondary access for vehicu-Alley Design Guidelines. Alleys are intended to serve as Underground utilities may be located within the alley back of the rear of each Lot, will maintain the integrity of pated to accommodate through-traffic. Alleys, located in lar circulation, service and delivery. Alleys are not antici-

approval of any developments that coordinate the Owner's As always, each Owner must secure the Reviewer's

DESIGN GUIDELINES PAGE 8 OF 20

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7.8





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tions of the alley design guidelines, as set forth in this each Lot coordinates with its contiguous alley(s): the construction upon, and improvement of, Lots, so that Section, the following are some guidelines in relation to Lot with the alley. However, in order to meet the inten-

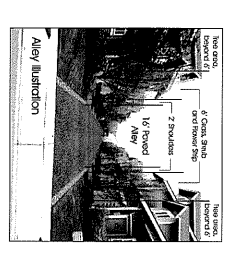
- pavement of the alley, provide a contrasting material to the asphalt Garage aprons shall be constructed of concrete to
- and landscape strip, and to the overall dimensions of the alley, shoulder Apron depth shall be at least 8 feet to conform

?

the garage door and bays. Apron width may vary depending on the width of

'n

preparing plans for construction and/or improvements in as to help each Owner, and assisting professionals, with an impression of the layout of alleys in the Subdivision, so Legends Subdivision, and it shall provide each Owner with relation to alleys: The following is an example diagram of an alleyway in the



7.9 trees in or near the alleyway or on the alley right-of-way, Alleys-Approved Small Trees. Before planting any small

> in the vicinity of the alley: Subdivision, the following small trees are approved for use contact the Reviewer for input. In the Legends an approved small tree in the Legends, it is advisable to to whether a planting location is appropriate or it a tree is utilities. If you have any questions or concerns in regard do(es) not conflict with the alignment of underground each Owner must verify that the planting location(s)

Common Name

Japanese Tree Lilac Schubert Chokecherry

European Birdcherry Amur Chokecherry Flowering Crabapple

Ioba Hawthorn Leprechaun Ash

Botanical Name

Prunus maackii Malus varieties Prunus virginiana 'Schubert' Syringa reticulata

Pyrus ussuriensis Prunus padus

Ussurian Pear

Cratacgus x mordenensis

7.10 any applicable state or local requirements. All chimneys enclosed within the chimney. All fireplaces and wood and mechanical flues and vents should be consolidated and ney should give a substantial, stable appearance. Fireplace Chimneys. A chimney can be an excellent design feature. plumb burning devices for natural gas. must contain spark arrestors. Owners are encouraged to Environmental Protection Agency and must comply with chimneys is not permitted. The proportions of the chimuse of exposed concrete block or exposed stovepipe type A careful choice of materials and proportion is necessary to require that they be taller than the surrounding roofline. burning devices must be approved by the United States fully benefit from the chimney as a design element. The They are naturally strong elements because building codes

- 7.11 Exterior Equipment. The following exterior equipment is Subdivision: permitted, but subject to restrictions, within the
- 7.11.1 Satellite Antennas. The following satellite antennas are permitted: (i) A satellite antenna designed to receive direct

DESIGN GUIDELINES PAGE 9 OF 20







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services via multipoint distribution services, including satellite antenna designed to receive video programming lite services, that is one meter or less in diameter; (ii) A broadcast satellite services, including direct-to-home sateldesigned to receive television broadcast signals. diagonal measurement; or (ii) a satellite antenna that is tional television fixed services, and local multipoint distrimulti-channel, multipoint distribution services, instrucbution services, that is one meter or less in diameter or

such placement does not pose a safety hazard to anyone within the Subdivision. Any permitted installation is not allowed. safety hazard to anyone within Legends. Rooftop front portion of the Residence does not pose a ground against which it is mounted, and further antenna is painted to blend into the back Residence, the Owner may place the antenna on the front portion of the Residence, provided the a the antenna on the rear or side portion of a not receive an acceptable quality signal by placing antennas on the rear or side portion of a reception. While placement of any permitted the back ground against which it is mounted, Residence shall be painted so that it blends into antenna mounted on the rear or side portion of a require prior approval of the Reviewer, provided on the rear or side portion of a Residence shall not permitted antenna, as provided in section 5.8.1, provided that placement of the antenna on the Residence is desired, in the event an Owner can provided such painting does not interfere with Satellite Antenna Placement. Placement of a

7.11.2 Fences - Approval and Restrictions. All fencing is highly discouraged and is only permitted pursuant to these Guidelines and Reviewer approval.

type shall have been approved by the Reviewer.

