THIS DEED OF DEDICATION, made and dated this 17th day of March, 1988, by and between SORREIL COURT, INC., a Virginia corporation, party of the first part, hereinafter called the Declarant, and THE CITY OF WINCHESTER, VIRGINIA, party of the second part, and James C. Clark, party of the third part, hereinafter called "Trustee", and Burke & Herbert Bank & Trust Company, party of the fourth part. hereinafter called Lienholder.

WHEREAS, the party of the first part is the owner in fee simple of the real estate shown on the attached plat[drawn by P. Duane Brown, C.L.S., dated January 19, 1988 and revised February 17, 1988 known as "Sorrell Court" and being part of the real estate conveyed to Sorrell Court, Inc., a Virginia corporation, by that certain Deed dated December 22, 1987, of record in the Clerk's Office of the Circuit Court for the City of Winchester, Virginia, in Deed Book 220 at page 556, and

WHEREAS, said real estate as shown on the aforesaid plat attached hereto has been subdivided into lots, and the attached plat shows accurately the metes and bounds of the subdivided land, together with the dimensions of each lot thereof and also shows that certain access easement to be used as a parking area, private street, and for installation and maintenance of water and sewer facilities for said lots, and further shows those certain 25 foot utility easement, and 25 foot private access and City utilities easement, situate upon and crossing a portion of said property as shown on the plat attached hereto; and

WHEREAS, Property subdivided herein is subject to the lien of that certain Deed of Trust dated December 30, 1987 from the parties of the first part to James C. Clark, Trustee, given to secure Burke & Herbert Bank & Trust Company, an indebtedness as more fully set forth therein, which Deed of Trust is of record in the aforesaid Clerk's Office in Deed Book 220 at page 560,

WHEREAS, the Declarants now desire to subdivide the same into lots to be known as Sorrell Court. The subdivision of said real estate, as it now appears on the aforesaid attached plat, is with the free consent in accordance with the desires of the undersigned Declarants, Trustees, And Lienholder and the parties

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Right of Way.

Right of Way.

See RB 236 pg: 92.

Joe Amendment to

Deed of Redication.

See RB 243 pg 1008.

EX 222 PG765

hereto further desire to subdivide the aforesaid real estate in accordance with the provisions of "The Virginia Land Subdivision Act" as are applicable and in force and effect as of the date of execution of this Deed of Dedication.

NOW, THEREFORE, THIS DEED OF DEDICATION WITNESSETH:

That for and in consideration of the premises and the benefits which will accrue by
reason of this Dedication, the Declarants do hereby subdivide, grant and dedicate in
fee simple all that certain tract or parcel of land designated as SORRELL COURT

, lying and being situate in the City of Winchester, Virginia, and being more particularly described by the aforesaid plat of P. Duane Brown, C.L.S.. datedJanuary 19; and revised February 17, 1988, 1988/ attached hereto and made a part hereof and by this reference incorporated herein as if set out in full, and being the same real estate conveyed to Sorrell Court, Inc. a Virginia corporation, by that certain Deed dated December 22, 1987 of record in the aforesaid Clerk's Office in Deed Book 220 at Page 556.

All of the lots shown on the plat attached hereto shall be subject to the following restrictions and covenants, which are covenants running with the land, and shall be binding upon all parties having any right, title and interest in and to the aforesaid lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE I

DEFINITIONS

Section 1. "Association" shall mean and refer to _ SORRELL COURT
Homeowners Association, Inc., a Virginia corporation, its successors and assigns.

Section 2. "Properties" shall mean and refer to that certain real property hereinabove described, and such additions thereto as may hereafter be brought within the jurisdiction of the Association.

Section 3. "Access Easement" shall mean all property owned by the Association for the common use and enjoyment of the members of the Association; said Access Easement is designated as such on the attached plat of "SORRELL COURT" and shall further be deemed to be the parking area and private street for SORRELL COURT

Section 4. Parking Rights. Each owner or owners shall have the right to park two vehicles within the areas designated as access Easement or Parking Area. The invitees of any member shall have the right to park within said Access Easement or Parking Area, so long as said parking does not substantially interfere with the parking rights of any member as set forth herein.

