

**AMENDED AND RESTATED RESOLUTION OF THE BOARD OF DIRECTORS OF
HUNTERS OVERLOOK METROPOLITAN DISTRICT NOS. 1-8
CONCERNING THE IMPOSITION
OF DISTRICT SERVICE FEE INCLUDING OPERATIONS AND MAINTENANCE,
COVENANT ENFORCEMENT, ARCHITECTURAL REVIEW**

THIS RESOLUTION CONCERNING THE IMPOSITION OF DISTRICT SERVICE FEES INCLUDING OPERATIONS AND MAINTENANCE, COVENANT ENFORCEMENT, AND ARCHITECTURAL REVIEW (the "Resolution") is made and entered into by the Hunters Overlook Metropolitan District (the "District") to be effective as of the 10th day of May, 2021.

WHEREAS, the District is authorized pursuant to §32-1-1001(1)(j)(I) of the Colorado Revised Statutes ("C.R.S."), to fix and impose fees, rates, tolls, charges and penalties for services, programs or facilities provided by the District which, until paid, shall constitute a perpetual lien on and against the property served; and

WHEREAS, the Service Plan for Hunters Overlook Metropolitan District (the "Service Plan") similarly empowers the District to impose fees, rates, tolls, charges and penalties for services and facilities provided by the District; and

WHEREAS, pursuant to §32-1-1004(8), C.R.S., the District is authorized and empowered to provide covenant enforcement and design review services within the District and to take over most or all of the functions of a homeowners association ("HOA") as law permits so long as the revenues used to provide such services are derived from the area in which the services are furnished; and

WHEREAS, the District has decided to authorize and implement the establishment of an annual fee that would encompass District Services including operations and administration fees, covenant enforcement, architectural review and district maintenance fees for provision of services and handling of all HOA type costs, expenses and services as permitted by statute to be performed by the District, which would include use and service fees for facilities and amenities within the District and the HOA (collectively referred to hereinafter as the "Service Fees"). The Service Fees will be calculated on an annual basis during the District's annual budget process taking into consideration those funds traditionally and reasonably assessed by an HOA for operations and maintenance, capital reserves. The Service Fees will replace the HOA Fees and eliminate the need to assess a separate HOA Fee. The Service Fees will be charged on an annual basis against all residential dwelling units that have the necessary utilities in place to provide all required services to qualify for a certificate of occupancy within the boundaries of the District as reflected in the attached **Exhibit A**, which may be amended from time to time; and

WHEREAS, the Service Fees will be used to pay for the District's costs and expenses related to services and facilities provided by the District, including, but not limited to the landscaping, parks, open space, greenbelts, and recreation facilities, improvements, and services along with the assumption of most or all of the functions traditionally handled by a HOA; and

WHEREAS, the District has decided to apply the District Service Fees to residential and multi-family dwelling units within the District as that revenue will be used to offset amenities, services, facilities and costs that benefit residents and property owners. The Service Fee revenue will also serve to increase the District's revenue stream at an earlier point in time to the benefit to the District's future residents, property owners and taxpayers, by using the Service Fees rather than mill levies to help pay for these contemplated costs in the operations and administration and provision of services within or benefiting the constituents of the District who use its facilities and services; and

WHEREAS, the District and the Developer have determined that it is not economical or desirable to have a HOA and the District provide concurrent services. Rather, it would be advantageous to have the District provide HOA functions, including design review and covenant enforcement, and provide for recreation-related facilities, services and other amenities. Policies and procedures will be implemented on a periodic basis through public meetings held to approve any changes to those rules and regulations of the District. A copy of those current policies adopted and implemented will be attached to this Resolution as **Exhibit B** and incorporated, ratified and approved by reference; and

WHEREAS, the District believes that imposing the Service Fees on each of the residential dwelling unit and property granted a certificate of occupancy within the District, the elimination of the need to have an HOA perform the same or similar services and impose any additional fees, as well as the benefits and efficiencies in having the District undertake and perform traditional HOA functions to the extent allowed by law, shall serve to increase the District's revenue stream, reduce the number and amount of fees assessed against property owners, and shall be a benefit to the District's residents, property owners and taxpayers, and

WHEREAS, the District desires to continue to impose the Service Fees against the residential dwelling units that have pulled a certificate of occupancy with the City of Colorado Springs within the District on an annual basis.

