CERTIFICATE AMENDMENT OF DECLARATION FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC.

THIS IS TO CERTIFY that the attached writing is a true copy of the Amendments to the Declaration of the Fairway Cove Homeowners' Association, Inc., a corporation not for profit under the laws of the State of Florida, as recorded in Official Record Book 3978 Page 0432 in the Public Records of Orange County, Florida, (hereinafter Association), which amendments were duly adopted at the November 23, 1992 Board

of Directors Meeting by the appr Board of Directors pursuant to A Declaration.	roval of eighty (80%) percent of the Article XII, Section 6, of the said
WITNESSES:	FAIRWAY COVE HOMEOWNERS' ASSOCIATION INC.
JEANNETTE R. MOSDELL	Alexander Ross, President
KATHLEEN C HORKINS	6612 CRISTINA MARIE DRIVE ORLANDO, FL. 32835
STATE OF FLORIDA	Robert Joyner, Secretary 6606 CRISTINA MARIE DRIVE ORLANDO, FL. 32835 4438365 ORANGE CO. FL.
COUNTY OF ORANGE	04/21/93 12:56:51pm
appeared Alexander Ross and Robe President and Secretary, respect and that they acknowledged execu of two subscribing witnesses fre fully vested in them by said cor thereto is the true corporate se	
To me known to be the persons de instrument and they acknowledged same.	scribed in and who executed the foregoing before me that they executed the
WITNESS my hand and official seg this day of	in the County and State last aforesaid
Rec Fee \$ 29.00 MARTHA O. HAYNIE, Add Fee \$ 400 Orange County Doe Tax \$ Comptroller By Total \$ 13.00 Deputy Clerk	NOTARY PUBLIC
	My commission expires:
This instrument prepared by: Tina Lewis Sentry Management, Inc. 2180 West State Road 434 Suite	MOTARY PUBLIC, STATE OF FLORIDA. MY COMMISSION EXPIRES: MAY 13, 1993. SONDED THRU NOTARY PUBLIC UNDERWRITERS.

2180 West State Road 434, Suite 5000

Longwood, Florida 32779

CERTIFICATE AMENDMENT OF DECLARATION FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC.

THIS IS TO CERTIFY that the attached writing is a true copy of the Amendments to the Declaration of the Fairway Cove Homeowners' Association, Inc., a corporation not for profit under the laws of the State of Florida, as recorded in Official Record Book 3978 Page 0432 in the Public Records of Orange County, Florida (hereinafter Association), which amendments were approved by the Board of Directors of the MetroWest Master Association pursuant to Article XII, Section 6, of the said Declaration.

WITNESSES:

JAMES B. JACKSON, JR./ 2100 S. HIAWASSEE ROAD

ANDREW PUGHE

STATE OF FLORIDA-COUNTY OF ORANGE METROWEST MASTER ASSOCIATION, INC.

Faz Andeer, President

ORALNDO, FL 32835

. Lindsay Builder, Jr., Secretary

OR4552 PG | 629

I HEREBY CERTIFY THAT on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgement, personally appeared Fazo Ameer and J. Lýndsay Builder, Jr., respectively, of the corporation named above and that they acknowledged executing this document in the presence of two subscribing witnesses freely and voluntarily under authority fully vested in them by said corporation and that the seal affixed thereto is the true corporate seal of said corporation.

To me known to be the persons described in and who executed the foregoing instrument and they acknowledged before me that they executed the same.

WITNESS my hand and official seal in the County and State last aforesaid this 1940 day of March 1993.