ARTICLE V

COVENANTS FOR MAINTENANCE

ASSESSMENTS FOR THE ASSOCIATION

Section 1. Assessments. The Declarant, for each Lot owned within the Properties, hereby covenants, and each Owner of any Lot by acceptance of a deed therefor, whether or not it shall be so expressed in any such deed or other conveyance, is deemed to covenant and agree to pay to the Association (1) annual assessments or charges, and (2) special assessments for captial improvements, such assessments to be fixed, established, and collected from time to time as hereinafter provided. During the period of construction of improvements, the Declarant for each Lot owned within the Properties, hereby covenants and agrees to pay to the Association fifty percent (50%) of the annual assessments or charge and special assessments for captial improvements as provided immediately hereinabove, on the Lots owned by the Declarant which are vacant or superimprosed by an unsold or uncommied townhouse. The annual assessments and special assessments, together with such interest thereon and costs of collection thereof, as hereinafter provided, shall be a charge on the land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with such interest, costs and reasonable attorney's fee, shall also be the personal obligation of the person who was the Owner of such property at the time when the assessment fee was due. The personal obligation shall not pass to his successors in title unless expressly assumed by them.

Section 2. Purpose of Assessments. The assessments levied by the Association shall be used exclusively for the purpose of promoting the recreation, health, safety and welfare of the residents in the Properties and, in particular,

BK 222 PG769 1

for the improvement and maintenance of the Properties, payment of real estate taxes, insurance, repairs, snow removal, common area maintenance, facilities devoted to this purpose and related to the use of and enjoyment of the Access Easement and Parking Area.

Section 3. Basis and Maximum of Annual Assessments. Until January 1 of the year immediately following the conveyance of the first Lot to an Owner, the maximum annual assessment shall be One Hundred Twenty Dollars (\$120.00) per year per lot

- (a) From and after January 1 of the year immediately following the conveyance of the first Lot to an Owner, the maximum annual assessment per lot may be increased above that set forth hereinabove by a vote of the members for the next succeeding year and at the end of each year's period, for each succeeding period of one year, provided that any such change shall have the assent of two-thrids (2/3) of the votes of members who are voting in person or by proxy, at a meeting duly called for this purpose, written notice of which shall be sent to all members not less than thirty (30) days nor more than sixty (60) days in advance of the meeting, setting forth the purpose of the meeting. The limitations hereof shall not apply to any change in the maximum and basis of the assessments undertaken as an incident to a merger or consolidation in which the Association is authorized to participate under its Articles of Incorporation.
- (b) After consideration of current maintenance costs and future needs of the Association, the Board of Directors may fix the annual assessments at an amount not in excess of the maximum.

Section 4. Special Assessments for Capital Improvements. In addition to the annual assessments authorized above, the Association may levy in any assessment year a special assessment applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction or reconstruction, unexpected repair or replacement of a described capital improvement upon the Access Easement or Parking Area, including the necessary fixtures and personal property related thereto, provided that any such assessment shall have the assent of two-thirds (2/3) of the votes of members who are voting in person or by proxy at a meeting duly called for this purpose, written notice of which shall be sent to all members not less than thirty (30) days nor more than sixty (60) days in advance of the meeting, setting forth the purpose of the meeting.

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Section 5. Uniform Rate of Assessment. Both annual and special assessments must be fixed at a uniform rate for all Lots, and may be collected on a mustbly loss.

Section 6. Quorum for any Action Authority Under Sections 3 and 4.

At the first meeting called, as provided in Sections 3 and 4 hereof, the presence at the meeting of members or of proxies entitled to cast sixty-seven percent (67%) of all votes shall constitute a quorum. If the required quorum is not forthcoming at any meeting, another meeting may be called, subject to the notice requirement set forth in Sections 3 and 4 and the required quorum at any such subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the preceding meeting.

Section 7. Date of Commencement of Annual Assessments: Due Date.