NOW THEREFORE, the Board of Directors of the District hereby RESOLVES as follows:

1. The Service Fees shall initially be set at Three Hundred Dollars (\$300.00) per year and shall be due and payable in one (1) lump sum payment on January 1, and shall be assessed against all residential dwelling units that have a certificate of occupancy at the time of issuance of a certificate of occupancy or at the closing of a sale of a residential dwelling unit to a third party within the District and shall be assessed residential dwelling units on an annual basis. Service Fees will be due and owing from the owner of a residential dwelling unit beginning at the time of closing with a third party owner and shall be prorated for that calendar year from the date of the closing, if needed. The Service Fees may be adjusted in the future based upon the District's annual budget. These fees shall be reviewed and amended as necessary each year at the time of budget approval.

2. The Service Fees on a platted lot which has been granted a certificate of

occupancy for a building, or for residential lots which are transferred to another builder or end user are due and payable at the time of building permit or upon closing and transfer to a new owner (i.e. other than the original land owner or developer). The Fee will be assessed from the date of that certificate of occupancy issuance or closing on the property. The Service Fees on a platted lot will be at a minimum the same rate as a residential unit, but may be adjusted due to added landscape or other conditions. Service Fees on platted lots will be reviewed when the architectural design application is submitted with the site plans to the District and collected, if necessary at the time of certificate of occupancy or closing of transfer of the lot from the owner to a builder. The Service Fees shall be due and payable in one (1) lump sum payment on January 1, and shall be prorated for the portion of the quarter in which Service Fee is in effect.

3. The Service Fees shall primarily be used for the assumption of the HOA functions, covenant enforcement, district administrative and maintenance service expenses in conjunction with services for the users, etc. Those costs of the District include, but are not limited to, operations and maintenance of landscaping and common areas, operations and maintenance of the park and recreation facilities and improvements, and other district operations and maintenance costs associated with maintaining the amenities, public improvements and the costs associated with the District assuming the ownership and operation of all facilities, improvements and services traditionally provided by a HOA as permitted by Colorado law. The primary purpose of the fee is to defray the cost of services to those charged. The Service Fees shall be due and owing to Hunters Overlook Metropolitan District.

4. Any Service Fees contemplated herein that are not paid in full within fifteen (15) days after the scheduled due date shall be assessed a late fee of fifteen dollars (\$15.00), per §29-1-1102(3), C.R.S. Pursuant to §29-1-1102(7), C.R.S., interest will also accrue on any outstanding Service Fees, exclusive of assessed late fees, at the rate of eighteen percent (18%) per annum.

5. All Service Fees shall be due, owing and payable to the District, in cash or an equivalent form made payable to "Hunters Overlook Metropolitan District." In the event that any Service Fees established hereunder remains unpaid thirty-one (31) days after its respective due date, the District's General Counsel shall undertake collection efforts for any and all outstanding amounts. All collections efforts shall be made pursuant to, and in accordance with, applicable state and federal laws. The District's General Counsel shall be entitled to charge reasonable legal fees and any related costs and expenses to the owners of any such real property for said collection efforts.

6. Notwithstanding anything contained in this Resolution to the contrary, no Service Fees shall be due from, or with respect to, any real property within the District for: (a) any school site dedicated to a school district, provided that the acreage of said site does not exceed eleven (11) acres; (b) any property dedicated or conveyed to a homeowners association serving property within the Districts, which does not exceed ten (10) acres; and/or (c) any property required by the City of Colorado Springs to be dedicated to the City of Colorado Springs, the public, or any other governmental entity for public rights-of-way, or that is required to be conveyed to another special district for the operation of public facilities including, but not limited to, streets, trails,

sidewalks, landscape areas and similar facilities.

