EXTERNAL DEED RESTRICTION – STANDARDS DEFINITIONS VILLAGE COMMUNITY DEVELOPMENT DISTRICT NO. 10

Purpose: The purpose of these External Deed Restriction - Standards Definitions is to further clarify those items identified and/or defined in the Declaration of Restrictions for those properties located within the boundaries of Village Community Development District No. 10, and to clarify and interpret the adopted Rule to Bring About Deed Compliance ("Rule") relating to the exterior appearance or use of real property within its the boundaries. You may also find further clarification in the District adopted Architectural Review Manual. The following are general interpretations of the Rule for the District:

Alterations, Modifications, and Changes

The District is responsible for approving alterations, changes, or modifications to Homesites and the exterior appearance and structure of the home. No after-market change should be made to any Homesite or Home without first obtaining District approval. This includes but is not limited to: arbors, trellises, pergolas, pools, patios, screen cages, decks, awnings, fences, walls, enclosures, landscaping, driveway additions, re-paintings and room additions to the home. District approval may be via an Architectural Review Committee (ARC) created by District resolution or inter-local agreement in furtherance of the architectural review process.

It is the property owner's responsibility to obtain all necessary permits, governmental approvals and maintain compliance with all governmental laws, water management district plans, and private restrictions, including but not limited to: Building regulations, zoning regulations, plat requirements, permitting and declaration of restrictions (collectively, the "Laws").

Community Standards Department

The department responsible for carrying out deed compliance for certain exterior deed restrictions as described in the Rule.

Complainant

An individual who makes a complaint and initiates the deed compliance process.

Deed Compliance Staff

Members of the District Community Standards Department who are charged with making calls, inspecting properties, and carrying out departmental duties.

Deed Restrictions

Are those deed restrictions adopted by the Rule.

Fence

A fence may include but is not limited to a vertical structure or a dividing instrument.

Garbage/Trash

All household waste should be placed in a sealed tall kitchen bag or a 20-30 gallon trash bag (any color). All materials can be placed in the same bag. The trash bags should be placed together at the end of the driveway. Each bag should weigh no more than forty (40) pounds. Bags must be placed for collection

before 6 AM on your collection day or the night before (no sooner than 5 PM). Collection times may vary. This criterion can change, please check with your trash service provider.

Hedges

Hedges are defined as a contiguous grouping of shrubs.

Homesite and/or Lot

Shall mean and refer to any plot of land shown upon a plat which bears a numerical designation, but shall not include tracts or other areas not intended for a residence within the District's boundaries. The terms Homesite and Lot are used interchangeably.

Inoperable Vehicles

Inoperable Vehicles are vehicles that: (1) are incapable of operation; (2) are not licensed and/or registered; or (3) have a flat or missing tires. Vehicles must be capable of operation and proof of such shall be demonstrated to District staff, upon request.

Lawn Ornaments

Lawn ornaments, or yard art, generally refers to manmade items decorative objects used to make a yard more attractive, and which are located anywhere outside the structure or footprint of the home. However, pots and planters designed and constructed for plant use are permitted so long as they are used for their intended purpose. The inclusion or attachment of flowers or plants to a man-made ornament, not originally constructed for plant use, does not change the item from a lawn ornament to landscaping. The word 'lawn' includes areas that are mulched, concreted, sodded, rocked, landscaped, bare earth, or any other material outside the structure (footprint) of the home. The following is intended as a partial reference list of lawn ornaments: any man-made concrete or ceramic statue or figure (including religious symbols), wind chimes, plastic or silk flowers, windmill, pinwheels, train sets, deer, geese, flamingos, or any other animal or human figures. Residents may check with the Community Standards Department prior to purchase of lawn ornamentation/ landscape objects.

Maintenance

Maintenance shall mean the exercise of reasonable care to keep buildings, landscaping, lighting, lawns, and other related improvements and fixtures in good condition. Maintenance of landscaping is defined as the exercise of generally accepted garden-management practices necessary to promote a healthy, weed-free environment for optimum plant growth. The Rule's requirement to mow includes the requirement to weed. Grass is overgrown when it is allowed to grow to 8", or when shrubbery is up to soffit and/or rain gutters or if shrubbery is obstructing entry to the front door. If the lawn is required to be sodded, any turf grass such as St. Augustine, Bahia, Empire Zoysia, Bermuda or other may be used and shall be void of any bare or dead spots exceeding approximately 1½ feet in diameter. Florida-Friendly ground cover is permitted as a substitute for sod. Rock or artificial turf (whether silk, plastic or other material) is not an approved substitute for sod.

Homes and lots are expected to be kept free of external unused items, junk, construction material, and other debris.

Owner

Owner shall mean the owner(s) of record according to the Property Appraiser's records in the county in which the violation exists. The owner(s) may or may not be the person living in the home.

Signs

No sign of any kind shall be displayed to public view on a Homesite or any dedicated or reserved area without prior written consent, except customary name and address signs and one sign advertising a property for sale or rent which shall be no larger than twelve (12) inches wide and twelve (12) inches high and which shall be located wholly within the Home and only visible through a window of a Home with the following exceptions:

- **Security:** Small decals or small signs may be placed on doors, windows and planting beds next to the home.
- Lawn Care: State law allows for a sign to be placed on the newly-treated lawn until dry.
- Medical Alert Decals: Small decal placed on the front entry glass, door, or planting beds next to the home to inform First Responders of important medical information in the event of an emergency.

Trucks, Boats, and RV Parking

No trucks in excess of 3/4 ton size*, boats, or recreation vehicles shall be parked, stored, or otherwise remain on any Lot except for (a) service vehicles located thereon on a temporary basis while performing a service for a resident or (b) vehicles fully enclosed in garages located on the Lot. *The tonnage of a vehicle describes the hauling capacity and not the weight of the vehicle. Example: A Ford F150 is classified as a 1/2 ton vehicle, Ford F250 is a 3/4 ton size vehicle, and a Ford F350 is a 1 ton vehicle. Anything larger than the F250, for example, Dooley or a Fifth-wheel, is considered in excess of 3/4 ton and would not be allowed to remain on the Homesite.

- Types of vehicles not permitted per the Deed Restrictions in Home Units: Trucks in excess of 3/4 ton size, boats, and recreation vehicles.
- Types of vehicles not permitted per the Deed Restriction in Villa Units: Trucks in excess of 3/4 ton size, camper, boat, trailer, aircraft, or any vehicle other than a private non-commercial vehicle.
- For conservation and recycling of waste, vehicles in the process of being washed may be parked on the grass or lawn for a temporary period while being washed but must be removed immediately following the washing.

The following exceptions apply:

Recreational Vehicles. A recreational vehicle is often abbreviated as an RV. An RV is any
motorhome vehicle or trailer that includes living quarters designed for accommodations. Types
of RV's include, but not limited to, motorhomes, campervans (also known as travel trailers),
fifth-wheel trailers, popup campers and truck campers. These types of RVs are allowed on the

driveway not to exceed 72 hours (3 days) in a 30 day period, provided they are not inhabited. This allowance is made in an effort to accommodate the packing and unpacking of the RV.

- **Boats** are allowed on the driveway not to exceed 72 hours (3 days). This allowance is made in an effort to accommodate the packing, unpacking and cleaning of the boat.
- **Vehicle Repair,** under no conditions should vehicles be repaired in the driveway except for minor repairs such as flat tire repair, tire inflation or detailing.

NOTE: Any Repeat Violation may be fined up to \$500 per day.												JNIT																					
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AIR CONDITIONERS																																	
■ 2.26 Window air-conditioners are prohibited and only central air-																																	ı
conditioners are permitted.	•	•	•	•		•		•	•	-	•	-	•	•	•	•	- 1	• •	•		-		•	•	•	•	•		-	•	-		•
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BUSINESS HOMESITES / LOTS																																	_
■ 2.1 All Homesites included in the Subdivision shall be used for																																	ı
residential purposes only and shall be subject to the following																																	ı
specific residential use restrictions in addition to the general restrictions contained in the Declaration of Restrictions.																									l								ı
restrictions contained in the Declaration of Restrictions.				•								_				•						•	•		•				_		_		_
■ 2.10 Properties within the Subdivision are intended for residential	-	-	_	-		-		-	-	-	-	-	_	-	-	- "			-	-	-	-	-	-	-	-	-	-	-		-		-
use and no commercial, professional or similar activity requiring																									l								ı
either maintaining an inventory, equipment or customer/client visits																																	ı
may be conducted in a Home or on a Homesite.																																	ı
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EXTERNAL NOISES																																	
■ 2.21 Radios, record players, television, voices and other sounds																									l								ı
are to be kept on a moderate level from 10:00 pm to one (1) hour																																	ı
before daylight.										•		•		•											•					•			
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GARBAGE/TRASH																				-													_
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■ 4.3b Prior to being placed curbside for collection, no rubbish, trash, garbage, or other waste material shall be kept or permitted																																	ı
on any Homesite or on dedicated or reserved areas except in																																	ı
sanitary containers located in appropriate areas concealed from																									l								ı
public view. 4.3c Once placed curbside for collection, all garbage																																	ı
will be contained in plastic bags prescribed by the Developer and																																	ı
placed curbside no earlier than the day before scheduled pick-up.																																	ı
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not exceeding a thirty (30) day duration.				•						•		•	•	•	•	•					-	•	-		•		•	_	•		•		-
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LIGHTING																																	
■ 2.19 Exterior lighting must be attached to the Home and shaded												-																				-	
so as not to create a nuisance to others. No other light poles may																																	ı
be erected.																																	ı
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■ 2.2 No building or structure shall be constructed, erected, placed																											
or altered on any Homesite until the construction plans and																											ı
specifications and a plan showing the location of the building or																											ı
structure have been approved. Each property owner within the																											ı
Subdivision at the time of construction of a building, residence, or																											ı
structure shall comply with the construction plans for the surface																											ı
water management system approved an on file with the Southwest																											ı
Florida Water Management District.		_ _										_				_ _			_ _			_					

