



Bobbie Holsclaw
Jefferson County Clerk's Office

As evidenced by the instrument number shown below, this document
has been recorded as a permanent record in the archives of the
Jefferson County Clerk's Office.



INST # 2019286995

BATCH # 209587

JEFFERSON CO, KY FEE \$13.00

PRESENTED ON: 12-16-2019 9 03:45:08 PM

LODGED BY: ED JON WOLFE

RECORDED: 12-16-2019 03:45:08 PM

BOBBIE HOLSCRAW
CLERK

BY: JOLENE CARDWELL
RECORDING CLERK

BK: D 11577

PG: 943-945

527 W Jefferson St ~ Louisville, KY 40202 (502) 574-5700

Website: www.jeffersoncountyclerk.org | Email: countyclerk@jeffersoncountyclerk.org

**AMENDMENT TO DECLARATION OF
COVENANTS, CONDITIONS, AND RESTRICTIONS
FOR MONTICELLO PLACE, SECTION THREE [3] A-5**

WHEREAS, Monticello Place is a residential subdivision (the "Subdivision") location adjacent to Billtown Road and Watterson Trail in southeastern Jefferson County, Kentucky;

WHEREAS, Section Three [3] A-5 of the Subdivision consists of lots 183 through 198 (collectively, the "Lots") which are more particularly described in the plat of Monticello Place which is of record in the office of the Clerk of Jefferson County, Kentucky, in Plat and Subdivision Book 39, Page 59;

WHEREAS, by Declaration of Covenants, Conditions and Restrictions, Monticello Place, Section Three [3] A-5 (the "Restrictions") dated November 11, 1992, of record in the office of the aforesaid Clerk in Deed Book 6244, Page 865, the developer of Monticello Place, Phillip Leigh, subjected the Lots in Section Three [3] A-5 to certain restrictions set forth therein;

WHEREAS, Article V, Section 3, of the Restrictions, in pertinent part, provides that "these restrictions may be cancelled, altered or amended at any time by the affirmative action of the owners of 85 percent of the lots subject to these restrictions including the Developers lots."

WHEREAS, the Monticello Place Community Association, Inc. (the "Association"), a Kentucky non-profit corporation, was formed to govern the Subdivision;

WHEREAS, the Board of Directors of the Association, by the adoption of appropriate resolution, has recommended that the owners of the Lots in Section Three [3] A-5 approve an amendment to the Restrictions, more fully described hereinafter, and the board has submitted same to said owners;

WHEREAS, through approval of the herein amendment by at least 85 percent of the owners of the Lots including the Developer's lots located in Section Three [3] A-5 to execute the Amendment to the Restrictions set forth hereinbelow;

WHEREAS, as evidenced by the foregoing, all the requisite conditions precedent to approval of the amendment to the Restrictions have been fully satisfied;

NOW, THEREFORE, The Association hereby amends Article II, Section 1 (a), of the Restrictions so that said section, as amended, shall state as follows:

Section 1. (a). Primary Use Restrictions. Lots shall be used for private single family residential purposes with the following exceptions: 1) any owner of a Lot engaged in leasing or subleasing activities thereupon as of the date of this Amendment shall be allowed to continue leasing or subleasing activities until said Lot is sold or conveyed to a Third Party and 2) any owner who has been domiciled at the property for at least five (5) years may lease said Lot until it is sold or conveyed to a Third Party. For the purpose of this provision, "Third Party" shall be defined as a person who is not a Lot owner. No structure shall be erected, placed, altered, or permitted to remain on any Lot except one single family (including any domestic servants living on the premises), not to exceed two and one-half stories in height in the