The annual assessments provided for herein shall commence as to all Lots on the first day of the month following the conveyance of the Access Easement or Parking Area. The first annual assessment shall be adjusted according to the number of months remaining in the calendar year. The Board of Directors shall fix the amount of the annual assessment against each Lot at least thirty (30) days in advance of each annual assessment period. Written notice of the annual assessment shall be sent to every Owner subject thereto. The due dates shall be established by the Board of Directors. The Association shall, upon demand at any time, furnish a certificate in writing signed by an officer of the Association, setting forth whether the assessments on a specified Lot have been paid. A reasonable charge may be made by the Board for the issuance of these certificates. Such certificates shall be conclusive evidence of payment of any assessment therein stated to have been paid.

Section 8. Effect of Non-Payment of Assessments: Remedies of the

Association. Any assessments which are not paid when due shall be delinquent. If
the assessment is not paid within thirty (30) days after the due date, the assessment
shall bear interest from the date of delinquency at the rate of ten percent (10%)
per annum, and the Association may bring an action at law against the Owner personally

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BK 222 PG771

obligated to pay the same, or foreclose the lien against the property, and interest, costs and reasonable attorney's fees on any such action shall be added to the amount of such assessment. No Owner may waive or otherwise escape liability for the assessments provided for herein by non-use of the Access Easement and Parking Area or abandonment of his lot.

Section 9. Subordination of the Lien to Mortgages. The lien of the assessments provided for herein shall be subordinate to the lien of any mortgage or mortgages now or hereafter encumbering any Lot. Sale or transfer of any Lot shall not affect the assessment lien. However, the sale or transfer of any Lot which is subject to any mortgage, pursuant to a decree of foreclosure under such mortgage or any proceeding in lieu of foreclosure thereof, shall extinguish the lien of such assessments as to payments thereof which became due prior to such sale or transfer. No sale or transfer shall relieve such Lot from liability for any assessments thereafter becoming due from the lien thereof.

Section 10. Exempt Property. The following property subject to this

Declaration shall be exempt from the assessments created herein; (a) Access Easement

or Parking Area; (b) all properties dedicated to and accepted by a local public authority;

(c) all properties owned by a charitable or nonprofit organization exempt from taxation

by the laws of the State of Virginia. However, no residence occupied as a dwelling

shall be exempt from these assessments.

Section 11. Failure to Maintain Common Access or Parking Area. In the event that the Association, or its successors, shall fail to maintain the access or parking area in reasonable order and condition, the City of Winchester, Virginia, may take such action as authorized by Section 7-9-8.6 of Article 7 of the Zoning Ordinance of the City of Winchester, Virginia, a copy of which is attached hereto marked Exhibit "A" and incorporated herein by reference as if set out in full.

ARTICLE VI

Section 1. General Rules of Law to Apply. Each wall which is built as a part of the original construction of the homes upon the Properties and placed on the divided line between the Lots shall constitute a party wall, and, to the extent not inconsistent with the provisions of this Article, the general rules of law regarding party wall and liability for property damage due to negligence or willful acts or omissions shall apply thereto.

Section 2. Sharing of Repair and Maintenance. The cost of reasonable repair and maintenance of a party wall shall be shared by the Owners who make use of the wall in proportion to such use.

Section 3. Destruction by Fire or Other Casualty. If a party wall is destroyed or damaged by fire or other casualty, any Owner who has used the wall may restore it, and if the other Owners thereafter make use of the wall, they shall contribute to the cost of restoration thereof in proportion to such use without prejudice, however, to the right of any such Owners to call for a larger contribution from the others under any rule of law regarding liability for negligent or willful acts or omissions.

Section 4. Weatherproofing. Notwithstanding any other provisions of this Article, an Owner who by his negligent or willful act causes the party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.

Section 5. Right to Contribution Runs With Land. The right of any Owner to contribution from any other Owner under this Article shall be appurtenant to the land and shall pass to such Owner's successors in title.

Section 6. Arbitration. In the event of any dispute arising concerning a party wall, or under the provisions of this Article, each party shall choose one arbitrator, and such arbitrators shall choose one additional arbitrator, and the decision shall be by a majority of all the arbitrators.