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MAINTENANCE & MODIFICATIONS (cont'd)																																		
■ 2.4 There shall be only one Home on each Homesite. All Homes must have garages and be of at least 1240 square feet, exclusive																																		
of any garage, storage room, screen room or other non-heated and																																		
non-air conditioned spaces. All Homes must be constructed with at																																		
least a 6" in 12" rise and run roof pitch. The Home shall be a																																		
conventionally built Home of a design approved by the Architectural																																		
Review Committee as being harmonious with the development as																																		
to color, construction materials, design, size and other qualities.																																		
Each Home must have eave overhangs and gable overhangs, and																																		
all roofing materials shall be approved by the Architectural Review																																		
Committee, including the roof over garages, screen porches, utility																																		
rooms, etc., and all areas must have ceilings.																																		
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■ 2.4 There shall be only one Home on each Homesite. All Homes																																		
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non-air-conditioned space. All Homes must be constructed with at																																		
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■ 2.5 After the Home has been constructed, no reconstruction,																								-										_
additions, alterations, or modifications to the Home, or in the																																		
locations and utility connections of the Home will be permitted																																		
except with the written consent of an architectural review																																		
committee. No Owner, other than Developer shall undertake any																																		
such work without the prior written approval of the plans and																																		
specifications thereof by the architectural review committee. The																																		
architectural review committee shall grant its approval only in the																																		
event the proposed work (a) will benefit and enhance the entire																																		
Subdivision in a manner generally consistent with the plan of																																		
development thereof and (b) complies with the construction plans																																		
for the surface water management system pursuant to Chapter 40D-																																		
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■ 2.7 All Homesites shall remain finished with the same quantity																																		
and style of water-conservative, drought-tolerant sod and																																		
landscape as originally provided by the Developer. Notwithstanding,																																		
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MAINTENANCE & MODIFICATIONS (cont'd)																																	
■ 2.7 All Homesites shall remain finished with the same quantity and style of water-conservative, drought-tolerant sod and landscape as originally provided by the Developer. Notwithstanding: (a) the construction, installation, and maintenance of structures, additions, and other improvements to Owner's Homes or Homesites shall not be deemed a violation of the foregoing sentence if such improvements and activities are first approved by the Developer, in accordance with the other provisions set forth in this Declaration; and (b) Owners are encouraged to and may add and replace landscape that is more water-conservative and drought-tolerant than originally provided; however any such alterations to areas visible from roadways or golf courses must receive prior written approval from the Developer.																						100 mm m											
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■ 2.8 Each Home and Homesite must contain a concrete driveway, and a lamppost must be erected in the front yard of each Homesite.	-	•	-	•	-	•		•	-	•	-	•	-	•	-	•	-	•	-	•	•	•	-	_		•					•		
■ 2.9 All outside structures for storage or utility purposes must be permanently constructed additions in accordance with Section 2.4 and of like construction and permanently attached to the Home.									-					•	-			•		•	-			•				• •					
■ 2.12 Owners shall keep their Homesites neat and clean and the grass cut, irrigated and edged at all times. The Homesite Owner shall have the obligation to mow and maintain the unpaved area between an adjacent roadway or walkway located in the road right of way and the Owners Homesite. Persons owning Homesites adjacent to a land use or landscape buffer, or wildlife preserve, shall have the obligation to mow and maintain all areas between their Homesite lot line and the land use or landscape buffer, and between their Homesite lot line and the board fence on the adjoining wildlife preserve, even though they may not own that portion of land. The Owners of Homesites subject to a Water Feature Landscaping Easement and Owners of Homesites subject to a Special Easement for Landscaping shall perpetually maintain the easement area and will not remove or destroy any landscape or fencing thereon originally installed by the Developer without the Developer's advance written approval, and will promptly replace all dead foliage located therein.																		•															