Rear Yard Fencing. The only rear yard fencing that is permitted within the Subdivision is fencing mitted provided that the size and construction tennis courts, sports courts and gardens are peryard tences are strictly prohibited. Fences around Front Yard Fences, Gardens and Courts. Front

> children, all fencing is highly discouraged. children. Therefore, unless the Owner has young intended for the purpose of containing young

opposition. adjacent Lot Owners do not express substantial unless a need for such fencing is shown, and discuss fencing plans with adjacent Lot Owners Privacy Fences. A privacy fence will drastically alter the appearance of a Lot and adjacent Lots. Generally, privacy fencing will not be allowed prior to filing an application with the Reviewer. For this reason, it is recommended the Owner

to filing an application with the Reviewer. approval from the Owner of the affected Lot prior recommended that the Owner obtain written if the Owner's contemplated fence will at any the property line onto an adjacent Lot, it is highly point be on the Owner's property line, or cross fence to an existing fence on a neighboring Lot, or Existing Fences. If an Owner plans to attach a

is located outside of the Owner's Lot, the Owner will be liable for all costs associated with relocaprotessional survey. tion of that fence, including the cost of a to avoid any conflicts. In the event that a fence line location, have a professional survey completed ed that Owners, who are unsure of their property encroach upon an adjacent Lot. It is recommend make sure that any contemplated fence will not mine the exact location of their property line and Property Survey - Fences. Owners must deter-

and gardens may exceed three (3) feet six (6) Reviewer. Appropriate fence types include: construction type shall have been approved by the inches in height provided that the size and height. Fences around tennis courts, sports courts may not exceed three (3) feet six (6) inches in made of wood and of an open style design and Fence Material and Design. Fencing can only be

DESIGN GUIDELINES PAGE 10 OF 20









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- split rail and horizontal board; "Open" (non-solid) wood fences, such as
- sion of stone foundations; and Low stone walls (when used as an exten-

'n

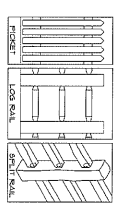
Wing wall extensions that match building

ÇV

Inappropriate fencing materials/types include:

- Concrete block;
- Chain link;
- Wrought Iron;
- Stucco;
- 974951 Solid board;
- Brick; and

Appropriate Fence Types



In all cases, the side of the fence which is more finished than the opposite side must be constructthe Owner's Lot. boring properties) and the framing side shall face ed with the finished side facing out (toward neigh

Rear Yard Fences-Lots One Through Eight.

only. This section shall not be construed to feet, six (6) inches tall and shall be of open style shall not exceed a maximum height of three (3) (8) on Block two (2), adjacent to Story Mill Road, Rear yard fencing on Lots one (1) through eight

> and installed consistent with the requirements set rear yard fencing. All fencing must be approved impose an obligation upon an Owner to install forth in the Guidelines.

of incorporating plant materials to cover at least the Reviewer, to mitigate off-site visibility. sports courts and gardens may require additional plant maturity. Fences around tennis courts, Publicly Visible Fences. Fences and walls visible detailing and landscape treatments, as specified by fifty-percent (50%) of structural components at Common Areas shall be designed with the intent from roads, trails, parks, public spaces, and/or

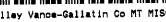
screening shall be consistent with the overall design of the Residence. Privacy screens shall not close to the Residence and does not adversely extend up to 6 feet in such areas, if the fence is enclosures and outdoor work areas, and may views of utilities, mechanical equipment, trash length. Screen fencing is to be used to block be taller than the edge of the roof eves, and shall not be longer than 24 feet in uninterrupted conjunction with hot tubs or sunning decks. The Privacy Screens. Privacy screens may be used in affect off-site views.

7.11.3 Pet houses, Runs, and Enclosures

shared property lines. Consideration will be run or enclosure should be located away from property lines and living areas of neighborhood is caused to neighbors, and away from shared tion where minimum nuisance and inconvenience rial. Enclosures to confine pets in an area less compatible with the Residence in color and mate-Location and Design. Pet houses must be Residences. Generally, this means a pet house, than the entire back yard must be placed in a loca-

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prohibited. given to maximum size. Kennels and stables are

- dog runs are only permitted if placed inside solid scaping. Such dog runs must be well screened. privacy fencing, softened by supplemental land-Chain Link Dog Runs. Chain link fences for
- Underground Pet Fences. Underground electronic pet retaining perimeter fences are permitted
- 7.11.4 Recreation, Sports, and Play Equipment. Recreationa exceed nine (9) feet in total height. Consideration as to location, size, impact and noise will be reviewed with each equipment size and design and visual screening. Basketball possible. Consideration should be given to Lot size, Residence or an associated garage. Play structures cannot backboards shall not be attached to any portion of the play equipment should be placed in rear yards whenever
- Exterior Lighting. The intent of the lighting restrictions site locations and achieved through hidden light sources. of plant materials may be approved if not visible from off shall be "down" type and shall not radiate out from the spaces and associated landscape structures. Subtle lighting illumination, security and safety at entries, patios, outdoor either attached to or as part of the Residence, is only perand specified by the Reviewer. Exterior building lighting, drive location. A lighted address sign must be approved ted. Each Owner shall provide a downcast light at their culation shall be avoided. No halogen lights are permit-Lot. In all cases, excessive glare to neighboring Lots or circoncealed light sources and shall be all white. Lighting in relation to neighborhood lots). Area lighting shall have be subdued, understated and attempt to be indirect (when obtrusiveness to neighboring Lots. Exterior lighting shall is to reduce the amount of light pollution and to limit the Pole-mounted lighting is not permitted. Any application mitted to the extent necessary to provide for general

tion of lighting on the Lot, height of light fixtures above the ground, wattage and detailed descriptions of the fixtures for construction or improvement should specify the loca-