7. In addition, the District shall be entitled to impose an administrative fee as necessary to cover additional expenses associated with the design review and covenant enforcement services assumed by the District to ensure that such costs are the responsibility of the benefitted District residents. All such fees shall be based upon the District's determination that such fees do not exceed reasonable annual market fee for users of such facilities.

8. All Service Fees and all other fees, rates, tolls, charges and penalties contemplated herein shall, until paid, constitute a perpetual lien on and against the property served or to be served by any improvements provided by the District or to be provided by the District within a reasonable amount of time. All such liens shall be in a senior position as against all other liens of record affecting the property served or benefitted, or to be served or benefitted by improvements of the District and shall run with the Property as defined in the Covenants and Restrictions of Hunters Overlook Metropolitan District and remain in effect as to any portion of such property on which the appropriate fee has not been paid. All liens contemplated herein may be foreclosed in any manner authorized by law at such time as the District may determine that fees hereunder have not been paid as required.

9. If any clause or provision of this Resolution is found to be invalid or unenforceable by a court of competent jurisdiction or by operation of any applicable law, such invalid or unenforceable clause or provision shall not affect the validity of the Resolution as a whole but shall be severed here from, leaving the remaining clauses or provisions in full force and effect.

10. This Resolution supersedes any and all prior Resolutions approved and adopted by the District concerning Service Fees. All such prior Resolutions are hereby null and void, being superseded in their entirety by this Resolution.

ADOPTED AND APPROVED to be effective as of the 10th day of May, 2021.

**HUNTERS OVERLOOK
METROPOLITAN DISTRICT NOS. 1-8**



President

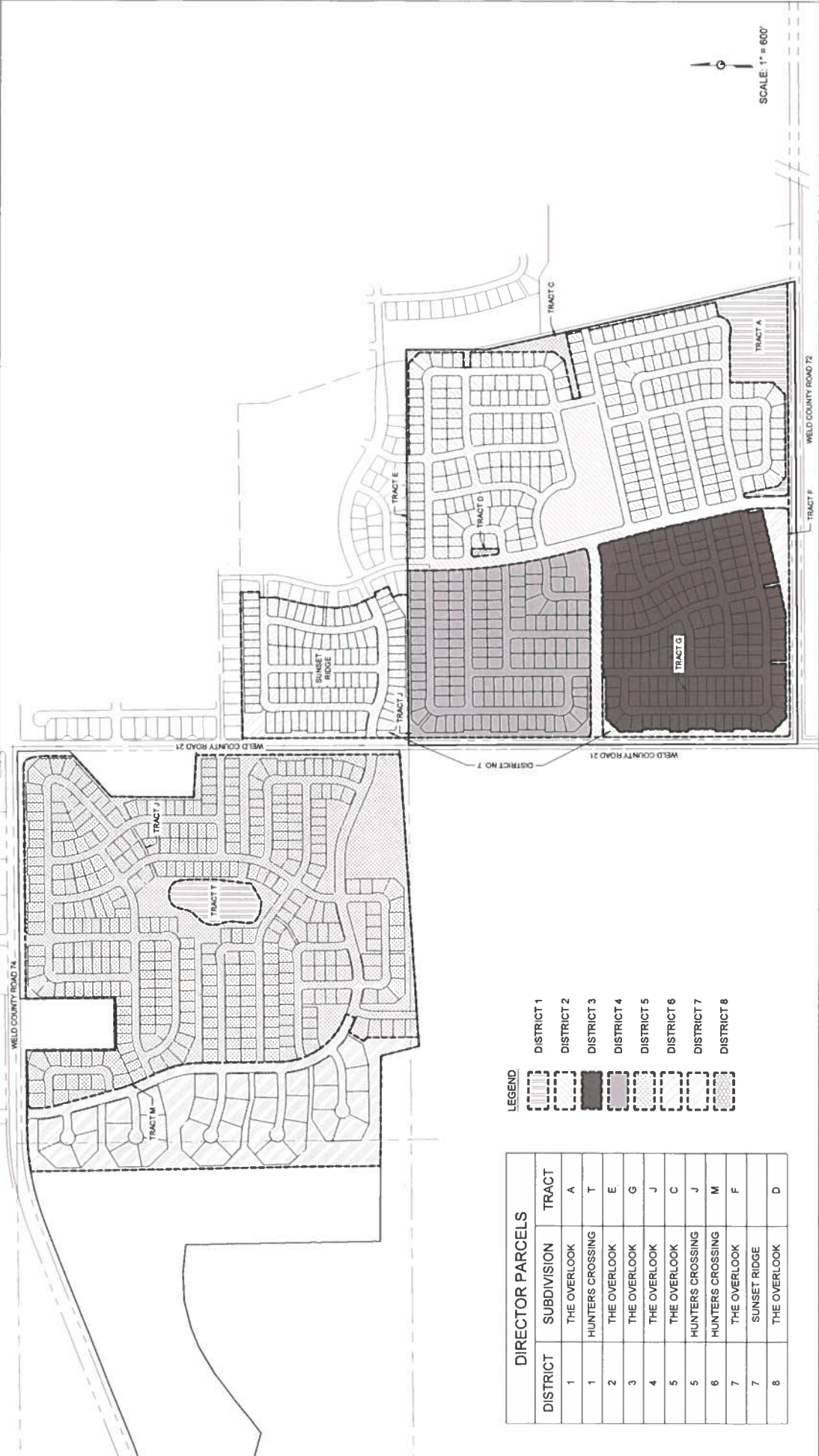
ATTEST:



Secretary

EXHIBIT A

**Description of Property Subject to District Service Fees Including Covenant Enforcement,
Administration, Operations and Maintenance Fees
(Hunters Overlook Metropolitan Districts Nos. 1-8)**



DIRECTOR PARCELS		
DISTRICT	SUBDIVISION	TRACT
1	THE OVERLOOK	A
1	HUNTERS CROSSING	T
2	THE OVERLOOK	E
3	THE OVERLOOK	G
4	THE OVERLOOK	J
5	THE OVERLOOK	C
5	HUNTERS CROSSING	J
6	HUNTERS CROSSING	M
7	THE OVERLOOK	F
7	SUNSET RIDGE	
8	THE OVERLOOK	D

- LEGEND**
- DISTRICT 1
 - DISTRICT 2
 - DISTRICT 3
 - DISTRICT 4
 - DISTRICT 5
 - DISTRICT 6
 - DISTRICT 7
 - DISTRICT 8

HUNTERS OVERLOOK METRO DISTRICT

OVERALL EXHIBIT

SEVERANCE, CO









4025 Automation Way
 Suite B2
 Fort Collins, CO 80525
 (970) 698-6046
 CivilWorxeng.com



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DIRECTOR PARCELS		
DISTRICT	SUBDIVISION	TRACT
1	THE OVERLOOK	A
2	THE OVERLOOK	E
3	THE OVERLOOK	G
4	THE OVERLOOK	J
5	THE OVERLOOK	C
5	HUNTERS CROSSING	J
6	HUNTERS CROSSING	M
7	THE OVERLOOK	F
8	THE OVERLOOK	D

LEGEND:

	DISTRICT 1		DISTRICT 5
	DISTRICT 2		DISTRICT 6
	DISTRICT 3		DISTRICT 7
	DISTRICT 4		DISTRICT 8



Farnsworth
GROUP
1612 SPECHT POINT ROAD, SUITE 105
FORT COLLINS, COLORADO 80525
(970) 484-7477 / info@f-w.com









THE OVERLOOK
SEVERANCE, CO
HUNTERS OVERLOOK
METRO DISTRICT

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Book No:	RL
Drawn by:	JC
Reviewed:	
Date:	05/13/18
EX 1	