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fences adjoining the Owners Homesite whether on the Owners																														
Homesite or on an adjacent Homesite, reserved area or dedicated																														
area. Owners of Homesites adjacent to Tract E (as described on																														
the Plat) shall not be obligated to maintain the fencing or walls																														
located on said Tract E. Where a wall, gate, or fence adjoins more																														
than one Homesite, the cost of maintaining and repairing the																														
surface and the structural integrity of the wall, gate, or fence shall																														
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repairs of the surface & structural integrity of the walls, gates, and																														
fences adjoining the Owners Homesite whether on the Owners																														
Homesite or on an adjacent Homesite, reserved area or dedicated																														
area; provided however, the Owners of Homesites 18-28 shall not																														
be obligated to maintain the fence located on Tract A of the Plat.																														
Where a wall, gate, or fence adjoins more than one Homesite, the																														
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fences adjoining the Owners Homesite whether on the Owners																																			
Homesite or on an adjacent Homesite, reserved area or dedicated																																			
area; provided however, the Owners of Homesites 46 through 52,																																			
68 through 84, 95 through 97, and 105 through 108 shall not be																																			
obligated to maintain the fencing or walls located on Tract F and																																			
Tract G of the Plat. Where a wall, gate, or fence adjoins more than																																			
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Such Owners are encouraged to maintain the perimeter of the																																			
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review committee for paint specifications. Owners of Homesites																																			
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fences adjoining the Owners Homesite whether on the Owners																																			
Homesite or on an adjacent Homesite, reserved area or dedicated																																			
area; provided however, the Owners of Homesites 1 through 5 shall																																			
have no responsibility to maintain any portion of the fence or wall																																			
adjacent to those Homesites located on Tract B of the Plat. Where																																			
a wall, gate, or fence adjoins more than one Homesite, the cost of																																			
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MAINTENANCE & MODIFICATIONS (cont'd)																																
■ 2.12 Additionally, for those Owners of Homesites adjoining perimeter security walls, gates, or fences originally constructed by the Developer, Owners shall be responsible for maintenance and repairs of the surface & structural integrity of the walls, gates, and fences adjoining the Owners Homesite whether on the Owners Homesite or on an adjacent Homesite, reserved area or dedicated area; propvided however the Owners of Homesites 4 through 36 shall not be obligated to maintain or repair the fence running along the ease boundaries thereof. Where a wall, gate, or fence adjoins more than one Homesite, the cost of maintaining and repairing the surface and the structural integrity of the wall, gate, or fence shall be shared among the respective Owners served by such wall, gate, or fence. Such Owners are encouraged to maintain the perimeter of the security walls, gates, and fences in a cooperative and uniform manner with the adjacent Homesite Owners so as to present to the public a uniform and well-maintained appearance of the Subdivision as a whole. The Homesite Owner must contact the architectural review committee for paint specifications. Owners of Homesites adjoining stack block walls, perimeter security walls, landscaped																																
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nave no responsibility to maintain any portion of the fence or wall																														
adjacent to those Homesites and located on Tract B of the Plat ar	ıd																													
he Owner of Homesite 12 shall have no responsibility to maintain																														
any portion of the fence or wall adjacent to the Homesite and																														
ocated on Tract F of the plat. Where a wall, gate, or fence adjoin	s																													
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fences adjoining the Owners Homesite whether on the Owners Homesite or on an adjacent Homesite, reserved area or dedicated																																ı
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area; provided however, the Owners of Homesites 15 through 22,																																ı
33 through 35 and 43 through 58 shall not be obligated to maintain																																ı
or repair teh fence located on Tract A of the Plat. Where a wall,																																ı
gate, or fence adjoins more than one Homesite, the cost of																																ı
maintaining and repairing the surface and the structural integrity of the wall, gate, or fence shall be shared among the respective																																ı
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fences adjoining the Owners Homesite whether on the Owners																																ı
Homesite or on an adjacent Homesite, reserved area or dedicated																																ı
area; provided however, the Owners of Homesites 41, 42, 53, 54																																ı
and 55 shall not be responsible for maintenance and repairs of the																																ı
fence adjacent to the rear of such Homesites and located on Tract																																ı
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MAINTENANCE & MODIFICATIONS (cont'd)																												
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fences adjoining the Owners Homesite whether on the Owners																												
Homesite or on an adjacent Homesite, reserved area or dedicated																												
area; provided however, the Owners of Homesites adjacent to Tract																												
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fencing located on said Tract D. Where a wall, gate, or fence																												
adjoins more than one Homesite, the cost of maintaining and																												
repairing the surface and the structural integrity of the wall, gate, or																												
fence shall be shared among the respective Owners served by																												
such wall, gate, or fence. Such Owners are encouraged to maintain																												
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repairs of the surface & structural integrity of the walls, gates, and																												
fences adjoining the Owners Homesite whether on the Owners																												
Homesite or on an adjacent Homesite, reserved area or dedicated																												
area; provided however, the Owners of Homesites 14-18 shall not																												
be obligated to maintain the fencing located on Tract A of the Plat.																												
Where a wall, gate, or fence adjoins more than one Homesite, the																												
cost of maintaining and repairing the surface and the structural																												
integrity of the wall, gate, or fence shall be shared among the																												
respective Owners served by such wall, gate, or fence. Such																												
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fences shall maintain up to such wall, buffer or fence whether or not																												
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not adhere to these regulations, then the work may be performed																												
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NOTE: Any Repeat Violation may be fined up to \$500 per day.											UNI	Т																			
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MAINTENANCE & MODIFICATIONS (cont'd)						1.00				(100							10									2001		
■ 2.12 Additionally, for those Owners of Homesites adjoining																															
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fences adjoining the Owners Homesite whether on the Owners																															
Homesite or on an adjacent Homesite, reserved area or dedicated																															
area; provided however, the Owners of Homesites 61 through 63,																															
72 through 74, 80 through 82, and 92 through 94, shall not be																															
obligated to maintain or repair the fence located on Tracts B and D																															
of the Plat. Where a wall, gate, or fence adjoins more than one																															
Homesite, the cost of maintaining and repairing the surface and the																															
structural integrity of the wall, gate, or fence shall be shared among																															
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such area is within or outside of the Homesite. If an Owner does																															
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on behalf of the Owner and the cost shall be charged to the Owner.																															
on bondin of the Owner and the cost shall be sharged to the Owner.																															
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■ 2.13 Except as originally constructed by the Developer, no																															
driveways, walkways, cartpaths or access shall be located on or				_													_														
permitted to any road right-of-way, walkway or cartpath.	•	-		-		-	•	-	- 1	- -	• •	-	-		•	•	-	-	•	• •		•		•		-	•		-		₽₽
■ 2.14 No building or other improvements shall be made within the																															
easements reserved by the Developer without prior written																															
approval.		•		-				•					•		•		•					•		•			-		•		•
■ 2.18 No arbor, trellis, gazebo, pergola (or similar item), awning,																															
fence, barrier, wall or structure of any kind or nature shall be placed																															
on the property without prior written approval of the architectural																															
review committee. No tree with a trunk of four (4) inches in																															
diameter shall be removed or effectively removed through																															
excessive injury without first obtaining permission.																															
0.00 (6.11)		•		-			•	-	• !	- -	• •		-	-	•		-	•		• •		-	-	-		•			-		
■ 2.28 If all or any portion of a residence is damaged or destroyed																															
by fire or other casualty, it shall be the duty of the Owner thereof,																															
with all due diligence, to rebuild, repair, or reconstruct such																															
residence and walls in a manner which will substantially restore it to			1																												
its appearance and condition immediately prior to the casualty.																															
Reconstruction shall be undertaken within two (2) months after the damage occurs, and shall be completed within eight (8) months																															
after the damage occurs, unless prevented by governmental																															
authority. Such reconstruction is subject to the provisions of these																															
Restrictions.																															
Trestrictions.												١.																_ _			
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NOTE: Any Repeat Violation may be fined up to \$500 per day.											Į	UNIT																						
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MAINTENANCE & MODIFICATIONS (cont'd)																																		
■ 3.1 Easements and rights-of-way shall be confined to a seven																																		
and one-half (7 1/2) foot width along the rear lines, a ten (10) foot																																		
width along the front line, and a five (5) foot width along the side lot																																		
lines of every Homesite.		-	•	•	•	•		-		•		-		•		-		•		•	•	•		•				•	•	•	•		•	
■ 3.1 Easements and rights-of-way shall be confined to a seven																		l																
and one-half (7 1/2) foot width along the rear lines, a ten (10) foot																																		
width along the front line, and a five (5) foot width along the side lot																		l																
lines of every Homesite, except that the utility easement along the																																		
rear of Homesites 81 and 82 shall be ten (10) feet.																																		
■ 3.2 Developer reserves the right to extend any streets or roads																							•											
or to create new streets or roads, but no other person shall extend																																		
any street or create any new street over Homesite and no																																		
Homesite may be used as ingress and egress to other property.																																		
Promestie may be used as ingress and egress to other property.				_		•		_		_		_			_	•				•		•		•		•		•		•				
■ 3.3 No owner of the property within the Subdivision may construct	_	-		-		-		-		-		_		_	-	-		-		_		_	-	_		_	-	-	-	-			-	_
or maintain any building, residence, or structure, or undertake or																		l																
perform any activity in the wetlands, wetland migration areas, buffer																																		
areas, and upland conservation areas and drainage easements																																		
described in the approved permit or recorded plat of the																																		
Subdivision, unless prior approval is received from Southwest																																		
Florida Water Management District Brooksville Regulation																		l																
Department, and if applicable, any other appropriate governmental																																		
agency having jurisdiction. Owner shall be responsible for																																		
maintaining designated flow paths for side and rear Homesite																		l																
drainage as shown on the construction plans for the surface water																		l																
management system approved and on file with the SWFWMD and																																		
if such maintenance of designated flow paths is not properly						l												l																
undertaken by Owner, then the District may enter onto the																																		
Homesite and reconstruct the intended flow pattern and assess the						1																												
Owner for such expense.						•												_				_	•			-		•				_		_
■ 3.3 Owners of Homesites subject to a Special Easement for		-		-		-	-	-	-	-	-	-		-	-	-	-	-		-	=	-	-	-		-	-	-	-	-	-		-	-
Landscaping, as shown on the Plat or described in section 3.1 shall						1																												
perpetually maintain the vegetation located thereon, consistent with						1																												
good horticultural practice. No owner of a Homesite which is subject																																		
to a Special Easement for Landscaping shall take any action to																																		
prevent the Landscaped Buffer from complying with the provisions																																		
of the Development Order and those provisions of the Sumter																																		
County Subdivision regulations requiring Landscaped Buffer areas.																																		
, J 4===================================				•		•	•	-		-	•	•	•	•		•		•	-	•	•	•	•	•	•	•	•	•		•	•	•	-	•
■ 4.4 Individual mailboxes may not be located upon a Homesite.																																		
		•	•			•	•	•	•	•		•	•	•	•	•	•	•	•	•	•	•	•	•		•		•	•	•	•	•	•	•
Fines																																		
Mowing, (which includes weeding) edging																																		
1st and subsequent remediation actions per Order of																																		
Enforcement																																		
\$250.00																																		
ψ Σ -00.00																																		
Pressure washing / trimming of hedges/shrubbery																																		
\$150 per hour																																		
Actual cost of maintenance plus \$100 administrative fee																																		
rotal cost of maintenance place \$100 auministrative rec																																13		
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NOTE: Any Repeat Violation may be fined up to \$500 per day.											ι	JNIT																						
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If unable to maintain due to hinderance - mowing, edging, weeding,																																		
pressure washing, triming of hedges/shrubbery - \$150 initial fine,																																		
\$50 per day of continued violation																																		
All other infractions of Maintenance and																																		
Modification restrictions																																		
Fines per day of con't viol.																																		
\$150.00 \$50.00																																		
OUTSIDE ANIMALS																																		
■ 2.23 No livestock, or poultry of any kind shall be raised, bred, or																																		
kept on any Homesite or on dedicated or reserved areas.																																		
	-	•		-		•		•	•	•		-		•		-		-		-	•	-	•	•	•	-		•		-		•	•	
Fines per day of con't viol.																																		
\$50.00 \$25.00																																		