7.12

- Requirements and Restrictions. Landscaping shall be scape material (such as bark) which provides weed, dust, and with living ground-cover (such as grass) or standard land order to comply with the above stated restrictions. other Lots, by encroaching vegetation or trees, must be encroach upon walkways or block walkway lighting. Shade of fences, and sheds. Since landscaping is a design create "soft" privacy screens, and reduce the visual impact restrictions, that the soil (except in flower beds) be covered maturity, will be of an appropriate height and width in considered. Owners must select plants which, upon patterns of larger trees and possible physical damage to ing Lots, reduce air circulation to neighboring Lots, nor between the applicant's Residence and adjacent element, consideration should be given to the relationship can be effectively used to accent driveways, define space, performed only as approved by the Reviewer. Landscaping Plantings must not block sun to, or views from, neighbor may not obstruct sight lines required along road ways. Residences. Planting and maintenance of trees and shrubs Minimum landscaping requirements include, among other erosion control.
- 7.12.2 Tree Regulations and Requirements. Pursuant to regula planting trees on the Lot to inquire as to the location of each Owner must contact the Reviewer before selecting or with this plan and all tree regulations and requirements, Subdivision, which was established in coordination with must comply with a specific vegetation design plan for the the trees must be of a certain type and variety. The trees tions and requirements imposed by the City of Bozeman, vegetation design plan. In order to ensure compliance the City of Bozeman. The Reviewer has a copy of this trees must be planted in certain locations on each Lot, and





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said trees, and the type of trees the Owner must plant.

- Noxious Weeds and Re-vegetation. Owners shall control period as may be reasonably necessary as dictated by of vegetation and landscaping within forty-five (45) days or prohibited and must be approved by the Reviewer are encouraged; non-native species may be restricted shall be approved in advance by the Reviewer, shall be following the construction of the Residence or within such before planting. The Owner must complete the restoration required for all disturbed areas. Natural and native species them according to county standards. Re-vegetation, as all noxious weeds on their respective Lots and shall destroy weather conditions.
- 7.12.4Completion of Landscaping. Landscaping of the front of construction. the Lot must be completed within one year of completion construction. Landscaping of the remainder of yard must be performed immediately upon completion of
- 7.13 structures shall be removed within thirty (30) days after Lot or in an area approved by the Reviewer. All temporary special circumstances, and with the prior approval of the twenty (20) days before construction begins. Under the Lot and must not be placed on the Lot more than sanitary facilities, construction trailers, material storage completion of construction. landscape. Portable toilets shall be located only within the Lot if such storage does not adversely affect the native Reviewer, construction materials may be stored outside the Temporary Structures. Temporary structures, such as facilities and trash receptacles must be contained within
- 7.14 Debris and Trash Removal. Contractors must clean up all trash and debris on the construction site at the end of each day. Trash receptacles must be adequately sized to handle construction debris. Trash and debris must be removed from each construction site at least once a week

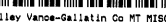
debris or trash originated. unpaid, it shall become a lien against the Lot on which the the performance bond and, if any portion of such cost is ing of construction debris or trash may be assessed against Any cost incurred by Reviewer in collecting and/or dispos tion site and shall clean up any debris blown off the Lot. cautions to prevent debris from blowing off the construc-The Owner shall be responsible for taking necessary pre vent it from becoming unsightly or affecting adjacent Lots construction, each site must be kept neat and tidy to preand transported to an authorized disposal site. During

- 7.15 construction activity must be promptly removed from neighbors and wildlife. Dirt, mud or debris from construction site. Radios, tape players, and similar items, and noise, including, without limitation, music from the Subdivision. roads, open spaces, driveways or other areas of the must be kept at a low level to minimize disturbance to Contractor shall be responsible for controlling dust, mud Construction Activity and Dust, Mud and Noise. Each
- 7.16 including oil changes, and cleaning by Contractors, is manner which inhibits traffic. Vehicle maintenance, Owner and the Reviewer. Vehicles shall not be parked in a adjacent Lots without written approval of the adjacent Lot Contractors are not permitted to park on other Lots or construction or in areas designated by the Reviewer. and suppliers comply with applicable speed limits. must be cleaned. restricted to the Lot under construction, and all residue Parking is restricted to areas within the Lot under Contractor shall assure that the subcontractors, employees Access, Vehicles, Parking and Equipment. Each
- damage, and shall be liable to Declarant for any damages to Declarant or Declarant's property, arising from construction related activities involving Declarant and the Homeowners Association harmless from any claims for Hold Harmless Agreement. The Owner shall hold the

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the Owner's Lot

rary security fencing at the construction site. Security lighting may be used Section 9. if approved by the Reviewer. Guard animals are not allowed Security. It is suggested that Contractors provide tempo-

Subdivision is prohibited. Bozeman, therefore hunting and the discharge of firearms in the Hunting. The Legends is located within the City of