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DIRECTOR PARCELS		
DISTRICT	SUBDIVISION	TRACT
1	THE OVERLOOK	A
2	THE OVERLOOK	E
3	THE OVERLOOK	G
4	THE OVERLOOK	J
5	THE OVERLOOK	C
5	HUNTERS CROSSING	J
6	HUNTERS CROSSING	M
7	THE OVERLOOK	F
8	THE OVERLOOK	D

LEGEND:

- | | | | |
|---|------------|---|------------|
|  | DISTRICT 1 |  | DISTRICT 5 |
|  | DISTRICT 2 |  | DISTRICT 6 |
|  | DISTRICT 3 |  | DISTRICT 7 |
|  | DISTRICT 4 |  | DISTRICT 8 |




Farnsworth
 GROUP
 1612 SPECHT POINT ROAD, SUITE 105
 FORT COLLINS, COLORADO 80525
 (970) 484-7477 / info@f-w.com

HUNTERS CROSSING
 SEVERANCE, CO
 HUNTERS OVERLOOK
 METRO DISTRICT

Project No: 0181233.00
 Book No:
 Drawn by: RL
 Reviewed: JC
 Date: 05/13/18

EXHIBIT B

Fine and Enforcement Policies of Hunters Overlook Metropolitan Districts

When a violation is reported, the District(s) will take the following actions:

1. **First Notice of Violation-Courtesy Notice.** Owner will receive a courtesy notice by regular mail, stating they are in violation of the covenants, rules and regulations or other governing documents.

2. **Second Notice of Violation.** If the Owner has not complied by ceasing and correcting the violation within thirty (30) days of mailing of the first notice of violation, the Owner shall be sent a second notice ("Second Notice") by regular mail, certified mail or personal delivery, again giving the nature of the violation. This Second Notice shall inform the Owner that they must, within thirty (30) days of mailing of the Second Notice, cease committing the violation and must take corrective action to remedy the violation. If the violation involves a failure to submit plans for approval by the Architectural Review Committee as required by the Residential Improvement Guidelines and Site Restrictions ("Guidelines"), Section 1.1 within said time, the Owner shall cease further violation and shall submit the required plans.

3. **Third Notice of Violation-sent 30 days after 2nd Notice of Violation.** If the Owner has failed to cease the violation, take corrective action or submit plans within thirty (30) days of the Second Notice, fines shall be imposed described as follows.

Fine Schedule.

1. **First Fine.** Any fine imposed pursuant to the provisions set forth in this policy shall be imposed at the rate of \$50.00 for the first thirty (30) days after the Second Notice.

2. **Second Fine.** \$100.00 for the second fine thirty (30) days after the First Fine.

3. **Third Fine and Subsequent Fines:** \$150.00 for the third and subsequent fines beginning to accrue no earlier than ten (10) days following the Second Fine Notice. Beginning with the third fine of \$150, the Owner may be advised that the District(s) may take whatever action it deems necessary, including alternate dispute resolution or legal action to reach compliance, and that the Owner shall be responsible for payment of any court costs, attorney fees, and other association fees, any or all of which would be levied as an assessment.

4. If the Owner is still not in compliance within thirty (30) days subsequent to the Third Fine, additional fees will accrue at the rate of \$150.00 per month until final resolution is reached.

5. When fines accrue against an owner to the amount of \$500.00, the District(s) shall take the position that the imposition of fines is ineffective in accomplishing compliance and shall then determine what further enforcement action is necessary.

6. Nothing in this policy requires the District(s) to assess fines before taking other forms of enforcement.

7. Any fines assessed shall be added to amounts due by the Owner and shall be a lien against the unit and enforceable as a lien pursuant to the Declaration and Colorado Law.

8. Additional forms of enforcement include taking corrective action at the expense of the Owner, the filing of a covenant enforcement action in court, and foreclosure on the Owner's unit. If legal action is necessary, the owner shall be responsible for all attorney's fees and costs.

Payment Plans.

1. Any Owner experiencing financial difficulties is encouraged to contact the District(s) rather than let the account become more and more delinquent. The District(s) has/have some latitude in working with Owners to bring accounts current to include payment plans.