a Homesite or any dedicated or reserved area without prior written consent, except customary name and address signs and one sign advertising a property for sale or rent which shall be no larger than welve (12) inches wide and twelve (12) inches high and which shall be located wholly within the Home and only visible through a window of the Home. Fines per day of con't viol. 850.00 \$25.00 TRUCKS/ RVs/ PARKING ■ 2.9b No trucks in excess of 3/4 ton size, boats, or recreational vehicles shall be parked, stored or otherwise remain on any Homesite or street, except for (a) service vehicles located thereon on a temporary basis while performing a service for a resident or (b) vehicles fully enclosed in garages located on the Homesite. No exhibites fully enclosed in garages located on the Homesite. No exhibites or equipment be kept on any Homesite.	NOTE: An	ny Repeat Violation may be fined up to \$500 per day.											UNIT	-																			
\$2.165.A to sign of any kind shall be displayed to public view on a Homesite or any dedicated or reserved area without prior written consent, except customary name and address signs and one sign advertising a property for sale or rent which shall be no larger than welve (12) inches wide and twelve (12) inches high and which shall be located wholly within the Home and only visible through a window of the Home. Fines per day of con't viol. \$50.00 \$25.00 \$25			183	184	185	186	187	188	189	190 1	191 19	2 193	3 194	195	200	201	202	203	204	216 2	217 2	18 219	220	221	222	223	230 2	231 2	32 23	33 23	4 235h	1 236H	23
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NOTE: Any Repeat Violation may be fined up to \$500 per day.												UNIT																					
	183	184	185	186	187	188	189	190	191	192	193	194	195	200	201	202	203	204 2	216	217	218	219	220	221	222	223	230 23	31	232 2	33 2	234 23	5H 23	36H 23
USES OF PROPERTY																																	
■ 2.21 Each owner shall use his property in such a manner as to																																	
allow his neighbors to enjoy the use of their property.		•		•		-				-		•		•		•		•	•	•	•	-	•	•	•			-		• 8			
Fines																																	
per day of con't viol.																																	
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NOTE: An	y Repeat Violation may be fined up to \$500 per day.		VILL	AS														
		954			957	958	959	960	961	962	963	964	965	966	967	968 9	69 9	70
AIR CONE	DITIONERS																	
■ 10 Windo	w air-conditioners are prohibited and only central air-conditioners are permitted.								•							_		_
Fines	Per day of con't viol	_		-		-		-	_	-	+-	-		!		-		-
\$50.00	\$25.00										+		+	-		-	-	_
φ30.00	φ20.00										+	+	+	₩		-	-	
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	S HOMESITES / LOTS										4	-	ļ					
	usiness of any kind shall be conducted on any residence with the exception of the business of																	
Declarant a	nd the transferees of Declarant in developing and selling all of the Homesites as provided herein																	
		•		-		-		-		-		-					• '	_
			1								4		.					
Fines	Per day of cont'd viol										4	4—	-			_		
\$500.00	\$50.00										1		1					
														<u> </u>				
EXTERNA	IL NOISES																	
■ 5 13 Radi	ios, record players, television, voices and other sounds are to be kept on a moderate level from										+						-	_
	one (1) hour before daylight.																	
10.00 pm te	.,			-	•	-		•		-		•		•	-	•	•	•
Fines	Per day of con't viol																	
\$50.00	\$25.00																	
GARBAGE	E/TRASH																	
	to being placed curbside for collection, no rubbish, trash, garbage, or other waste material shall																	
	permitted on any Homesite or on dedicated or reserved areas except in sanitary containers																	
located in a	ppropriate areas concealed from public view. 5.12 Once placed curbside for collection, all																	
garbage wil	I be contained in plastic bags and placed curbside no earlier than the day before scheduled pick-																	
up.																		
Fines	Per day of con't viol																	
\$50.00	\$25.00										1		T					
•	NAMENTS												1	1				
			1									-	ļ					
■ 5.4 Lawn	ornaments are prohibited, except for seasons displays not exceeding a thirty (30) day duration.																	
	B. J. C. K. I.	-	-			-		_		-		-				-	- '	_
Fines	Per day of con't viol		1									-	ļ					
\$50.00	\$25.00										4	4—	-	4			4	
	ANCE & MODIFICATIONS										4		ļ	<u> </u>				
	Homesites both burdened and benefitted by side yard easements shall be Homesites 2 through																	
	ugh 24, 27 through 30, 33 through 39, 42, 43, 46 through 54 and 57 through 65. Homesites																	
	y not benefitted by side yard easements shall be Homesites 12, 25, 26, 32, 41, 55 and 56.																	
	benefitted but not burdened by side yard easements shall be Homesites 1, 13, 31, 40, 44, 45																	
and 66.											4	1	1				LL.	
	Homesites both burdened and benefitted by side yard easements shall be Homesites 2 through																	
	ugh 27, 30 through 43, 46, 47, 50, 51, 54 through 66 and 69 through 80. Homesites burdened																	
	fitted by side yard easements shall be Homesites 22, 23, 29, 45, 49, 67 and 68. Homesites																	
benefitted b	out not burdened by side yard easements shall be Homesites 1, 28, 44, 48, 52, 53 and 81																	
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NOTE: Any Repeat Violation may be fined up to \$500 per day.		VILL	AS													
	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968 9	69 970
■ 4.1a(3) Homesites both burdened and benefitted by side yard easements shall be Homesites 2 through																
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benefitted but not burdened by side yard easements shall be Homesites 1, 25, 35, 39, 42, 43 and 61.																
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■ 4.1a(3) Homesites both burdened and benefitted by side yard easements shall be Homesites2 through																
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benefitted but not burdened by side yard easements shall be Homesites 1, 18, 26, 33, 34 and 49																

NOTE: Any Repeat Violation may be fined up to \$500 per day.		VILL	AS														
	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970
MAINTENANCE & MODIFICATIONS (cont'd)																	
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by not benefitted by side yard easements shall be Homesites 13, 20, 21, 34, 48, 51 and 52. Homesites																	
benefitted but not burdened by side yard easements shall be Homesites 3, 15, 32, 39, 42, 50 and 59.																	
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■ 4.1a(3) Homesites both burdened and benefitted by side yard easements shall be Homesites 2 through																	
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and 63. ■ 4.1a(3) Homesites both burdened and benefitted by side yard easements shall be Homesites 2 through																-	-
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and 69.																	
■ 4.1a(3) Homesites both burdened and benefitted by side yard easements shall be Homesites 2 through																	
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by not benefitted by side yard easements shall be Homesites 1, 14, 40, 41, 49 and 74. Homesites																	
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82, 85 through 87, 90 through 92, 95 through 98, 101 through 106, 109 through 113, 116, 117, 120 through																	
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166, 167 and 182.													•				
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NOTE: Any Repeat Violation may be fined up to \$500 per day.		VILL	.AS													
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MAINTENANCE & MODIFICATIONS (cont'd)																
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NOTE: Any Repeat Violation may be fined up to \$500 per day.		VILL	AS														
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MAINTENANCE & MODIFICATIONS (cont'd)																	
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■ 4.1b(3) Homesites both burdened and benefitted by driveway easements shall be Homesites 2 through 22, 27 through 29, 32 through 35, 38 through 44, 47 through 52, 55 through 65, 68 through 77, 80 through 82, 85 through 87, 90 through 92, 95 and 98, 101 through 106, 109 through 113, 116, 117, 120 through 122, 125, 126, 131 through 135, 138 through 144, 147 through 150, 153 through 156, 159 through 161, 164, 165, 168, 169 and 172 through 181. Homesites burdened by not benefitted by driveway easements shall be Homesites 1, 30, 36, 45, 46, 66, 78, 79, 88, 93, 94, 100, 114, 115, 123, 124, 128, 130, 145, 146, 157, 158, 166, 167 and 182. Homesites benefitted but not burdened by driveway easements shall be Homesites 23, 26, 31, 37, 53, 54, 67, 83, 84, 89, 99, 107, 108, 118, 119, 127, 129, 136, 137, 151, 152, 162, 163, 170 and 171.																	
■ 4.1b(3) Homesites both burdened and benefitted by driveway easements shall be Homesites 2 through 8, 11 through 19, 22 through 25, 28 through 39, 42 through 49 and 52 through 58. Homesites burdened by not benefitted by driveway easements shall be Homesites 1, 10, 21, 40, 41 and 59. Homesites benefitted but not burdened by driveway easements shall be Homesites 9, 20, 26, 27, 50 and 51.														-			
■ 4.1b(3) Homesites both burdened and benefitted by driveway easements shall be Homesites 2 through 13, 16 through 19, 22 through 37, 40 through 42, 45, 48 through 56 and 59 through 69. Homesites burdened by not benefitted by driveway easements shall be Homesites 1, 20, 38, 43, 46, 47 and 70. Homesites benefitted but not burdened by driveway easements shall be Homesites 14, 15, 21, 39, 44, 57 and 58.																	
■ 4.1b(3) Homesites both burdened and benefitted by driveway easements shall be Homesites 2 through 9, 12 through 31, 34 through 60, 65 through 68, 71 through 73, 76 through 85, 88 through 92, 95 through 100, 103 through 107, 110 through 118, 121 through 131, 134 through 143, 146 through 155, 158 through 167 and 170 through 179. Homesites burdened by not benefitted by driveway easements shall be Homesites 1, 11, 61, 62, 64, 70, 75, 93, 94, 108, 119, 120, 133, 156, 157 and 180. Homesites benefitted but not burdened by driveway easements shall be Homesites 10, 32, 33, 63, 69, 74, 86, 87, 101, 102, 109, 132, 144, 145, 168 and 169.																•	
■ 4.1b(3) Homesites both burdened and benefitted by driveway easements shall be Homesites 2 through 10, 13 through 25, 28 through 30, 34 through 38, 41, 44 through 51 and 54 through 62. Homesites burdened by not benefitted by driveway easements shall be Homesites 1, 12, 31, 39, 42, 43 and 63. Homesites benefitted but not burdened by driveway easements shall be Homesites 11, 26, 27, 33, 40, 52 and 53.																	