NOTARY PUBLIC

My commission expires:

This instrument prepared by: Tina Lewis Sentry Management, Inc. 2180 West State Road 434, Suite 5000 Longwood, Florida 32779



FAIRWAY COVE HOMEOWNERS ASSOCIATION, INC. AMENDMENTS TO THE DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS

OR4552 PG | 630

ARTICLE VI, SECTION 1. Creation of the Lien and Personal Obligation of Assessments. Each OWNER of any Lot by acceptance of a deed therefore, whether or not it shall be so expressed in any such deed or other conveyance, hereby covenants and agrees to pay to the ASSOCIATION: (1) the Original Assessment; (2) Annual Assessments for Common Expenses; and (3) Special Assessments for Capital Improvements, such Assessments to be fixed, established, collected from time to time as hereinafter provided. The Original, Annual, Transfer and Special Assessments, together with such interest thereon and costs of collection thereof as are hereinafter provided, shall be a charge on the land and shall be a continuing lien upon the Lot against which each such Assessment is made. Such lien shall be deemed to arise as of and relate back to the date of recording of the Declaration of Protective Covenants and Restrictions for FAIRWAY COVE without regard to the actual date of recording of a claim of Lien, except as provided in Section 8 (f) hereof. Each such Assessment, together with such interest thereon and cost of collection thereof as are hereinafter provided, shall also be the personal obligation of the person who was the OWNER of such Lot at the time when the Assessment fell due and shall also be the personal obligation of all subsequent OWNERS of the Lot, as provided in Section VIII (e) hereof.

ARTICLE VI, SECTION 5. Certificate of Payment. The ASSOCIATION shall upon demand at any time, furnish to any OWNER liable for any Assessment a certificate in writing signed by an officer of the ASSOCIATION, setting forth whether the Assessment has been paid. Such certificate shall be conclusive evidence of payment of any Assessment therein stated to have been paid. Each OWNER proposing to sell a Lot within FAIRWAY COVE shall be responsible for providing the certificate referred to herein to the purchaser of said Lot.

ARTICLE VI, SECTION 8 (c). Collection. In the event any OWNER fails to pay an Assessment, Special Assessment or other monies due to the ASSOCIATION within ten (10) days after written demand, the ASSOCIATION may take any action deemed necessary in order to collect such Assessments, Special Assessments or monies including, but not limited to, retaining the services of a collection agency or attorney to collect such Assessments, Special Assessments or monies, initiating legal proceedings for the collection of such Assessments, Special Assessments or monies, recording a claim of lien as hereinafter provided, and foreclosing same in the same fashion as mortgage liens are foreclosed, or any other appropriate action. The recording of a claim of lien shall not determine the effective date of the lien provided for in Section 1 hereof. Upon

recording such claim of lien shall be deemed to relate back to the date of recording of the Declaration of Protective Covenants and Restrictions for FAIRWAY COVE, except as provided in Section 8(f) hereof. The OWNER shall be liable to the ASSOCIATION for all costs and expenses incurred by the ASSOCIATION incident to the collection of any Assessment, Special Assessment or other monies owed to it, and the enforcement and/or foreclosure of any lien for same, including, but not limited to, reasonable attorneys' fees, and attorneys' fees and costs incurred on the appeal of any lower court decision, reasonable administrative fees of the DEVELOPER and/or the ASSOCIATION, and all sums paid by the ASSOCIATION for taxes and on account of any mortgage lien and encumbrance in order to preserve and protect the ASSOCIATION's lien. The ASSOCIATION shall have the right to bid in the foreclosure sale of any lien foreclosed by it for the payment of any Assessments, Special Assessments or montes owed to it; and if the ASSOCIATION becomes the OWNER of any Lot by reason of such foreclosure, it shall offer such Lot for sale within a reasonable time and shall deduct from the proceeds of such sale all Assessments, Special Assessments or monies due it. All payments received by the ASSOCIATION on account of any Assessments, Special Assessments or monies owed to it by any OWNER shall be first applied to payments and expenses incurred by the ASSOCIATION, then to interest, then to any unpaid Assessments, Special Assessments or monies owed to the ASSOCIATION in the inverse order that the same were due.