ARTICLE VII

ARCHITECTURAL CONTROL

No building, accessory building, or structure, shed, awaing, purds, or porch covering, garage, trailer, tant, driveway, fence, barns, wall, TV antennas, or other structures shall be allowed, constructed, or altered upon any Lot or townhouse thereon without the plans and specifications of such having been approved by the Architectural Control Committee as to quality of workmanship, design, colors, and materials and harmony of same to be the project as a whole.

No front or side yard fence, wall or walls, or other similar type structures shall be allowed except those approved by the Architectural Control Committee.

No fence, wall or hedge shall be allowed to be erected, planted, or constructed upon any front yard of any Lot.

The Architectural Control Committee shall be appointed by the Board of Directors and shall consist of three (3) or more members.

Application for approval of any item covered above shall be made to the Architectural Control Committee in writing, accompanied by complete plans and specifications. The said Committee is empowered to reject any plans and/or specifications when it does not seem adequate. The Committee approval or disapproval as required in these covenants shall be in writing. In the event the Committee, or its designated representatives, fails to approve or disapprove within thirty (30) days after plans and specifications have been submitted to it, approval will not be required and the related covenants shall be deemed to have been fully complied with.

ARTICLE VIII

EXTERIOR MAINTENANCE

In the event any Owner of any Lot in the Properties shall fail to maintain the premises and the improvements situated thereon in a manner satisfactory to the Board of Directors, the Association, after approval by at least two-thirds (2/3) vote of the Board of Directors, shall have the rights, through its agents and employees, to enter upon said parcel and to repair, maintain, and restore the Lot and

the exterior of the building and any other improvements exected thereon. The cost of such exterior maintenance shall be added to and become part of the assessment to which such Lot is subject.

ARTICLE IX

USE RESTRICTIONS

No lot shall be used except for residential purposes, or for a builder's construction trailer or sales office during the construction and sales period.

Each Lot shall be used for single family townhouses, one (1) per lot.

All Lots, improved or unimproved, shall be Kept free of undergrowth, brush, trash and debris.

No motor vehicle which does not have a current license plate or a current inspection sticker shall be permitted to be parked on the Access Easement or Parking Area.

No noxious or offensive activities shall be carried on upon any Lot, nor shall anything be done thereon which may be or may become an annoyance or muisance to the neighborhood.

No sign of any kind shall be displayed to the public view on any lot, except one (1) sign of not more than five (5) square feet advertising the property for sale or rent. This provision shall not apply to signs used by a builder to advertise the property during the construction and sales period.

No animals, livestock, or poultry of any kind shall be raised, bred or kept on any Lot, except that dogs, cats or other household pets may be kept, provided that they are not kept, bred, or maintained for a commercial purpose.

No Lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

No individual sewage disposal system shall be permitted on any Lot.

No individual water supply system shall be permitted on any Lot.

ARTICLE X

EASEMENTS

1. 25 foot parking, sidewalk, ingress-egress and utility easement.

The property dedicated hereby is subject to those certain easements or rights of way 25' in width, for the installation and maintenance of parking area, sidewalks, ingress-egress and utility lines as set forth on the plat attached hereto drown by P. Duane Brown, C.L.S., dated January 19, 1988 and revised February 17, 1988.

2. Private Street, Drainage

The property dedicated hereby is subject to that certain easement or right of way 25 feet in width in favor of the City of Winchester, Virginia, for the installation and maintenance of water and sewer lines and related facilities, said easement being designated as "25 foot private street, drainage & utility right of way".

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All designated lots on the subject property shall be subject to that certain Sidewalk Pasement, as shown on that plat attached hereto.

4. Drainage Easements

All lots in the designated areas shall be subject to certain drainage easements as set forth on the plat drawn by P. Duane Brown, C.L.S., dated January 19, 1988 and revised February 17, 1988.

5. Utility Easements

All lots of the subject property shall be subject to a 5' utility easement which will be centered on the as-build water meter location as indicated on the plat drawn by P. Duane Brown, C.L.S., dated January 19, 1988 and revised February 17, 1988.

ARTICLE XI

GENERAL PROVISIONS

Section 1. Enforcement. The Association, its successors or assigns, or any Owner, shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges, now or hereafter improsed by the provisions of this Declaration. Failure by the Association, its successors or assigns, or by any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.