2. Any Owner desiring to set up payment plan to bring their account current must send a written request to the District(s). Any payment plan entered into between the District(s) and an Owner will provide for minimum equal payment over no less than a six (6) month period unless the Owner agrees to a shorter period of time. In the event a payment plan is entered and the Owner fails to make any payment or fails to pay their regular assessments as they become due, the Owner shall be in default under the plan and the District will be entitled to immediately pursue all legal remedies available to it to collect.

3. Payment plans are not available in the following circumstances:

A. The Owner is not living in the property and acquired the property as a result of a default in a security interest on the property (in most cases this would be foreclosure by the mortgage company) or as a result of foreclosure of the District's lien.

B. If the Association has already previously entered into a payment plan with the Owner, it is not required to enter into another payment plan.

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EXHIBIT B

Fine and Enforcement Policies of Hunters Overlook Metropolitan Districts
(if applicable)

FINE POLICY and SCHEDULE

Section 1. INTENT

- A. In accordance with the Declaration of Covenants, the Board of Directors (the "Board") has adopted Rules to promote the health, safety, and welfare of the Members and the maintenance and aesthetic appearance of the community for the preservation of property values and the assets of the District.
- B. While many violations are resolved through a courtesy/warning notice (see below), there are instances when further action is required. Fines are intended to bring properties into conformance with the Declaration of Covenants, Architectural Guidelines, and other rules and regulations set forth by the District (collectively, the "Governing Documents") in a timely manner while providing due notice and appeal rights to property owners, as described in Exhibit "A" – Violation and Fine Appeal Process attached hereto and incorporated herein by reference.
- C. In order to gain compliance, the Board intends to impose and collect monetary penalties as authorized by the Declaration of Covenants and reserves the right to enforce the community's restrictions in any other legal manner.

Section 2. NOTICE OF VIOLATION

- A. Notice Required: Upon a unit/lot owner's first violation of any provision of the Governing Documents, the District shall provide a written Courtesy/Warning Notice to the unit/lot owner to allow the unit/lot owner the right to cure said violation as stated in the Notice.
- B. Courtesy/Warning Notice: A Courtesy/Warning Notice of the first violation shall be mailed via certified mail to the unit/lot owner and contain, at a minimum, the following information:
 - 1. The alleged violation of the Governing Documents;
 - 2. The date of the violation or the date the violation was observed;
 - 3. The first and last name of the person who observed the violation or the name of the management person confirming the violation;
 - 4. A statement that the violation must be cured within ten (10) days of the date of the Notice, and failure by the unit/lot owner to cure the violation within ten (10) shall result in a fine in accordance with the Fine Policy and Schedule of Fines in effect at the time of the violation; and
 - 5. The unit/lot owner's right to appeal the violation.
- C. Right of Appeal: A unit/lot owner who receives a Courtesy/Warning Notice regarding a violation may appeal the violation by sending a written notice via certified mail to the District's address (as listed on the notice of contact form recorded with the county recorder) within ten (10) days of the date of the Courtesy/Warning Notice. The process for appealing the violation is set forth in Exhibit "A".

Section 3. NOTICE AND IMPOSITION OF FINES

- A. Notice of Imposition of Fine: If the unit/lot owner fails to cure the violation with ten (10) days of the date of the Courtesy/Warning Notice, the District shall send the unit/lot owner a Notice of Imposition of Fine via certified mail, which Notice shall state that the unit/lot owner has been assessed a fine for the violation in accordance with the Schedule of Fines attached hereto, as amended from time to time, and that failure by unit/lot owner to cure the violation within the period stated in the Notice of Imposition of Fine shall result in additional fines to the unit/lot owner.
- B. Further Failure to Comply: Additional Notices of fines citing unit/lot owner's failure to cure the violation shall be mailed to the unit/lot owner at the frequency and fine rate stated in the Schedule of Fines attached hereto, as amended from time to time. Each Notice shall indicate the current fine, pass due fines and late fees, if any, the date that the violation must be cured to avoid additional fines, and unit/lot owner's right to appeal.