NOTE: Any Repeat Violation may be fined up to \$500 per day.		VILL	AS														
	954			957	958	959	960	961	962	963	964	965	966	967	968	969	970
MAINTENANCE & MODIFICATIONS (cont'd)																	
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■ 4.4b(3) Easements for the installation and maintenance of wall and fencing and easements for the installation and maintenance of a storm water runoff drainage system are hereby reserved over a strip of																	
land five feet (5) wide running along the rear Homesite lot line of each Homesite in the Subdivision,																	
together with that portion of each Homesite actually occupied by side fence wall, gate fence walls, security walls, and the storm water runoff drainage system. Such easements along the rear Homesite lot line shall																	
also permit a community development district to enter upon such easement area to maintain the security																	
wall on the Homesite or the adjoining property. Easements for the installation and maintenance of utilities is																	
hereby granted to the providers of those utilities over and upon a five (5) foot strip of land within each																	
Homesite, running along the front Homesite lot line.																	
Tromeste, running along the front Forneste lot line.	_																_
■ 4.4c No dwelling unit or other structure of any kind other than the aforementioned walls or fences shall be	-	_	-				-					-	-	-	H	-	-
built, erected or maintained on any such easement reservation or right-of-way, except that patios and walks																	
may be constructed over the easement reserved over the strip of land running along the back Homesite lot																	
line of each Homesite. Equipment for pool or spa operation may be placed in the easement however.																	
inte of each from este. Equipment for poor of spa operation may be placed in the easement however.	ı.																- 1
■ 4.4c No dwelling unit or other structure of any kind including fencing shall be built, erected or maintained	_		_	_			-	-		_		_	_	_	一		-1
on any such easement either created in this Declaration or as shown on the Plat, or by reservation or right-																	
of-way except that patios and walks may be constucted by the dominant tenement over the easement																	
researed over the stip of land running along the side Homesite lot line of each Homesite, and also except																	
for the white picket fence as originally constructed by the Declarant.																	
To the white planet for the de originally contended by the Bookarant.																	
■ 4.4b(3) Easements for the installation and maintenance of underground utilities, cable television and																	
sanitary sewer and storm drainage facilities are hereby resered over reserved or dedicated areas, and the																	
rear 7 1/2 feet, the front 7 1/2 feet and 5 feet along the side lot lines of each Homesite. No dwelling unit or																	
other structure of any kind including fencing shall be built, erected or maintained on any such easement																	
either created in this Declaration or as show on the Plact or by reservation or right of way, except that																	
patios and walks may be constructed by the dominant tenement over the easements reserved over the strip																	
of land running along the side Homesite lot line of each Homesite.																	
					•				•		-						
■ 5.7 No fence, hedge, wall or other dividing instrumenality shall be constructed or maintained on any																	
Homesite, except that Declarant and the transferees of Declarant may construct fences in accordance with																	
existing architectural plans. In order to maintain a visible roadway, no bush, shrub, tree, or similar plant																	
may be placed within the road right-of-way.			-										-			-	•
■ 5.7 No fence, hedge, wall or other dividing instrumenality shall be constructed or maintained on any																	
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roadway, no bush, shrub, tree, or similar plant may be placed within the road right-of-way.					•				•		-				Ш		
■ 5.8 No outbuilding, tent, shack, garage, trailer, shed, utility building or temporary building of any kind shall																	
be erected, except temporarily only for construction purposes. No arbor, trellis, gazebo, pergola (or similar																	
item), awning, fence, barrier, wall or structure of any kind or nature shall be placed on the property without																	
prior written approval.	•	-	•	-	-		•				-		•		•		
■ 5.7 Concrete and driveway coatings are permitted providing that the design is harmonious with the																	- 1
Subdivision and that such coating is the same color as the home.											•						
■ 5.8 Clear (non-colored) concrete and driveway coatings are permitted. No colored coating is permitted																	ヿ
without the prior written consent of the architectural review committee.	-		•	•			•						•		•	•	
■ 5.16 Individual mailboxes may not be located upon a Homesite.	-		•		-												\blacksquare
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MAINTENANCE & MODIFICATIONS (cont'd)																	
■ 5.19 Each Owner shall ensure that any construction on the Homesite complies with the construction plans for the surface water management system pursuant to Chapter 40D-4, F.A.C., approved and on file with the Southwest Florida Water Management District (SWFWMD). No Owner of property within the subdivision may construct or maintain any building, residence, or structure, or undertake or perform any activity in the wetlands, mitigation areas, buffer areas, and upland conservation areas described in the approved permit and recorded plat of the Subdivision, unless prior written approval is received from the SWFWMD pursuant to Chapter 40D-4. ■ 5.20 Except as originally constructed by the Developer, no driveways, walkways, cartpaths or access shall be located on or permitted to any road right-of-way, walkways or cart path. ■ 5.21 Temporary parking depicted on the Plat of the Subdivision is not for Owner's use but is for the use			=		-			=	-		=		=	-	-	•	- -
of Owner's invitees and guests.	ı.							-	•	-		-	•	-	•	-	
■ 5.22 All Homesites shall remain finished with the same quantity and style of water-conservative, drought-tolerant sod and landscape as originally provided by the Developer. Notwithstanding: (a) the construction, installation, and maintenance of structures, additions, and other improvements to Owner's Homes or Homesites shall not be deemed a violation of the foregoing sentence if such improvements and activities are first approved by the Developer, in accordance with the other provisions set forth in this Declaration; and (b) Owners are encouraged to and may add and replace landscape that is more water-conservative and drought-tolerant than originally provided; however any such alterations to areas visible from roadways or golf courses must receive prior written approval from the architectural review committee.			•	-			•	-			•		•	•			•
■ 6.2 Owners are prohibited from utilizing or constructing private wells or other sources of irrigation water within the Subdivision.			•	-		-	•	-		•	•	-		•			•
■ 7.1 Each Homesite Owner shall be responsible for maintaining in a mowed, edged, neat and clean manner that portion of his Homesite not subject to side yard or driveway easements, his side yard easement area, driveway easement area and driveway, whether on his Homesite or on an adjacent Homesite, reserved, area or dedicated area and the unpaved area between an adjacent roadway or walkway located in the road right of way and the Owner's Homesite. If an Owner does not adhere to the above regulation, then the work may be performed on behalf of the Owner and the cost shall be charged to the Owner.				•			•					•		•	•		•
■ 7.1 Each Owner shall keep his Homesite neat and clean and the grass cut and edged at all times and shall also maintain the unpaved area between an adjacent roadway or walkway located in the road right of way and the Owner's Homesite. If an Owner does not adhere to the above regulation, then the work may be performed on behalf of the Owner and the cost shall be charged to the Owner.					•	-					•						

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MAINTENANCE & MODIFICATIONS (cont'd)																
■ 7.1b Owner shall paint and keep clean all fences and walls. The gate on the gate fence or wall shall be																
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MAINTENANCE & MODIFICATIONS (cont'd)																	
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whether on the Owner's Homesite or on an adjacent Homesite, reserved area, or dedicated area. Where a																	
wall or fence serves more than one Homesite, the cost of maintaining and repair the structural integrity of																	
the wall or fence shall be shared among the respective Owners served by such wall. In addition Owners of Homesites 11, 64, 69, 75, 86, 87, 93, 94, 101, 102, 108, 109, 119, 120, 132, 144, 145, 156, 157, 168, 169																	
and 180 shall clean and paint the exterior portion of the wall or fence upon their Homesite facing the																	
adjoining road right of way or parking area. The Owners of Homesites 10 and 11 shall clean and paint the																	
interior portion of the security wall or fence upon and adjacent to the Homesites and shall mow and																	
maintain in a neat and clean manner, the area located between such Owner's Homesites and the centerline																	
of the unpaved right of way adjoining such Homesites. Owners of Homesites on the perimeter of the																	
Subdivision who must maintain the exterior of the fence on their Homesites are encouraged to do so in a																	
cooperative and uniform manner with other adjacent Homesite Owners. ■ 7.2 If an Owner does not																	
adhere to the above regulations, then the work may be performed on behalf of the Owner and the cost shall																	
be charged to the Owner.																	
	_																
■ 7.1b Owner shall paint and keep clean all fences and walls. The gate on the gate fence or wall shall be																	
maintained by the Owner enjoying the use of the adjacent side yard area. Owners shall be responsible for																	
maintenance and repair of the structural integrity of all walls and fences serving the Owners' Homesites whether on the Owner's Homesite or on an adjacent Homesite, reserved area, or dedicated area. Where a																	
wall or fence serves more than one Homesite, the cost of maintaining and repair the structural integrity of																	
the wall or fence shall be shared among the respective Owners served by such wall. In addition Owners of																	
Homesites 12, 27, 33, 40, 43, 52 and 53 shall clean and paint the exterior portion of the wall or fence upon																	
their Homesite facing the adjoining road right of way or parking area. The Owners of Homesites 11, 12, 26,																	
27, 32 and 33 shall clean and paint the interior portion of the security wall or fence upon and adjacent to the																	
Homesites and shall mow and maintain in a neat and clean manner, the area located between such																	
Owner's Homesites and the centerline of the unpaved right of way adjoining such Homesites. Owners of																	
Homesites on the perimeter of the Subdivision who must maintain the exterior of the fence on their																	
Homesites are encouraged to do so in a cooperative and uniform manner with other adjacent Homesite Owners. ■ 7.2 If an Owner does not adhere to the above regulations, then the work may be performed on																	
behalf of the Owner and the cost shall be charged to the Owner.																	
behalf of the Owner and the cost shall be charged to the Owner.																	_
■ 7.1b All gates, walls and fences must be of a uniform color and paint.							•						•		•		_
■ 8 If all or any portion of a residence is damaged or destroyed by fire or other casualty, it shall be the duty																	
of the Owner thereof, with all due diligence, to rebuild, repair, or reconstruct such residence and walls in a																	
manner which will substantially restore it to its appearance and condition immediately prior to the casualty.																	
Reconstruction shall be undertaken within two (2) months after the damage occurs, and shall be completed																	
within six (6) months after the damage occurs, unless prevented by governmental authority. Such																	
reconstruction is subject to the provisions of these restrictions.	ı.									-							
■ 10.1 No Owner shall make any structural alteration, or shall undertake any exterior repainting or repair of,	Ť				-	-			-				-		-		=
or addition to his residence, which would substantially alter the exterior appearance thereof, without the																	
prior written approval of the plans and specifications therefor by an architectural review committee and shall																	
grant approval only in the event the proposed work a) will benefit and enhance the entire Subdivision in a																	
manner generally consistent with the plan of development thereof and (b) complies with the construction																	
plans for the surface water management system pursuant to Chapter 40 D-4 F.A.C., approved and on file																	
with the Southwest Florida Water Management District.					_								_		_		_ [
																	■ 0