Section 11. Design Review Process

11.1 the responsibility to obtain governmental approval obtain Reviewer and/or Reviewer approval nor does body does not relieve the Owner of the responsibility to required for each aspect of their construction, and responsibility to determine if governmental approval is prompt and satisfactory conclusion. It is the Owners' applicable provisions of the Bylaws, Declaration, and complying with these Guidelines as well as all other are not all-inclusive. Each Owner is responsible for work for construction and modifications, these Guidelines While these Guidelines are intended to provide a frame and surrounding landscape throughout the Legends. certainty in the level of quality and design of structures each Owner's investment in the Legends by providing environment within the development and serve to protect Overview. These Guidelines and the design review Reviewer and/or Reviewer approval relieve the Owner of improvements. Approval by the appropriate government tions in order to bring the design review process to a federal codes, ordinances, rules, regulations, and restric-Property Disclosure, and all applicable local, state, and process, set forth below, help create a community

following categories of construction: The design review process outlined below applies to the

- New building construction;
- Roads, driveways and site work;

- w A Additions to fences or enclosures;
- Ş Major site and/or landscape improvements. ing any color changes other than restoraapproved plans for the Residence; and tion or repair of structures in conformance with the most recently the exterior of existing buildings, includ-Renovation, expansion, or refinishing of
- and in operation) has the power and right to overrule any structures, location in relation to surrounding structures, and design, harmony of external design with existing unless the Reviewer elects to grant a variance. Only the construction that is inconsistent with these Guidelines, Reviewer, however, shall not grant approval for a proposed may be based on purely aesthetic considerations. The consider, without limitation, the quality of workmanship Review Criteria. In its review process, the Reviewer may variance granted by the Reviewer. topography, and finish grade elevation. Review decisions Declarant or the Homeowner's Association (when formed
- 11.3civil engineer, soils engineer and a licensed and bonded assistance from an approved architect, landscape architect, Professional Assistance. Throughout the construction planning process, the Owner shall retain competent contractor as appropriate.
- 11.4 and any other documents concerning the Subdivision. Declaration, Property Disclosure, Bylaws, the Guidelines deemed to have read and accepted all provisions of the documents, all Owners and potential buyers will be Knowledge and Compliance. Upon executing purchase Buyers shall comply with all terms of such documents.
- 11.5 Review Process. The design review process is divided into

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- 7 4 2 2 1 Pre-Design Meeting/Site Visit;
 - Preliminary Plan Submittal and Review;
 - Final Plan Submittal and Review;
 - Construction Permits and Monitoring; and
- Compliance. Final Inspection and Certificate of
- design meeting will include a discussion of the following opportunities for the particular Lot. The scope of the preto discuss particular building and landscaping design meeting. This review may include a site inspection Contractors who have previously participated in a prepre-design meeting may be held prior to purchase of any sample designs may be introduced for discussion. The begun. No plan materials are required at this time, but design team and held before any formal design work is suggested that this meeting be attended by the Owner's objectives and the impact of these Guidelines. It is pre-design meeting is to discuss the Owner's construction with the Reviewer or its representative. The goal of the request a pre-design meeting. This meeting may be held construction documents, the Owner or its agent shall Pre-Design Meeting. Prior to the development of Lot. Pre-design meetings may be waived for Owners or
- boundaries; The Legends' approximate property
- $^{\circ}$ Easements and utilities;
- Architectural, site and landscape design
- guidelines; Characteristics and design opportunities
- Preliminary design concepts;
- 795 requirements; and Construction process and bonding Design review and approval process;
- Other considerations and suggestions related to the specific Lot.
- 11.5.2 Preliminary Submittal and Review. Upon

submission. The preliminary submittals shall scaping. A fee will be in association with this on a 24"x36" or a 30"x42" sheet showing the proposed design of the Lot, building and land-Preliminary Review to initiate review of the Owner or its agent shall submit an Application for include a site plan at a scale no less than 1"= 20" completion of preliminary design meeting, the locations and areas of:

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- 5 the Residence and all other buildings or major structures
- 12 W indicated and parking areas the driveway with the percent of grade
 - decks and patios
- recreational facilities
- 7.65 walls and fences
 - proposed utility services
- (if any) on adjacent Lots; and the general location of nearest structures
- and the Owner should have the Lot and and terraces shown in relation to Lot con elevations of all building floors, patios nary review will include a site inspection, questions about the project. The prelimipreliminary plans and answer any meeting with the Reviewer to discuss the relevant structures generally located on the Owner or its agent schedule a tour elevations. It is recommended that the site at this time,

11.5.3 Final Plan Submittal and Review

submitted to the Reviewer with the Application nary design, the following documents should be for Final Plan Review: Plan Submittal. After approval of the prelimi-



with manufacturer's name, color, and/or number. name, filing date, and Lot number, and identified on an 18"x24" board clearly marked with Owner's tions, and accent items. These shall be mounted adjustments to locations. Sample of exterior A duplicate set of complete construction documaterials and colors, window and glass specifica-(and screening techniques), and any approved tions which illustrate the Residence, all utility ments for the Residence, including building seclocations, utility meter and transformer locations

the finish grade elevations at all building corners. elevation of the four (4) corners of the Lot and minimum, this plan must show the exiting retaining walls or extended foundations. At a the proposed construction, proposed cuts/fills, Reviewer to fully evaluate the potential impact of grade in sufficient detail as may be required by the grading plan establishing the exiting and proposed provided on the landscape plan. A complete using clear symbols and nomenclature must be exterior walks, drives, patios; and other decorative in height) and all other plants to be added; all and species of all trees (greater than four (4) feet following: all areas to be irrigated; locations, size site plan, showing the entire Lot, indicating the A complete landscape plan at the same scale as the lighting details of lights greater than 254 inches ft must also describe the exterior lighting plan and features including exterior lighting. A legend

timely request to do so. Reviewer meetings will architects, or Contractors shall have the right to as the Reviewer deems appropriate. Owners, make a presentation at any of these meetings, with during its regular meetings or at such other times design meeting and reviews of proposed plans Plan Review. The Reviewer will conduct the pre-

