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To be Recorded by: Office of Spokane County Auditor 1116 W. Broadway Spokane, WA 99260-0100

After Recording Return to: Office of the City Clerk 808 W. Spokane Falls Blvd. 5th Floor Municipal Bldg. Spokane, WA 99201-3333

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NOTICE OF MANAGEMENT AGREEMENT

NOTICE IS HEREBY GIVEN that the property legally described as:

Spokane Club: E. 67.5.feet Lots 3-5 Block 4. Glover's Addition and vacated strip E. and S. of and adjacent. W. 1002 Riverside Avenue.

Parcel Number: 35183.2231 is governed by a Management Agreement	- between the City of Spokane and
the Owner, The Spokane Club subject property. Said Management Spokane City Council on	Agreement was approved by the
The Management Agreement is intended runs with the land and is entered int Code Chapter 6.05. The Management A the property to abide by the "Secreta for Rehabilitation and Guidelines Buildings" (Revised 1983) and other Historic Landmarks Commission.	o pursuant to Spokane Municipal greement requires the Owner of ary of the Interior's Standards for Rehabilitating Historic
	Spokane City Clerk Mailyn J. Montgomeny Dated: 4-13-93
I certify that the above is true and	correct

Historic Preservation Officer

Dated: 3-12-92

OPR 89-567 July mfm

MANAGEMENT AGREEMENT

This Agreement is entered into this 20 day of 1989 by and between the City of Spokane (hereinafter "CITY"), and The Spokane Club (hereinafter "OWNER(s)"), the Owner of property located at W. 1002 Riverside Ave., commonly known as The Spokane Club, in the City/County of Spokane.

WHEREAS, the City of Spokane adopted Ordinance C-26353 on November 23, 1981; and

WHEREAS, The County of Spokane adopted Ordinance 82-0038 on January 12, 1982; and

WHEREAS, both Ordinance C-26353 and Ordinance 82-0038 are identical and provide that the City/County Historic Landmarks Commission (hereinafter "Commission") is responsible for the stewardship of historic and architecturally significant properties in the City and County; and

WHEREAS, the City has authority to contract with property owners to assure that any owner who directly benefits by City action will bind her/his benefited property to mutually agreeable management standards assuring the property will retain those characteristics which make it architecturally or historically significant;

Now THEREFORE -- The City and the Owner(s), for mutual consideration, hereby agree to the following covenants and conditions:

1. Consideration. The City agrees to designate the Owner's property an Historic Landmark or District, or Conservation

Landmark or District on the Spokane Register of Historic Places, with all the rights, duties, and privileges attendant thereto. The Owner(s) agree to abide by the below detailed management standards for his/her property.

- 2. Convenant. This Agreement shall be filed as a public record. The parties hereto intend this Agreement to constitute a covenant that runs with the land, and that the land is bound by this agreement. Owner intends his/her successors and assigns to be bound by this instrument. This covenant benefits and burdens the property of both parties hereto.
- 3. Alteration or Extinquishment. The covenant and servitude and all attendant rights and obligations created by this Agreement may be altered or extinguished only by mutual agreement of the parties hereto or their successors or assigns.
- 4. Promise of Commission. The City hereby promises to designate the Owner's property as an Historic Landmark or District or Conservation Landmark or District on the Spokane Register of Historic Places. This promise is dependent upon the Owner's promise to agree to and fulfill the Management Standards, to be monitored by the Commission, and is not enforceable in the absence thereof.
- 5. Promise of Owner. Owner(s) agrees to and promises to fulfill the following Management Standards for his/her property which is the subject of the Agreement. Owner intends to bind his/her land and all successors and assigns. The Management Standards are: "THE SECRETARY OF THE INTERIOR'S STANDARDS FOR REHABILITATION AND GUIDELINES FOR REHABILITATING HISTORIC

BUILDINGS (Revised 1983).

- The Owner(s) must obtain from the Commission and "Certificate of Appropriateness" for any action which would affect any of the following:
 - Use of the landmark or property within a designated district; or
 - The exterior appearance of the landmark or property (B) within a designated district; or
 - Demolition of the landmarks within a designated (C) district; or
 - New construction attached to the landmark or (D) within a designated district.
- In the case of an application for a "Certificate of Appropriateness" for the demolition of a landmark or property within a district, the Owner(s) agrees to meet with the Commission to seek alternatives to demolition. These negotiations may last no longer than forty-five (45) days. In no alternative is found within that time, the Commission may take up to forty-five (45) additional days to attempt to develop alternatives, arrange the salvage or architectural artifacts and structural recording.

DATED this 26th day of April, 1989.

STATE OF WASHINGTON)

County of Spokane

On this day personally appeared before me Theodore M. Olson & E. MacAsta

To me known to be the individual/s/ described in and who executed the within and foregoing instrument, and acknowledged that signed the same as <u>slew</u> free and voluntary act and deed, for the uses and purposes therein mentioned.

Given under my hand and official seal this 20th day of

June 1989.

Manylea C. Jones

Notary Public in and for
the State of Washington,
residing in Spokane
Commission Opices March! 199.

CITY OF SPOKANE

City Manager

APPROVED AS TO FORM:

Assistant City Attorney