Section 2. Severability. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provision which shall remain in full force and effect.

Section 3. Amendment. The covenants and restrictions of this Declaration shall rum with the land and bind the land, and shall inure to the benefit of and be enforceable by the Association, or the Owner of any Lot subject to this Declaration, their respective legal representatives, heirs, successors and assigns, for a term of thirty (30) years from the date this Declaration is recorded, after which time, said covenants shall be automatically extended for successive periods of ten (10) years. The covenants and restrictions of this Declaration may be amended during the first thirty (30) year period by an instrument signed by not less than ninety percent (90%) of the Lot Owners, and thereafter, by an instrument signed by not less than seventy-five percent (75%) of the Lot Owners. Any amendment must be property recorded.

The dedication and subdivision of the land as shown on the attached plat is with the free consent and in accordance with the desire of the undersigned as Declarants, Proprietors. Trustee and Lienholder of the land being subdivided, and is in conformity with the provisions of the "Virginia Land Subdivision Act" as are applicable, together with the applicable ordinances and regulations of the governing body of the City of Winchester, Virginia. The Declarants have previously submitted the foregoing, together with the attached plat to the Common Council of the City of Winchester, Virginia, for consideration and said plats and plans were duly approved by said Common Council of the City of Winchester, Virginia, as shown and confirmed by the endorsement and date entered on said attached plat, and this Deed of Dedication by the proper officials of said body.

WITNESS the following signatures and seals:

WINCHESTER THE CITY OF

MOVED BY COUNTY COUNCIL CITY CHESTER, VA. HAMME 1988 MEST CITY MANAGER

JAMES C. CLARK, Sole Acting Trustee BURKE & HERBERT BANK AND TRUST COMPANY

STATE OF VIRGINIA AT LARGE Chairy of Joseph , to-MILI

I, the undersigned Notary Public for the State of Virginia at Large, whose commission as such expires on the 16 day of Nov., 1991, do hereby certify that the wanter president of Sorrell Court, Inc., A Virginia corporation has personally appeared before me on the 171 day of March, 1988 and acknowledged. the foregoing Deed of Dedication.

STATE OF VIRGINIA AT LARGE

County of Minchestu, to-wit:

(by

I, the undersigned Notary Public for the State of Virginia at Large, whose commission as such expires on the 17th day of August, 1990, do hereby certify that Annual Annual of the City of Winchester, whose name appears on the foregoing Deed of Dedication dated the 17th day of Minch, 1988, has personally appeared before me and acknowledged the same. Given under my hand this 24th day of March, 1988.

1:55

STATE OF VIRGINIA AT LARGE TOURS OF CLEGE LAW to wit;

I, the undersigned Notary Public for the State of Virginia at Large, whose commission as such expires on the day of lower, 1991, do hereby certify that the Commission of Sole Acting Trustee, whose name appears on the foregoing Deed of Dedration dated the day of the large in 1988, has personally appeared before me and acknowledged the same. Given under my hand this d day of March, 1988.

STATE OF VIRGINIA AT LARGE county of why to wit;

I, the undersigned Notary Public for the State of Virginia at Large, whose commission as such expires on the 2 day of 1.6.199. do hereby certify that State of Burke & Herbert Bank & Trust Company, whose name appears signed to the foregoing beed of Dedication dated the 17 day of March, 1988, has personally appeared before me and acknowledged the same. under my hand this / 7 day of March, 1988.

BK 222 PG778

EXHIBIT "A"

Section 7-9-8.6, Article 7, Ioning Ordinance of the City of Winchester, Virginia.

railure to maintain common open space and private streets.