Section 4. CONTINUING VIOLATIONS

- A. In the case of repeat and persistent violations, this system of fines may ultimately lead to prosecution of non-responsive violators. Fines will not take the place of legal action but will be used as an additional remedy. Fines shall not exceed the level, if any, established by state law.
- B. In addition, the Board shall have the right to remedy the violation and seek reimbursement from the unit/lot owner for collection costs and reasonable attorney fees and costs incurred as a result of such failure to comply with the Governing Documents without the necessity of legal proceedings.
- C. The Board may take legal action against the unit/lot owner at anytime after a fourth Notice of Imposition of Fine has been sent to the unit/lot owner, when accrued fines equal or exceed \$250, or if the Board determines, in its sole discretion, that immediate legal action is necessary to preserve the health, safety, and welfare of its Members. Pursuant to State law, in any legal action pursued hereunder, the court shall award reasonable attorney fees, costs, and costs of collection to the prevailing party.
- D. To ensure that the Board is aware of continuing violations, the Management Company shall list the violating unit/lot owner on the Executive Session agenda when a fourth Notice of Imposition of Fine has been sent to the unit/lot owner, when accrued fines equal or exceed \$250, or when the Management Company believes immediate action by the Board is necessary to preserve the health, safety and welfare of its Members. At such time, the Board shall deliberate as to whether the Board should take other appropriate action against the unit/lot owner as provided herein.

Section 5. RECURRENCE OF VIOLATION

Any recurrence of the same violation within six (6) months of the original violation, as noted in the Courtesy/Warning Violation, shall make the unit/lot owner subject to the imposition of a fine. Such fine shall be levied at the current rate of a 2nd violation in accordance with the "Schedule of Violations and Fines" then in effect. Such violations shall be considered a continuing violation and no Courtesy/Warning Notice shall be provided to the unit/lot owner.

Section 6. FAILURE TO PAY

- A. Fines shall be due and payable within 30 days of the notice. Fines not paid within 30 days shall be charged a late fee.
- B. All rights and remedies of the District are cumulative and not exclusive, and the District shall have all rights and remedies to levy and collect fines which may be available to it under the Governing Documents and applicable law.
- C. Until paid by the unit/lot owner, all fines, fees, and charges assessed against the unit/lot owner pursuant to the Fine Policy and Schedule, as amended from time to time, including, but not limited to, the cost of collecting fines, fees, and charges such as collection agents and attorney fees, shall constitute a lien on and against the property in accordance with the Declaration of Covenants.
- D. Fee Schedule:
 - 1. Late Fee Charge: A late fee of \$15.00 will be assessed on every account that is not paid in full within the 30 days reference above. The late fee charge may be amended from time to time by resolution of the Board.
 - 2. Bad Check Charge: For each check that for any reason is returned to the District unpaid, the unit/lot owner shall owe the District a "bad check" charge of \$35.00. The bad check charge may be amended from time to time by resolution of the Board.
 - 3. Collection Fees: The unit/lot owner shall be responsible for all collection costs incurred by the District as part of the collection process, including, but not limited to, attorney fees, collection agent fees, and court costs.

Section 7. APPEAL PROCESS

Violations and fines may be appealed to the Board in accordance with the procedures set forth in Exhibit A, which procedures may be amended from time to time by a majority vote of the Board.

Section 8. SCHEDULE OF FINES

Fines may be levied as shown below. The Board may amend the Schedule of Fines from time to time as it deems necessary by a majority vote of the Board.

Exhibit "A"
VIOLATION and FINE APPEAL PROCESS

SECTION 1 - NOTICE

1. Any unit/lot owner who receives a notice of violation or imposition of fine may appeal such violation of fine to the Board of Directors of the District (the "Board") by providing the District, via certified mail, a written request for a hearing. Such request must be submitted to the District within 10 days of the date of the notice of violation or fine. Fines set forth in any notice from the District will continue to accrue during the appeal process so that the appeal process is not used to delay effective enforcement of the District's Governing Documents, as defined in the Fine Policy and Schedule noted above.
2. If a timely request for a hearing is submitted by the unit/lot owner, the Association shall set a date and time for the hearing and notify the unit/lot owner in writing of the date and time of the hearing.