NOTE: A	Any Repeat Violation may be fined up to \$500 per day.		VILL	AS														
		954	955	956	957	958	959	960	961	962	2 963	964	965	966	967	968	969	970
MAINTE	NANCE & MODIFICATIONS (cont'd)																	
Fines	,																	
Mowing.	(which includes weeding) edging																	
	subsequent remediation actions per Order of Enforcement																	
\$250.00	and of a chicagon actions por oracle of a more oracle.																	
Ψ200.00																	-	
Pressure	washing / trimming of hedges/shrubbery																	_
\$150 per																		_
	st of maintenance plus \$100 administrative fee																	
Actual Co	st of maintenance plus \$100 autilinistrative fee																	
All other i	nfractions of Maintenance and																	
	ion restrictions																	
Fines	per day of con't viol.																	
\$150.00	\$50.00																	
													ļ					
OUTSID	E ANIMALS																	
■ 5.6 No	livestock, or poultry of any kind shall be raised, bred or kept on any Homesite or on dedicated or																	_
reserved	areas.	•		-		•				•				•				
Fines	per day of con't viol.																	
\$50.00	\$25.00																	
SIGNS																		_
	of any kind shall be displayed to public view on a Homesite or any dedicated or reserved area																	_
	rior written consent, except customary name and address signs and one sign advertising a																	
	for sale or rent which shall be no larger than twelve (12) inches wide and twelve (12) inches high																	
	n shall be located wholly within the Home and only visible through a window of the Home.																	
	3			-		•										•		
Fines	per day of con't viol.																	
\$50.00	\$25.00																	_
400.00	¥																	_
Fines					****													_
	Removal without written approval																-	_
Fine \$50	• • • • • • • • • • • • • • • • • • • •																	_
i iiie \$500	v.vv												1					
TDUCK	S/ BVo/ DADKING			-							-		1					
	S/RVs/PARKING												1					
	emporary parking depicted on the plat of the Subdivision is not for the Owner's use but is for the															_		
	wner's invitees and guests.	•		-		-		-		_	-	-				-		_
	Owner of a Homesite shall park, store, or keep any vehicle except wholly within his driveway,																	
-	r other non-visitor parking spaces. No truck in excess of 3/4 ton, camper, boat, trailer, or aircraft,																	
	hicle other than a private non-commercial vehicle may be parked in a parking space except a boat																	
	ept in the garage with the garage door closed. No Owner of a Homesite shall repair or restore any																	
	nicle, boat, trailer, aircraft, or other vehicle on any portion of any Homesite, or on dedicated or																	
	areas, except for emergency repairs, and then only to the extent necessary to enable movement			l _		l _	_			l _				l _		_]		_
	a proper repair facility.	•	•	-		-		-		-	-	-				-		_
Fines													-					
	e vehicle or equipment							ļ										
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NOTE: Any Repeat Violation may be fined up to \$500 per day.		VILL	AS													
	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968 9f	69 970
All other infractions of Trucks/RV/Parking restrictions:																
Fines per day of con't viol.																
\$150.00 \$50.00																
USES OF PROPERTY																
■ 5.13 Each owner shall use his property in such a manner as to allow his neighbors to enjoy the use of																
their property.			•		•			•			•					• •
Fines																
per day of con't viol.																
\$50.00 \$25.00																
Villa Number/Name Key																
S9-940 Atmore																
S9-941 Barrineau																
S9-942 Amber																
S9-943 Bartow																
S9-945 Devon																
S9-946 Eleanor																
S9-947 Lauren																
S9-948 Lindsay																
S9-949 Megan																
S9-950 Paige																
S9 951 Perdido																
S9-952 Placida																
S9-953 Sharon																
S9-971 Hacienda Mission Hills																

RULES OF THE VILLAGE COMMUNITY DEVELOPMENT DISTRICT NO. 10

CHAPTER II

THE RULE TO BRING ABOUT DEED COMPLIANCE

- **Section 1. AUTHORITY:** The Board of Supervisors is responsible for the adoption of rules, pursuant to Chapters 120 and 190, Florida Statutes, for the conduct of the business of Village Community Development District No. 10 ("District") and in conjunction with the requirements of the law. Pursuant to §190.012(4), Florida Statutes, ("Statute"), the District is authorized to enforce certain deed restrictions within its boundaries in accordance with the Statute and upon adoption of this rule, The Rule to Bring About Deed Compliance, which includes Appendix A and B ("Rule"). The District may by resolution adopt standards by which this Rule may be interpreted.
- **Section 2. PURPOSE:** The purpose of this Rule is to establish certain guidelines, operating policies and procedures relating to the enforcement of certain deed restrictions within the boundaries of the District. The District's Board of Supervisors ("Board") has determined that it is in the best interests of the District and the landowners residing therein, that this formal Rule establishing the operating policies, procedures and guidelines relating to the enforcement of those certain deed restrictions, as described herein, be adopted by the Board.
- **Section 3. CONDITIONS PRECEDENT:** The District meets all the conditions precedent required by the Statute necessary to adopt this Rule:
 - A) The District was in existence on the effective date of the Statute.
 - B) The majority of the Board has been elected by qualified electors pursuant to the provision of section 190.006, Florida Statutes.
 - C) Less than 25 percent of residential units are in a homeowners' association.
 - D) The declarant in all applicable declarations of covenants and restrictions has provided the Board with a written agreement that this Rule may be adopted and a memorandum of the agreement has been recorded in the public records and is attached hereto as **Appendix "A,"** and incorporated hereby.
 - E) There are no existing homeowners' associations within the District boundaries having respective enforcement powers.

Section 4. PROCEDURES FOR COMPLIANCE, DEED RESTRICTIONS, COMPLIANCE MECHANISMS & ENFORCEMENT REMEDIES:

A. Definitions. For purposes of this Rule the following terms shall have the following meanings:

- (i) <u>Compliance Mechanisms</u> the method(s) of bringing about compliance with the Deed Restrictions.
- (ii) <u>Deed Restrictions</u> means those covenants, conditions, restrictions, compliance mechanisms and enforcement remedies contained in any applicable declarations of covenants and restrictions, including any amendments thereto, as recorded in the Public Records of Sumter County, Florida, that govern the use and operation of real property within the District and are subject to consideration per the Statute for adoption by this Rule that may be enforced by the District.
- (iii) Homesite and/or Lot shall mean and refer to any plot of land shown upon a plat which bears a numerical designation, but shall not include tracts or other areas not intended for a residence within the District's boundaries. The terms "Homesite" and "Lot" are used interchangeably.
- (iv) Order of Enforcement the final document issued by the Board at the conclusion of the deed compliance Public Hearing consisting of findings of fact, conclusions of law, the required corrective actions and fine imposition, if any.
- (v) Owner shall mean the record owner, whether one or more persons or entities, of fee simple title to any Homesite which is subject to the Deed Restrictions.
- B) Procedures for Compliance of External Deed Restriction Limitations. The Board hereby adopts by this Rule, detailed Procedures for Compliance of External Deed Restrictions for the District ("Procedures") which are attached hereto as Appendix "B" and incorporated herein by this reference. In sum, the Procedures provide, among other things, a process for initiating and receiving complaints regarding Deed Restriction violations, time frames for coming into compliance, fine schedules, and for the recording of the Order of Enforcement in the Public Records of Sumter County, Florida.
- C) Deed Restrictions. The Board hereby adopts by this Rule portions of the applicable Deed Restrictions that relate to limitations or prohibitions that apply to the external appearances or uses of Homesites or that are consistent with the requirements of a development order or regulatory agency permit. A detailed list of the exact Deed Restrictions being adopted by this Rule for possible enforcement by the District is included in the Procedures for Compliance of External Deed Restrictions and Schedule for Fines, attached as Appendix "B".
- **D)** Fines/Attorneys' Fees/Costs. Fines may be imposed for violations of this Rule. In addition, the Board shall require that each Owner reimburse the District

for attorneys' fees and costs incurred by the Board in enforcing the Deed Restrictions against the Owner. The Board hereby adopts the Procedures for Compliance of External Deed Restrictions and Schedule for Fines, included within attached Appendix "B", to be followed when imposing fines for violations of the Deed Restrictions adopted by this Rule. The Board shall make all final decisions regarding the imposition of fines, if any, at a Public Hearing. The Board finds that the fines are reasonable and are correlated to the costs associated with deed compliance such as but not limited to the costs of inspections, site visits, notice costs and costs of related meetings and hearings.

