BK 196 PG291

THIS DEED, made this 27th day of September, 1985, by and between PRESERVATION OF HISTORIC WINCHESTER, INC., a Virginia corporation, hereinafter called the Grantor, and WILLIAM H. MILLER, III and CHARLENE V. MILLER, his wife, hereinafter called the Grantees.

WITNESSETH: That in consideration of the sum of Ten Dollars, (\$10.00) and other valuable considerations paid the Grantor by the Grantees on or before the delivery of this deed, the receipt of all of which is hereby acknowledged, the Grantor hereby grants, sells and conveys, with general warranty and with English covenants of title, unto the Grantees, in fee simple, jointly, as tenants by the entirety with common law right of survivorship, the following real estate, together with all improvements and appurtenances thereto belonging but subject to all easements and legally enforceable restrictions and reservations of record affecting such realty:

All that certain lot or parcel of land lying and being in the City of Winchester, Virginia, and described as 707 and 711 South Loudoun Street, and being the same property described in a warranty deed to Walter E. Carper dated April 2, 1975 and recorded in Deed Book 142, Page 279, among the land records of Winchester, Virginia, to which reference is hereby made for a more complete description of the property hereby conveyed; and being a portion of the same property conveyed to the Grantor herein by deed dated August 13, 1985, from Walter E. Carper, et als, recorded among the land records of Winchester, Virginia, in Deed Book 195, Page 198.

This conveyance is made subject to all legally enforceable restrictive covenants and easements of record affecting the aforesaid realty, including the following restrictive covenants,

SNARR, MCCANDLISM & BOCKWOOD ATTORNEYS AT LAW WINCRESTER, VINGUNIA A CONTRACTOR OF THE STATE OF TH

which shall run with the land and shall be binding forever:

- 1. No construction, alteration, remodeling or destruction shall be permitted on or to the property which would affect any improvement to the property (including shrubbery and trees) visible from any street or would affect the exterior of any building, without written permission of PHW or unless permitted herein.
- 2. The property shall not be sold, leased or otherwise transferred (except by gift) unless first offered in writing to PHW. If PHW does not accept such offer within thirty (30) days, the property may be sold within one (1) year thereafter upon and only upon the terms contained in the written offer to PHW. Thereafter, before the premises may be sold, leased, or transferred, it must first be reoffered to Preservation of Historic Winchester, Inc., as if the first offer had never been made.
- 3. Painting -- The exterior of any building and other improvements shall not be painted unless paint color combinations and the quality of the paint are approved by the PHW Steering Committee.
- 4. Repairing and replanting of damage to the presently existing house and lot resulting from fire or other casualty or from wear and tear shall be permitted, provided it is performed in a manner which would not alter the appearance of the house or lot as of this date.
- 5. The Grantee shall commence restoration of the property within twelve (12) months from this date and shall complete the restoration within eighteen (18) months from this date. If such restoration has not been commenced within the said twelve (12) month period or if Grantee attempt to sell said property before

SHARR, MCCANDLISH

8 ROCKWOOD

ATTOCHETS AT LAW

S. S. S. S. S. S.

1 4141

commencing restoration, then PHW shall have the right any time thereafter to repurchase the property for the same purchase price paid by the Grantee, by giving written notice of same with closing being within sixty (60) days after such notice is given.

- At all times the property shall be maintained in good condition.
- 7. The property, including the buildings, shall be open at least one (1) day every five (5) years to the public from 10:00 a.m. to 5:00 p.m. on a single day to be selected by PHW, and consented to by the Grantee, which consent shall not unreasonably be withheld.
- PHW may inspect the property at reasonable times upon giving reasonable notice.
- 9. Where permission is required to be obtained from PHW, the permission shall be valid only if signed by its President or the Chairman of its Steering Committee.
- 10. If any restrictive covenant is violated, PHW, after giving reasonable notice to the record owner of the property, may (a) institute a suit to enjoin by ex parte, temporary and/or permanent injunction which violation, to require the restoration of the premises to its prior condition, (b) may enter upon the premises, correct any such violation, and hold the record land-owner responsible for the cost thereof, and (c) may take any other legal action available to it.
- 11. PHW may convey the servitudes hereby conveyed to some other charitable organization for the same general purposes, however, that since it is the public policy of the Commonwealth of Virginia that such servitudes be perpetual, in no event shall

SHARR. MCCANDLISM

a ROCKWOOD

ATTORNETS AT LAW
WINCHESTER, VIRGINIA

BK 196 PG 294

the rights of PHW be conveyed in any way to the Grantee, (his/her/its) successors and assigns, nor may PHW or its successor quitclaim or in any way release the restriction hereby imposed.

If Preservation of Historic Winchester, Inc. (a) be dissolved or in any other way cease its corporate existence, or for any other reason be unable to act to enforce the restrictions provided for herein, or (b) acquire fee simple title to the land subject to this servitude, then all rights of Preservation of Historic Winchester, Inc., in the foregoing servitude shall automatically vest in the Virginia Historic Landmarks Commission.

WITNESS the following signature and seal:

Katherine O'Rochesood (SEAL
Katherine GRochesood (SEAL V.P., Preservation of Historic Windhester, Inc.
STATE OF VIRGINIA Whichesky, Inc.
CITY/GOUNTY of Winchistre, to-wit:
The foregoing instrument was acknowledged before me this 27th day of Aptenlue, 1985, by Katheur D. Packeurs of Preservation of
distoric Winchester, Inc., a Virginia corporation.
My commission expires <u>Neverther</u> 4,1988
Shely M. Lought

SHARR, MCCAMPLISM

B ROCKWOOD

ATTORNEYS AT LAW
WINCKESTER, VINCINIA