> shall be in one of the following forms: completed application. The Reviewers decision within 30 business days of the receipt of a notification of its action on each design submitted meeting time. The Reviewer will send written participating in any meeting will be notified of the information offices of Legends or any other location determined by the Reviewer. Owners be scheduled in advance and will be held at the

- "Approved" The entire applica-tion as submitted is approved.
- noted. The Owner must correct able features or segments will be suggestions for curing objectionsubmitted, but the Reviewer's cation is not approved as "Approved as Noted" - The applibe required to resubmit the applior segments, and the Owner may the plan's objectionable features
- not required to do so. may provide comments but is rejected in total. The Reviewer application, as submitted, is "Disapproved" - The entire

'n

given. Any response issued by an Owner in of plans shall be returned to the Owner, accompa-Return of Plans and Written Response. One set addressed to the Reviewer in writing. notice, following review of submittals, must be reference to issues contained in the Reviewer's dar days, approval shall be deemed to have been nied by the Reviewer's records and notes. If the Reviewer fails to respond within thirty (30) calen-

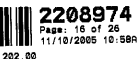
11.5.4 Construction Permits and Monitoring.

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compliance shall be deemed to be in violation of gently toward achieving compliance within the and/or Contractor fails to remedy such non-comance and shall require the Owner and/or any, in writing of such non-compliance specifying on any Lot is not in compliance with the these Guidelines. time frame stated in the notice, then such nonpliance or fails to commence and continue dili-Contractor to remedy the same. If the Owner pliance and shall require the Owner and/or Contractor to remedy the particulars of non-comin reasonable detail the particulars of non-compli-Declarant, notify the Owner and/or Contractor if the Reviewer shall directly or through the Guidelines or any approval issued by the Reviewer the Reviewer that work completed or in progress ing the construction phase. If it is determined by its representative will review work in progress durconform to the approved plans. The Reviewer or plans have been approved, then all work must Conformity with Approved Plans. Once the

drawn, and it shall be necessary for the Owner to approval, such approval shall be deemed with approved within twelve (12) months of such commence on a project for which plans have been Commencement. If construction does not initiated until the final construction drawings are resubmit the plans. Construction cannot be

construction. Any modifications required by the building permit prior to commencement of must also be submitted to the City Building Government Approval. Construction drawings City must be resubmitted to the Reviewer for from the Reviewer, and the Owner must obtain a Department after final design approval is obtained

11.5.4.4

exterior of the Residence in accordance with the of such violation, the Reviewer may notify the completed on a Residence within one (1) year, when, and for so long as; such completion is the Lot and Residence for the amount of such the Homeowners Association may place a lien on of any costs incurred, then all parties agree that Homeowners Association within thirty (30) days provision. If the Owner does not reimburse the Homeowners Association pursuant to this in connection with actions taken by the Homeowners Association for all expenses incurred work. The Owner shall reimburse the its natural state prior to the beginning of any improvement and return the Lot or Residence to previously approved drawing, or remove the Association may, at its option, either complete the Homeowners Association, and the Homeowners be in violation of these Guidelines. In the event the incomplete construction shall be deemed to control of the Owner. If construction is not delayed due to causes beyond the reasonable within one (1) year of its commencement except Completion. Construction shall be completed

11.5.4.5

time limits noted above. after purchase of the Lot. Written approval from Construction on Lots purchased by Builders for tion and/or landscaping to extend beyond the the Reviewer is required in order for any construcresale must be completed within three (3) years Exception to One Year Completion.

design approval was given by the Reviewer, the any Residence or modification for which final submitted design and plans. Upon completion of that the project has been built according to the The purpose of the final inspection is to ensure Final Inspection and Certificate of Compliance.









Completion Review. Owner shall submit an Application for Project

compliance, and shall require the Owner to remefying in reasonable detail the particulars of nonwith the approved Final Submittal and these signifying compliance. If the Reviewer determines Owner's compliance. Owner's non-compliance will not constitute Owner within thirty (14) calendar days of dy the same. Failure of the Reviewer to notify the Owner in writing of such non-compliance, speci-Completion Review, the Reviewer shall notify the receipt of the Owners' Request for Project Guidelines, then, within 30 calendar days of that such work was not performed in compliance Reviewer will issue a Final Inspection Certificate Guidelines and followed the approved plans, the or improvement has conformed with these ments modification. If the completed Residence tative will inspect the Residence and/or improvenotice of completion, the Reviewer or its representhirty (30) calendar days from receipt of written Reviewer may determine, but in no case exceeding **Inspection.** Within such reasonable time as the

compliance as such is provided for in the the Reviewer shall so notify the Owner. The expiration of thirty (30) calendar days from the compliance with these Guidelines. Inspection Certificate until there is full Disclosure. The Reviewer will not issue a Final Guidelines, Bylaws, Declaration, or Property Reviewer may take any action to remedy this non-Owner has failed to remedy such non-compliance, date of such notification by the Reviewer, the Failure to Remedy Non-compliance. If upon