- E) Compliance Mechanisms. The Board hereby adopts by this Rule, which includes Appendix "B," all the Compliance Mechanisms contained in the Deed Restrictions that apply to the external appearances or uses of Homesites, including the requirement for Owner's to reimburse the District for attorneys' fees and costs expended by the District in enforcement of such Compliance Mechanisms. Such Compliance Mechanisms include but are not limited to:
 - (i) if the Owner does not adhere to the Deed Restrictions regarding keeping the Homesite neat and clean and the grass cut and edged then the work may be performed on behalf of the Owner by the District, but the District shall not be obligated to perform such work, and the cost shall be charged to the Owner as a fine as indicated on the schedule of fines. Said fines shall not be imposed until a Public Hearing is held.
 - (ii) the District's approval over external structural alterations (including but not limited to fencing, sheds, arbors or similar items), repaintings, additions, repairs or improvement of residences/Homesites. Said approval may be granted via an architectural review committee created by the District by resolution or interlocal agreement.
- Enforcement Remedies. The District shall have the right but not the duty to enforce the Deed Restrictions adopted by this Rule. In accordance with the Statute, the District has the right to enforce this Rule and the fines imposed thereby in circuit court through injunctive relief. The Statute also provides that the District can adopt by rule all or certain portions of deed restrictions that relate to enforcement remedies that apply to the external appearances or uses of Homesites. The Board hereby adopts by this Rule all the enforcement remedies that apply to the external appearances or uses of Homesites found within the Deed Restrictions adopted herein. Such enforcement remedies include but are not limited to the District's right to seek injunctive relief, to collect any imposed fines, attorneys' fees and costs, and to recover damages or any property charges for such violations. The Board also hereby adopts those portions of the Deed Restrictions requiring that the prevailing party in any legal proceeding or action be entitled to reimbursement of its reasonable attorneys' fees and costs.

- G) Final Enforcement Decision. The Board shall make all final decisions regarding which enforcement remedy to seek, if any, at a public hearing. The affected Owner shall be noticed of the date, time and location of the public hearing via certified mail sent to the address on record at the property appraiser's office and any other known addresses of the Owner. If the mail is returned non-deliverable, then notice of the hearing shall be posted on the property. At the public hearing:
 - (i) the Owner shall be allowed to present testimony, evidence and witnesses on their behalf, and cross examine witnesses in regard to the allegations, fines and charges against the Owner.
 - (ii) parties that will be substantially and directly affected by the outcome of the Board's decision shall be heard.
 - (iii) upon conclusion of all testimony and submitted evidence, the Board, taking into consideration staff's recommendation, shall determine whether the Owner is in violation of the Rule. If the Board finds that the Owner is in violation of the Rule, the Board shall issue an Order of Enforcement. The Order of Enforcement shall include a finding regarding non-compliance, provide a reasonable time for the Owner to come into compliance with the Rule, impose fines, if any, and require reimbursement of the District's attorneys' fees and costs, in accordance with the adopted fine schedule. The Order of Enforcement shall also direct district staff to record the Order of Enforcement in the Public Records of Sumter County, Florida, whereby the Order of Enforcement shall then become a lien against the property. The Board may also order continued maintenance of the property. The Order of Enforcement may include direction to District Counsel to seek all available legal remedies including injunctive relief against the Owner and any other directive deemed necessary by the District's Board of Supervisors allowed by Statute.
- **Section 5. BEST INTERESTS OF THE DISTRICT.** The Board finds that the adoption of this Rule is beneficial to the Owners and that enforcement by the District is appropriate.
- **Section 6. NOTICE.** Within sixty (60) days after this Rule takes effect, the District shall record a notice of rule adoption stating generally what rules were adopted and where a copy of the rule may be obtained.
- **Section 7. AMENDMENTS.** This Rule may be amended from time to time by rule of the Board upon public notice and at least one (1) public hearing.
- **Section 8. EFFECTIVE DATE.** This Rule shall become effective upon its approval by the Board of Supervisors of the Village Community Development District No. 10.

SPECIFIC AUTHORITY: Chapters 120 and 190, Florida Statutes, as amended.

HISTORY: New March 1, 2017

Amended and Restated July 14, 2022 Amended and Restated October 19, 2023 Amended and Restated August 11, 2024

Appendix B

Procedures for Compliance Of External Deed Restrictions and Schedule for Fines for Village Community Development District No. 10

I. PURPOSE AND INTENT:

The purpose and intent of the deed compliance enforcement process is to provide and promote the health, safety, welfare, and property value of this community. The purpose of this procedure is to provide a clear, systematic, and consistent process for the investigation, notification, and conformance with the Rule. The intent is to seek voluntary compliance with the provisions of the Rule, which provides for the maintenance of a high quality of life in the community. Please note the deed compliance process outlined herein does not address complaints for property or situations that occur within the confines of the home.

II. PROCEDURE FOR COMPLIANCE:

Step 1. Complaints

Complaints of possible Rule violations may be made by residents or any other person. Complaints may be received by phone, fax, mail, electronic mail, or in person.

If the contact information of the complainant is known, it is logged and retained for future follow-up and becomes part of the case record, which is a public record. However, complaints may be accepted anonymously.

Complaints of possible Rule violations pertaining to businesses operating from homesites/lots, must be submitted with supporting evidence to substantiate that the operation of the business from the homesite/lot has a negative impact on the external appearance or use of the homesite/lot. Substantiating Evidence includes, but is not limited to, pictures of vehicular traffic or parking on the homesite/lot along with pictures of the business in operation and/or advertisements from the business that contains the address or contact information for the business, or any other substantiating evidence that demonstrates the negative impact on the external appearance or use of the homesite/lot. Complainants are also encouraged to contact their local County or City Code Enforcement to lodge a complaint with the applicable municipality for further review and enforcement. Anonymous complaints will not be accepted by local County or City Code Enforcement.

Step 2. Inspection

Within three (3) business days of receiving the complaint, deed compliance staff is sent to the address identified in the complaint to check and verify the alleged violation. If the

alleged violation is not substantiated, the complainant, if known, is notified and the process ends.

Step 3. Notification

Once a violation is confirmed with the exception of violations that unreasonably endanger the health, safety, or welfare of District residents or Re-Occurring and Repeat Violations, which are addressed separately below, all three of the following activities, if necessary, occur within three (3) business days or as soon as possible:

- A. A **Deed Restriction Reminder Notice** is issued to the Owner. This is the first written notice that is either hand delivered to the Owner, occupant or left at the door if no one is home.
- B. A **telephone call** is made by deed compliance staff to the owner of record according to the County Property Appraiser's records at their local phone and any other known phone number.
- C. An **initial letter** is sent to the Owner of record of the property according to the County Property Appraiser's records in which the violation exists and any other known address. The letter shall identify the Rule violation and at a minimum shall also include the following:
 - i. The required action to remedy the violation.
 - ii. A prescribed time allotment to remedy the violation which shall be between 3 and 15 business days depending on the type of violation.
 - iii. Photographs of the violation.
 - iv. A request to call the Community Standards Department office when the violation has been remedied.

If additional time is necessary to bring the violation into compliance, the Owner or the Owner's representative shall request additional time. All requests shall be in writing or documented by deed compliance staff. Any request shall include the amount of additional time needed and the reason for said request. The request may be granted by the deed compliance staff, depending on the type of violation and extenuating circumstances such as illness, death, or the like. A telephone call is made to the complainant to advise them of the compliance process if contact information is known.

Step 4. Second Notification

After the allotted time, deed compliance staff revisits the property to verify if the violation has been remedied. If the violation has NOT been remedied, staff shall send a **2**nd letter to the Owner of record of the property according to the County Property Appraiser's records in which the violation exists and any other known address which shall include, at a minimum:

- i. The date of the last letter.
- ii. The violation to be corrected.
- iii. Required action to remedy the violation in order to avoid a possible fine.
- iv. Time allotment of 15 days in which to comply for all violations except for violations pertaining to parking or lawn ornaments. The compliance time allotment for parking or lawn ornament related violations shall be 3 business days.
- v. Possible fine amount.
- vi. Requirement to call the office once complete for verification of compliance.

If the violation has been remedied, the complainant is called if contact information is known and the case is closed.

Step 5. Third Notification / Notice of Public Hearing

On the 16th day, as identified in the second notification, a site visit is made,_photographic evidence taken, and if the violation still exists, a **3**rd **letter** is sent to the Owner of record of the property according to the County Property Appraiser's records in which the violation exists and any other known address by regular and certified mail return receipt requested, which shall include at a minimum:

- A. The date, time and location for the public hearing, to be held before the District Board of Supervisors, to hear the facts of the case.
- B. A statement advising that the Owner has the right to attend, present testimony, evidence and witnesses, cross examine witnesses on their behalf in regards to the allegations, fines and charges against the Owner.
- C. A statement advising that staff may recommend, and the Board may find the Owner in violation of the Rule, impose fines, or continued maintenance of the property with additional fines imposed and/or seek other legal remedies including injunctive relief against the Owner.
- D. For Re-Occurring and Repeat Violations this notice shall include supporting documentation thereof.

Step 6. Notification for Re-Occurring Violations

The term "Re-Occurring Violation" means a violation of a provision of the Rule by an owner who has been previously notified to have violated the same provision of the Rule within twelve (12) months prior to the current violation, notwithstanding the violation occurred at different locations. If the Community Standards Department staff receives a complaint regarding a Re-Occurring Violation, staff is not required to give the owner a reasonable time to correct the violation. Instead, staff shall follow the procedure of

compliance as outlined above with the exception of Steps 3 and 4. With regards to Step 5, the case may be presented to the Board even if the Re-Occurring Violation has been corrected prior to the Public Hearing and the notice shall so state. If the Re-Occurring Violation is brought into compliance prior to the Public Hearing, the board may make a finding of guilt but shall not impose a fine.