(a) In the event that the organization established to own and maintain common open space and private atreets or any successor organization, shall at any time after establishment of the townhouse development fail to maintain the common open space and private streets in reasonable ordor and condition in accordance with the site plan, the City Council may serve written hotice upon such organization or upon the residents of the townhouse development setting forth the manner in which the organization has failed to maintain the common open space and private streets in reasonable condition, and said notice shall include a demand that such deficiencies of maintenance be remedied within thirty (10) days thereof, and shall state the date and place of a hearing thereon which shall be held within fourteen (14) days of the notice. At such hearing the City Council may modify the terms of the original notice as to the deficiencies and may give an extension of time within which they shall be remedied. If the deficiencies set forth in the original notice or in the modifications thereof shall not be remedied within said thirty (30) days or any extension therof, the City, in order to preserve the taxable values of the properties within the townhouse development and to prevent the common open space and private streets from becoming a public nuisance, may enter upon said common, open space and private streets and maintain the same for a period of one (1) year. Said entry and maintenance shall not vest in the public buy rights to use the common open space and private streets except when the same are voluntarily dedicated to the public by the owners. Before the expiration of the said year, the City shall, upon its initiative or upon the request of the organization representation, or to the residents of the townhouse development shall show cause why such maintenance by the City shall not at the election of the City Council continue for a succeeding year. If the City Council shall determine that said organization is ready and able to m

(b) The cost of such maintenance by the City shall be assessed ratably against the properties within the townhouse development that have s right of enjoyment of the common open space and private streets and shall become a tax lien on said properties. The City at the time of entering upon said common open space and private streets for the purpose of maintenance, shall file a notice of such lien in the office of the Clerk of the Circuit Court upon the properties affected by such lien with the townhouse davelopment.

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(c) Utility and Drainage Lasements,

With regard to all utility and drainage easements as shown on the plat drawn by P. Duene Brown, C.L.S., dated January 19, 1988 and revised February 17, 1988, The Cits of Winchester shall have the right to enter upon the subject property for the purpose of inspecting, repairing and maintaining said utility and drainage easement.

BK 222 PG7 80 FINAL PLAT

SORRELL COURT

CITY OF WINCHESTER,

VIRGINIA

	OWNER'S CE	RTIFICATE				
with the free consent a	and foregoing subdivision of and in accordance with the direction our hands this $\frac{-28}{2}$	esires of the unde	arsigned owners, propri			
		4:00	Jan Vier	tur		
. State of Virginia, Co.	thy of Winchester	to	»wit:	:		
aloresaid, whose comm		n the 18th	day of Bonney	with,		
before me in my said C	ed to the foregoing statement ounly.		84	TII		
Given unde	r my hand this 2844	Finni	2 Supple	4 100		
			Total and a start of	HOTE		
S	URVEYOR'S C	ERTIFICA	Œ			
I hereby certify that the land in this subdivision is a part of the same (and conveyed to SORRELL COURT, INC. from Darrell M. and Anna M. Grim by deed dated December 22, 1987, said deed recorded in the Office of the Clerk of the Circuit Court of the City of Winchester, Virginia in Deed Book 220 at page 558.						
			P. DUANE BROWN, C	LS.		
	FOR APP	ROVAL OF GO	OVERNING BODY			
-	OF WINCHESTER, YA.	MARKE E. IVEL				
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P. DUANE						
P. DUANE B	JANUARY 19, 1988		COVER SHEET			
NO. 1285	gilbert w. clifford associates, inc.		SHEET			
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2	10"38'42"	45.00'	8.36'	4.19'	8.35	524"14"45"E	
3	112*34'06"	45.00	88.41	67,43	74.86'	\$37*21'39*W	
4	18*07'33"	45.00'	14.24	7.18'	14.18"	N42"00'27"V	
5	71*28'28"	45.00'	56.14'	32.38'	52.57'	N02*47'33'E	
8	51*03'17"	40.00	35.64	19.10	34.48	N64*03'26"E	
7	50.00.00.	45.00	70.69	45.00	63.64	NQ6-04'13'W	
11	00.00.00.	40.00"	70.00	48.00	55,64'	NB3-06'4/11	
9	173*14'06"	44.38	134.18'	750.88	88.51	\$35*32'50'W	