Occupation with Final Inspection Certificate. No Residence shall be occupied without the Final

> Inspection Certificate being issued by the Reviewer. Any violation of this section shall result Declarant or the Homeowners Association. in a daily penalty to be determined by the

11.6 all proposed structures and improvements. Any changes construction of improvements shall require approval of the made to pre-approved plans and specifications during the pre-approved, the plans and specifications shall show the approved plans for their suitability on specific Lots. To be ed Lots for pre-approval for an entire neighborhood, in tions for similar floor plans and layout on similarly situatneighborhood may submit multiple plans and specifica-Multiple Units. Contractors of multiple Lots within a nature, kind, shape, color, size, materials, and location of The Reviewer, however, shall require a review of prelieu of seeking approval as to each Lot to be built upon.

11.7 specifications association with the proposed modification. require the submission of all or some of the plans and on the scope of the modification, the Reviewer may time periods as required for new construction. approval of modifications shall take place within the same description of the proposed modification. The review and In the alternative, the Reviewer may require a less detailed Reviewer along with the required review fee. Depending mission of an Application for Modifications Review to the alterations of an exiting Residence shall require the sub colors, materials, additions, and structural landscaping tions, including but not limited to, changing of exterior Review of Modification. The review of any modifica-

11.8 strict compliance in such circumstances, so long as the circumstances (including, but not limited to, topography, variance does not result in material violation of the Reviewer shall have the power to grant a variance from considerations) when deviations may be required. The natural obstructions, hardship, aesthetic or environmental Variances. Variances may be granted in some

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writing. As previously noted, only the Declarant or the by the Reviewer, has the power and right to overrule any variance granted Homeowner's Association (when formed and in operation) Guidelines. No variance shall be effective unless in

- 11.9 resubmission does not extend any maximum time period to approve or disapprove any resubmission. The filing of a ten(10) calendar days from the day of each resubmission ot a disapproval and resubmission, the Reviewer shall have Reviewer's opinion, warrant reconsideration. In the case cation or has new information which would, in the Owner has modified the proposed construction or modifi-Resubmission. Any Owner shall have the right to resubfor the completion of any new construction modification. however, such resubmission shall be considered only if the mit the information, documents and fees set forth above;
- 11.10 submission shall include a "Review Fee." The Review Fee, payable to the Reviewer consistent with the following which is subject to change at the Reviewer's discretion, is Review Fees. When an Owner or Contractor submits a Preliminary Plan application for Review on a project, the
- 11.10.1 Initial Application-New Construction/Original Owner or Contractor. (\$100) for each subsequent submittal by same Owner or Contractor; and one hundred dollars dollars (\$250) for first project submitted by an ment of a Lot shall be two hundred and fifty Residence construction, or the original improve-Lot Improvement. The review fee for new
- 11.10.2 Major Alteration or Addition. The application or site modification significant enough to warrant tal authority - shall be one hundred dollars (\$100) the issuance of a building permit by a governmenfee for a major alteration or addition - a structura

11.10.3 Minor Architectural Modification or Addition.

Residence or installing landscaping which deviates from the approved existing landscaping plan) shall changing the exterior color scheme of the Property Disclosure but for which a governmental building permit is not required. (For example, require architectural review and approval as set tion or addition - any architectural changes which be fifteen dollars (\$15). forth in the Guidelines, Bylaws, Declaration, or The review fee for a minor architectural modifica-

11.10.4 Changes or Resubmission of Approved or resubmission requires a minimal amount of time. at the Reviewer's discretion if the review of the dollars (\$50). This fee may be waived or reduced of approved or unapproved plans shall be fifty Unapproved Plans. Changes to or resubmission

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202.00

IN WITNESS WHEREOF, this instrument has been executed this.

DECLARANT:

Aspen Payrhers I, LLC

James P. McLeod, Manager

STATE OF MONTANA

County of Minoula

: SS.

WITNESS my hand and official seal.

, 2005, before me, the undersigned, a Norary Public in and for said County and State, personally appeared James P.