Step 7. Notification for Repeat Violations

Repeat Violations - The term "Repeat Violation" means a violation of a provision of the Rule by an Owner who has been previously found by the Board, to have violated the same provision of the Rule within twelve (12) months prior to the current violation, notwithstanding the violations occurred at different locations. If the Community Standards Department staff receives a complaint regarding a Repeat Violation, staff is not required to give the Owner a reasonable time to correct the violation. Instead, staff may follow the Procedure of Compliance as outlined above, with the exception of steps 3 and 4. The case may be presented to the Board even if the Repeat Violation has been corrected prior to the Public Hearing, and the notice shall so state. Repeat Violations may be fined up to \$500 and the Board may impose a \$500 daily fine until the property is brought into compliance.

Step 8. Notification for Violations that Unreasonably Endanger the Health, Safety, or Welfare of District Residents; Emergency Procedure; Summary Enforcement.

In cases of emergency, where delay in abatement of the violation required to complete the procedure and notice requirements as set forth in Steps 3 through 5 above will permit a continuing violation that unreasonably endangers public health, safety, or welfare, the District Board may order summary enforcement and abatement of the violation. To proceed with summary enforcement, a deed compliance officer or other designated official shall determine that a violation exists or is being maintained on property in the District and that delay in abatement of the violation will unreasonably endanger the public health, safety, or welfare of District residents. The officer or designated official shall notify the Owner of the property in writing of the nature of the violation, whether the public health, safety, or welfare will be unreasonably endangered by delay in abatement of the violation required to complete the procedure set forth in Steps 3 through 5 above and may order that the violation be immediately terminated or abated by the Owner. If the violation is not immediately terminated or abated by the Owner, the District Board may order summary enforcement and abate the violation by entering an Emergency Order of Enforcement/Claim of Lien against the Owner at its next Board meeting.

Step 9. Businesses Operating from Residential Properties (Homesite/Lots) that Affect the External Appearances or Uses.

In cases where businesses operating from residential properties (homesites/lots) have a negative impact on the external appearance or uses of the homesite/lot, the following procedure shall be implemented.

If the Community Standards Department staff receives a complaint regarding this matter as established in Step 1, Staff will proceed with the Step-by-Step procedure and notice requirements as set forth in Steps 2 through 7 above. Additionally, Community Standards Department Staff will submit any verified complaints to the County or City in which the homesite/lot is located for further review and inspection by the County or City authorities.

Community Standards Staff's investigation will only pertain to the external portion of the homesite/lot. Any matters pertaining to internal deed restriction violations will be turned over to the Declarant and/or the County or City in which the homesite/lot is located for further review and inspection.

If the violation is not terminated or abated by the Owner, Community Standards Staff will proceed with Steps 10 and 11 as established below.

Step 10. Enforcement

If the property is still in violation two (2) days prior to the noticed Public Hearing, as indicated in the third notification or if it is a repeat violation, the Public Hearing will take place as noticed. At the Public Hearing the Board of Supervisors considers evidence and testimony related to the violation from the Owner, District staff and parties that will be substantially and directly affected by the outcome of the Board of Supervisors' decision. The Board of Supervisors may render a decision to dismiss the case, grant a continuance, find the Owner in violation of the Rule, provide a reasonable time to come into compliance, impose fines, order continued maintenance of the property, any other remedial action deemed necessary to bring the property into compliance and/or direct District Counsel to seek injunctive relief or other legal remedies as appropriate against the Owner. Any Order of Enforcement/Claim of Lien entered by the Board of Supervisors shall require that the Owner reimburse Village Community Development District No. 10 for its reasonable attorneys' fees and costs incurred in prosecuting the matter against the Owner and shall also require that the Order of Enforcement/Claim of Lien be recorded in the Public Records of Sumter County, Florida.

Step 11. Notification of Entry of Order of Enforcement/Claim of Lien

When an Order of Enforcement/Claim of Lien is entered against real property under Step 10 above, and after the time period to correct the violation has expired, District staff shall notify the Owner, in writing, that the Order of Enforcement/Claim of Lien will be recorded in the Public Records of Sumter County, Florida, and become a lien against the Owner's property, ten (10) days from the date of the notification. District staff shall also advise the Owner that should the Owner choose to appeal the recording of the Order of Enforcement/Claim of Lien because the property was brought into compliance as required by the Order of Enforcement/Claim of Lien, the Owner must do so within the ten (10) day time period provided in the written notification to the Owner, by mailing a request for a hearing to appeal the Order of Enforcement/Claim of Lien. The request for a hearing must be made in writing and delivered to VCCDD – Community Standards, 984 Old Mill Run, The Villages, FL 32162. If the Owner properly requests a hearing to appeal the Order of

Enforcement/Claim of Lien, the appeal will be brought before the Board of Supervisors or Deed Compliance Hearing Officer for the District at the next available meeting. The hearing on the appeal shall only be held to determine whether the Owner brought the property into compliance, as required by the Order of Enforcement/Claim of Lien. If the Board of Supervisors finds that the property was not brought into compliance as required by the Order of Enforcement/Claim of Lien then the Order of Enforcement/Claim of Lien shall immediately be recorded in the Public Records of Sumter County, Florida. If the Board of Supervisors finds that the property was brought into compliance as required by the Order of Enforcement/Claim of Lien then the Order of Enforcement/Claim of Lien shall not be recorded in the Public Records of Sumter County, Florida. If the Owner fails to request a hearing as provided herein then the Owner's right to a hearing shall be deemed as being waived and the Order of Enforcement/Claim of Lien shall be recorded in the Public Records of Sumter County, Florida, and it shall act as a lien against the Owner's real property until the real property is brought into compliance with the District's Rule to Bring about Deed Compliance and all fines, fees, and costs are paid in full.

III. GENERAL PROVISIONS:

- 1. Mowing / Edging If a property is found in non-compliance of the Rule's mowing and edging requirements, the Board may at the respective public hearing order continued maintenance of the property by the District at a re-occurring cost to the Owner in accordance with the Fine Schedule.
- 2. Pressure Washing / Hedging If a property is found in non-compliance of the Rule's pressure washing and/or hedge/shrubbery trimming requirement, the Board may at the respective public hearing order maintenance of the property to bring the property into compliance with the District's Rule. Such maintenance may include: (a) pressure washing a home, driveway, walkway, fences, or walls; and/or (b) trimming hedges and shrubbery off the soffit and/or rain gutters of the home, and entry to the front door. The cost of any such maintenance shall be borne by and charged to the property owner and shall include the actual cost of maintenance plus an administrative fee in accordance with the Fine Schedule.
- 3. The District is responsible for approving alterations, changes, or modifications to the Homesite and exterior appearance and structure of the Homesite. No after-market change should be made to the Homesite without first gaining written approval. This includes but is not limited to: arbors, trellises, pergolas, pools, patios, screen cages, decks, awnings, fences, walls, enclosures, landscaping, driveway additions or coating/pavers, exterior re-painting and room additions to the home.

The District approval may be via an Architectural Review Committee created by district resolution or interlocal agreement.

4. Compliance Public Hearings will be held during regularly scheduled monthly or specially called meetings of the Board.

5. The information collected during the enforcement process is public information. If a resident wishes to find out who made a complaint against their property and that information is available, then it will be provided in accordance with Section 119.07 of Florida Statutes.

RESOLUTION 2024-09

A RESOLUTION OF VILLAGE COMMUNITY DEVELOPMENT DISTRICT NO. 10, AMENDING AND RESTATING CHAPTER II OF VILLAGE COMMUNITY DEVELOPMENT DISTRICT NO. 10'S RULE ENTITLED "THE RULE TO BRING ABOUT DEED COMPLIANCE", WHICH INCLUDES AMONG OTHER THINGS, A MATRIX OF THE ADOPTED EXTERNAL DEED RESTRICTIONS THAT MAY BE ENFORCED AND A DETAILED PROCEDURE FOR COMPLIANCE OF THOSE EXTERNAL DEED RESTRICTIONS AND FINES FOR VIOLATIONS THEREOF; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, Village Community Development District No. 10 ("District") has advertised its intent to amend and restate its Rule to Bring About Deed Compliance ("Rule") for the District in accordance with §190.012(4), Florida Statutes, and has held a public hearing for such adoption in compliance with all applicable statutes and rules; and

WHEREAS, the District Board of Supervisors in a public hearing on August 11, 2024, considered public input and all input of staff and has determined it is in the best interests of all persons and entities to be served by the District to amend and restate the Rule.

NOW, THEREFORE, BE IT RESOLVED by the Village Community Development District No. 10, as follows:

- 1. The Rule to Bring About Deed Compliance within Village Community Development District No. 10 is hereby amended and restated as provided in the document attached hereto as Exhibit "A".
- 2. The Rule shall become effective September 1, 2024.

APPROVED AND ADOPTED THIS 11TH DAY OF AUGUST, 2024.

	VILLAGE COMMUNITY DEVELOPMENT DISTRICT NO. 10
ATTEST:	By: Jack Miller, Chairman
Secretary	