SECTION 2 – APPEAL PROCESS

1. The hearing shall be held before the Board in executive session.
2. The Board President shall summarize the appeal request before the Board and introduce all parties.
3. The unit/lot owner shall be afforded 10 minutes to state his or her case and to present to the Board any evidence that is applicable to the unit/lot owner's appeal.
4. Each Board Member shall have an opportunity to question the unit/lot owner regarding the appeal.
5. Upon completion of the question and answer period, the Board President will state that the appeal has been heard and the Board will make their decision in closed session. In reaching a decision, the Board may take into account the unit/lot owner's statements and evidence presented, the unit/lot owner's willingness to work towards compliance, and any other factors that may be pertinent as determined by the Board.
6. The Board may continue the hearing if it determines that additional information is required from the unit/lot owner before making an informed decision. The Board shall notify the unit/lot owner in writing of the date and time of the continued hearing and the additional information that the unit/lot owner must present on the continued hearing date.
7. The minutes of the meeting shall contain a written statement of the results of the hearing and the fine, if any, imposed. The unit/lot owner shall be given written notice of the results of the hearing within 10 days from the date of the hearing.

SECTION 3 – DENIED APPEALS

1. All decisions of the Board are final and may not be further appealed through the District.
2. If the Board denies the unit/lot owner's appeal, the unit/lot owner must bring the violation into compliance and pay all outstanding fines and charges accrued to date within the time period specified in the written notice received from the Board regarding the Board's decision. Failure to cure the violation within the designated time period stated therein shall constitute a continuing violation and subject the unit/lot owner to subsequent fines at the rate and frequency noted in Fine Policy and Schedule noted above – Schedule of Fines, which additional fines shall not be subject to the appeal process.
3. The Board may, in its sole discretion, take legal action against the unit/lot owner at anytime after a unit/lot owner's appeal has been denied and the unit/lot owner has accrued fines equal to or greater than \$250 or the Board determines that immediate legal action is necessary to preserve the health, safety, and welfare of its Members.

SCHEDULE OF FINES:

Violation	Amount of Fine				Assess	
	1st	2nd	3rd	Thereafter		
Architectural Committee Review and Approval Required	Warning	\$25	\$50	\$50	Bi-weekly	
Architectural Review, Improvement not Conforming to Request/Approval	Warning	\$25	\$100	\$200	Bi-weekly	
Residential Use: Professional or Home Occupation	Warning	\$25	\$100	\$200	Bi-weekly	
Declaration of Covenants, Other Not Listed	Warning	\$25	\$50	\$50	Bi-weekly	
Drainage & Irrigation	Warning	\$25	\$50	\$50	Bi-weekly	
Household Pets	Warning	\$25	\$50	\$50	Bi-weekly	
Leases	Warning	\$25	\$50	\$50	Bi-weekly	
Vehicle Parking, Storage and Repairs	Warning	\$25	\$50	\$50	Bi-weekly	
Light, Sound and Odors	Warning	\$25	\$50	\$50	Bi-weekly	
Nuisances	Warning	\$25	\$50	\$50	Bi-weekly	
Hazardous Activities	Warning	\$25	\$50	\$50	Bi-weekly	
Completion of Landscape	Warning	\$25	\$50	\$50	Bi-weekly	
Lot Maintenance	Warning	\$25	\$200	\$50	Bi-weekly	
Miscellaneous Requirement & Improvements Including Signage	Warning	\$25	\$50	\$50	Bi-weekly	
Temporary Structures	Warning	\$25	\$50	\$50	Bi-weekly	
Trash and Materials	Warning	\$25	\$50	\$50	Bi-weekly	
Watering Outside of Restrictions	\$25	\$50	\$75	\$100	Per Occ.	

*All notices subject to a certified letter fee in the amount of \$30, per mailing.