On the day of

acknowledged that he executed the same in his authorized capacity. McLeod, personally know to me (or proved on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and

[SEAL]

Residing at: YMMULLA

SEAL

SEAL

NOTARIAL

Residing at: YMMULLA

NOTARIAL

Residing at: YMMULLA

SEAL

My commission expires: 02-88-6

02-28-2006

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202.00

Finish Floor Elevations

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				2	2	2	2	2	2	2	2	Н	щ	_	<u>,</u>	<u></u>	_		<u></u>	_	<u> </u>	BLK
				4714.04	4714.46	4714.73	4715.05	4715.10	4715.10	4714.87	4714.08	4720.06	4719.12	4718.37	4718.12	4717.75	4717.48	4717.16	4716.55	4716.10	4714.90	FF ELEV
	ယ	2	,	18	17	16	15	14	13	12	<u></u> 1	10	9	00	7	6	5	4	S	2	_	TOT
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	4718.14	4718.93	4718.56	4716.84	4717.82	4718.05	4718.00	4717.83	4717.46	4716.99	4716.14	4713.74	4714.86	4715.31	4715.51	4715.80	4716.01	4716.12	4716.05	4715.77	4715.17	FF ELEV
7	6	5	4	S	2	51	υ	2	_	∞	7	6	5	4	ω	2		7	6	5	4	LOT
7	7	7	7	7	7	7	6	6	6	5	5	5	5	5	5	5	S	4	4	4	4	BLK
4724.4	4723.44	4722.51	4721.55	4720.81	4720.07	4719.32	4718.56	4717.29	4715.97	4720.49	4721.40	4721.49	4722.18	4724.00	4724.3	4723.39	4722.21	4720.42	4720.54	4719.00	4716.79	FF ELEV

THE LEGENDS AT BRIDGER CREEK SUBDIVISION DESIGN GUIDELINES DISCLAIMER

conforms to the overall vision of the developers of the Legends at Bridger Creek Subdivision (the "Legends"). The developers, the Declarant, nor any other party makes any warranties, representations or promises through these Design Guidelines. By following the Design Guidelines, it is not guaranteed, promised or warranted by the developers, the Declarant or any other party that construction of your improvement will be sound, of high quality, or free of defect, and poses of meeting the intent of these Guidelines and shall not be used for the design, modification, or construction contours, or any depiction of, or guidance in relation to, physical improvements, property lines or boundaries is for purin relation to damage caused by natural disasters, floods, or other acts of God, and any determination of topography or the Design Guidelines should not be relied on for purposes of meeting any State, County, City or other code, statute or law. Further, the guidance set forth in this document does not provide any warranty, insurance, guarantee, or promise The Design Guidelines herein are provided with the sole intention of setting parameters for construction that

of improvements to real property or for flood plain determination.

The developers, the Declarant nor any other party is responsible for any errors or omissions in the information provided Guidelines. herein, and these are parties are not responsible to any person or entity for any loss or damage caused, or alleged to have been caused, by the use of, or reliance on, the information or ideas contained, suggested, or referenced in these

It is important that you seek the advice, assistance, and services of Licensed Professionals when constructing any improvement on your lot, so as to ensure that such improvement is not only conforming to these Design Guidelines, but that its construction meets local and State codes, and is of high quality and safe.



LEGENDS



INITIAL SUBMISSION FORM -

					Da Architect:				Owner:	Lot #:	Date:
Fax Number	Daytime Telephone Number	City	Mailing address for Correspondence	Name(s)	Daytime Telephone Number ct:	City	Mailing Address for Correspondence	Name(s)			
	7	State	pondence		٦	State	pondence			ľ	I
Date Received: Date Reviewed: Reviewed By:	TO BE COMPLETED BY ACC:	Zip	Owner/Architect Date	Submitted By:	Documents Submitted: Post BondProject Schedule	Submit three (3) copies of Initial Submission forms for review. Submission is free of charge Allow fourteen (14 days for review by the ACC from date of submission.)	Attach required Post Bond \$ Attach anticipated project schedule with review and inspection dates.	• A design professional shall be prepared and familiar with the Guidelines and the Covenants.	 The applicant shall initiate interpretations of the Design Guidelines as they relate to the specific site. 	 Applicant shall be familiarized with the process and the ACC shall be familiarized with the applicants anticipated schedule. 	





SCHEMATIC DESIGN REVIEW FORM

Date:	THE REAL PROPERTY OF THE PROPE		
Lot #:			
Owner:			
	Name(s)		
	Mailing Address for Correspondence	ence	
	City	State	Zip
	Daytime Telephone Number		
Architect:	Ct:		
	Name(s)	:	
	Mailing address for Correspondence	ence	TO THE PROPERTY OF THE PROPERT
	City	State	Zip
	Daytime Telephone Number		
	Fax Niimher		

Goals:

- Integration of building to site based on a survey prepared by a licensed surveyor.
- Conformance with design guidelines recommendations and requirements.

Submission Requirements:

- Architect and/or Owner to submit site design and elevation sketches for review. Plans and elevations to be to scale and show enough detail to indicate topography at 1' contours and to address proposed grading, massing and Building Envelope.
- Building Envelope plan to be at least 1"=20'-0" or larger and the site plan to be at least 1"=50'-0" or larger.
- The proposed Building Envelope shall be staked for review on site. Goals are
 to review the proposed project's location, integration, and design for the
 particular site, access road locations and design, retaining walls, etc. Applicant
 shall mark all trees to be removed.
- For disapproval, the ACC will provide the applicant the basis for disapproval.
- Submit three (3) copies of Schematic Design Review Forms for review.
- Attached review fee of \$50.

Allow thirty (30) days for review by the ACC from date of completed submission or completed building staking, whichever is late.

Documents Submitted: Site Plan

Floor Plan(s)
All elevations of main house, including garage
Additional perspectives, sketches, etc.