AREA SUMMARY

3.5880 Acres Area in Lots

Area in Private Streets,

Drainage & Utility

Rights-of-Way Area in Open Space

Total Area Subdivided

Number of Lots Average Lot Size

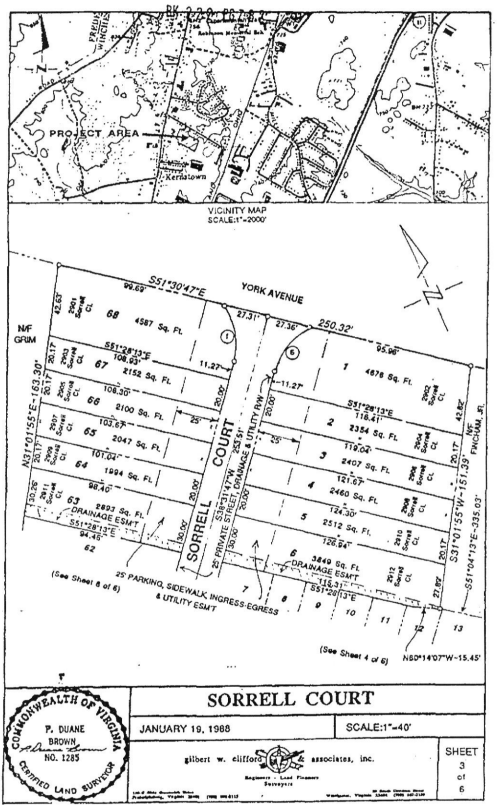
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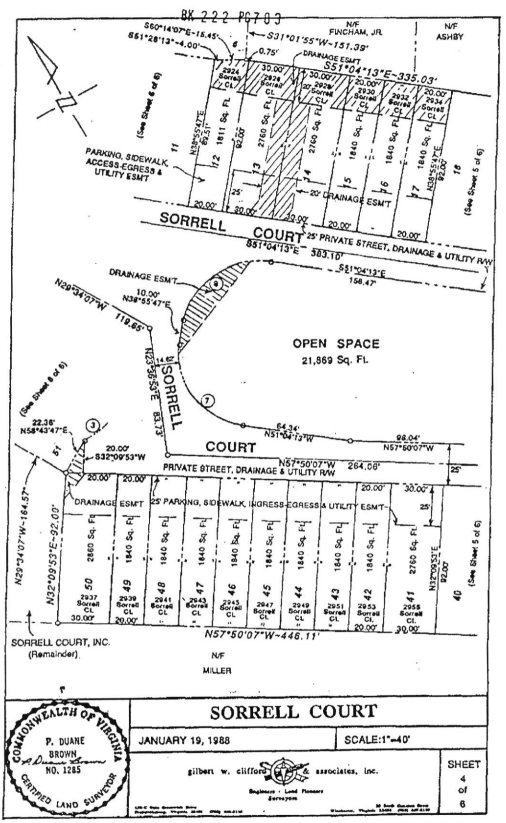
2,298 Sq. Ft.

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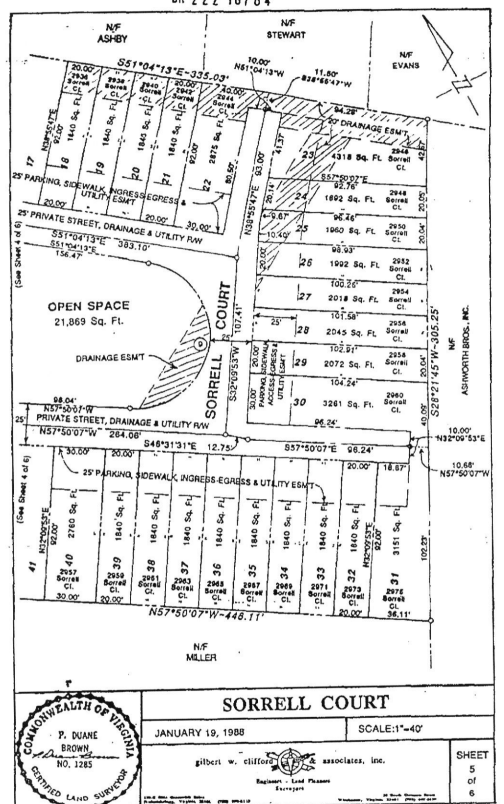
Revised February 2, 1988 Revised February 17, 1988



Revised February 2, 1988



Revised February 17, 1988



Revised February 17, 1988

