

voted upon and the majority vote, in interest, shall govern. In the event of equal vote, then this matter shall be submitted to arbitration as provided in the original agreement between the parties hereto.

FOURTH, It is further agreed and contracted between the parties that the Party of the second part shall be wholly responsible for its violations of restrictions and covenants as set forth in the original agreement, and in Deed Book 1812, Page 558, Hamilton County, Ohio, Records, and that no reversion of the premises and easements retained by it shall operate for the violations of the Congregation Tikwoh Chadaschoh (New Hope). The said Congregation Tikwoh Chadaschoh (New Hope) shall be responsible only for its violations of said restrictions and covenants and no reversion of the premises and easements purchased by it, described on Page 1 hereof, shall operate for the violations of said covenants and restrictions by the Party of the second part, its successors and assigns.

In the event there shall be a reversion of the property of the Congregation Tikwoh Chadaschoh (New Hope), through its violations or misdeeds, then said property of the Congregation Tikwoh Chadaschoh (New Hope) shall revert to and vest in the Party of the first part.

FIFTH, Party of the second part to remove hedges and arch now on the property of the Party of the first part Northwardly to the South property line of the Party of the second part, as established by survey of Joseph Allen, dated January 28, 1941.

SIXTH, As far as applicable, this Supplementary Agreement is made not only for the benefit of the parties hereto, but also for the benefit of Congregation Tikwoh Chadaschoh (New Hope), and the consideration moving from said Congregation Tikwoh Chadaschoh (New Hope) to the parties hereto is the payment by it of the originally agreed purchase price of Seven Hundred (\$700.00) Dollars, plus an additional Fifty (\$50.00) Dollars--which latter amount is being paid over to Party of the first part by Party of the second part as a part of the sum of One Hundred and Fifty Dollars (\$150.00), referred to on Page 1 hereof.

In witness whereof, the parties have hereunto set their hand in