Submitted By:

Owner/Architect

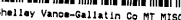
Date

TO SE COMPLETED BY ACC.

Date Received: Reviewed By: Date Reviewed:

LEGENDS









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CONSTRUCTION DOCUMENT REVIEW FORM

						Architect:							0wner:	Lot #:	Date:	1
Fax Number	Daytime Telephone Number		City	Mailing address for Correspondence	Name(s)	tect:	Daytime Telephone Number	City	?	Mailing Address for Correspondence	Name(s));; 	i i		
	nber		State Zip	respondence			nber	State Zip		rrespondence	Table 1. Tab		į			
Date Received: Date Reviewed: Reviewed By:		Owner/Architect	Submitted By:	Internation	Documents Submitted:Construction DocuExterior lighting fix	Allow thirty (30) day, pleted building staki	• Attach re	• For disap	 Applicant compliance 	 Exterior lincluded fo 	Architect board for e	Submission Requirement	• To review		Goals:) () () ()
ved: wed: 3y:	COMPLETED BY ACC:			International Dark Sky Association forms	ents Submitted: Construction Documents Exterior lighting fixture cut sheets	Allow thirty (30) days for review by the ACC from date of completed submission or completed building staking, whichever is late.	 Submit three (3) copies of Schematic Design Review Forms for review. Attach review fee of \$500. 	• For disapproval, the ACC will provide the applicant the basis for disapproval.	 Applicant shall submit supporting information for International Dark Sky Association compliance. 	 Exterior lighting fixtures and locations must be indicated. Out sheets should be included for each exterior fixture. 	 Architect and/or Owner to submit a full set of Construction Documents and a color board for exterior materials and finishes before bidding. 	quirements:	 To review the final material selections and colors, and final building and site design. 	 To ensure that the design meets the Design Guidelines and the covenants. 		
	BY AGO:	Date		rms		date of completed submissic	sign Review Forms for review.	applicant the basis for disappro	ttion for International Dark Sky A	ist be indicated. Cut sheets sho	et of Construction Documents ar fore bidding.		colors, and final building and site	n Guidelines and the covenants,		
		A CALLEGE AND A				n or com-		<u>a.</u>	ssociation	ıld be	d a color		design.			

LEGENDS



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FINAL APPROVAL FORM -

					Architect:					0wner:	Date: Lot #:
Fax Number	Daytime Telephone Number	City	Mailing address for Correspondence	Name(s)	ect:	Daytime Telephone Number	City	Mailing Address for Correspondence	Name(s)	••	
	ımber	State	orrespondence			umber	State	orrespondence			
į		Zip					Zip				
Date Received: Date Reviewed: Reviewed By:	TO BE COMPLETED BY ACC:		Owner/Architect	Submitted By:	Documents Submitted: Construction Documents Exterior lighting fixture cut sheets	Allow thirty (30) days for review by the pleted building staking, whichever is	 Attach review fee of \$100. Notify the ACC fourteen (14) days pr 	 For approval, the ACC will in the Certificate of Compilian 	 Landscaping, site work, an ACC will examine access roa limit the impact of the improv For disapproval, the ACC w 	Submission Requirements:	Goals: • To ensure completed work of
	ETIED BY ACC:		Date	SOCIATION TOTALS	ut sheets	Allow thirty (30) days for review by the ACC from date of completed submission or completed building staking, whichever is late.	 Attach review fee of \$100. Notify the ACC fourteen (14) days prior to the Final Approval meeting date. 	 For approval, the ACC will issue a Certificate of Compliance. Concurrent with issuance of the Certificate of Compliance, the ACC will release the bonds to Owner and Contractor. 	 Landscaping, site work, and all exterior finishes must be installed and finished. The ACC will examine access roads and site grading for additional site remediation required to limit the impact of the improvements on the site. For disapproval, the ACC will provide the applicant with a Notice to Conform. 		 To ensure completed work conforms to the approved Construction Documents.

LEGENDS



PRE-CONSTRUCTION CONFRENCE FORM

					Architect:					0wner:	Date: Lot #:
Fax Number	Daytime Telephone Number	City	Mailing address for Correspondence	Name(s)	ect:	Daytime Telephone Number	City	Mailing Address for Correspondence	Name(s)	.7	
	nber	State Zip	respondence			nber	State Zip	rrespondence			
Date Received: Date Reviewed: Reviewed By:	TO BE COMPLETED BY ACC:		Owner/Architect Date	Suhmitted Rv.	Documents Submitted: Construction Documents Exterior lighting fixture cut sheets International Dark Sky Association forms	Allow thirty (30) days for review by the ACC from date of completed submission or completed building staking, whichever is late.	Notify the ACC fourteen (14) days prior to the Pre-Construction date.	 Submit three (3) copies of Pre-Construction Conference forms for review. Attach review fee \$100, fincludes additional site visit during construction) 	Submission Requirements: • The applicant shall stake staging areas, install temporary construction and tree protection forcing, mark trees to be removed, locate access points, and scheduled	 Protect neighboring owners form construction activity nuisance. 	Goals: • To minimize the impact of the construction activity on existing topography, landscape, and adjacent owners.



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