ARTICLE VI, SECTION 8(d). Lien for Assessment, Special Assessment and Monies Owed to ASSOCIATION. The ASSOCIATION shall have a lien on all property owned by an OWNER for any unpaid Assessments (including any Assessments which are accelerated pursuant to this Declaration), Special Assessments or other monies owed to the ASSOCIATION by such OWNER, and for interest, reasonable attorneys' fees incurred by the ASSOCIATION incident to the collection of the Assessments, Special Assessments and other monies, or enforcement of the lien, for reasonable administrative fees incurred by the DEVELOPER and/or the ASSOCIATION, and for all sums advanced and paid by the ASSOCIATION for taxes and on account of superior mortgages, liens or encumbrances in order to protect and preserve the ASSOCIATION's lien. To give public notice of the unpaid Assessment, Special Assessment or other monies ASSOCIATION may record a claim of lien in the Public Records of Orange County, Florida, stating the description of the Lot(s), and name of the Owner, the amount then due, and the due dates. Except as provided in Section 8(f) hereof, the lien shall relate back to the date of recording of the Declaration of Protective Covenants and Restrictions for FAIRWAY COVE and the lien is in effect until all sums secured by it (including sums which became due after the recording of the claim of lien) have been fully paid. The claim of lien must be signed and acknowledged by an officer or agent of the ASSOCIATION. Upon payment in full of all sums secured by the lien, the person making the payment is entitled to a satisfaction of the lien.

ARTICLE VI, SECTION 8(f). Subordination of the Lien to Mortgages. Notwithstanding any other provision contained herein, the lien of ASSOCIATION for Assessments orother monies shall subordinate and inferior only to the lien of any mortgage in favor of an Institutional Lender recorded prior to the recording of a Claim of Lien by the ASSOCIATION. For purposes of this Declaration, "Institutional Lender" shall mean and refer to the DEVELOPER, a bank, savings bank, savings and loan association, insurance company, real estate investment trust, or any other recognized lending institution. If the ASSOCIATION's lien or its rights to any lien for any such Assessments, Special Assessments, interest, expenses or other monies owed to the ASSOCIATION by any OWNER is extinguished by foreclosure of a mortgage held by an Institutional Lender, such sums shall thereafter be Common Expenses, collectible from all OWNERS including such acquirer, and its successors and assigns.

ARTICLE VIII, SECTION 4(c). Exterior Color Plan. The ARB shall have final approval of all exterior color plan and each builder must submit to the ARB a color plan showing the color of the roof, exterior walls, shutters, trim, etc. The ARB shall also have final approval of all exterior color changes after original construction, and the OWNER shall submit a color plan showing the color of the roof, exterior walls, shutters, trim, solar collectors and other exterior features which the OWNER intends to change.

ARTICLE VIII, SECTION 4(d). Roofs. All roofs shall have a pitch of at least 6/12. Flat roofs shall not be permitted unless approved by the ARB. Such areas where flat roofs may be permitted are Florida rooms, porches and patios. There shall be no flat roofs on the entire main body of an Improvement. The ARB shall have discretion to approve such roofs on part of the main body of an Improvement, particularly if modern or contemporary in design. No built up roofs shall be permitted, except on approved flat surfaces.

The composition of all pitched roofs shall be architectural shingle with a weight of at least 240 pounds, or other composition approved by the ARB.

In the event that an OWNER installs a solar collector in the manner permitted by this Declaration, all original roofs and all replacements thereof shall match the color of the solar collector as closely as possible.

ARTICLE VIII, SECTION 4(m). Landscaping. A landscaping plan for each Lot must be submitted to and approved by the ARB. Unless extenuating circumstances can be demonstrated to the ARB, the ARB will not approve any landscaping plan that does not show a minimum expenditure of Three Thousand and No/100 Dollars (\$3,000.00) exclusive of irrigation system and sodding. Sodding must be improved bitter blue Floratam St. Augustine grass and will be

required on all yards. Sodding on side yards will extend to the rear of the property line and the width will be the same as the side setback of the house. Each Improvement must have shrubs on front and side yards. Each Improvement shall be required to have the front and side yards irrigated by a sprinkler system approved by the ARB. OWNERS shall have the right to plant only Laurel Oak trees on the grass strip(s) immediately adjacent to their Lots and between the sideways and paths used for pedestrian traffic, and the roadway or right-of-way to be used for vehicular traffic as shown on the Plat. Such trees shall be situated no less than 50 feet apart, and no more than 100 feet apart, and must be maintained and trimmed by the OWNER whose property is immediately adjacent thereto so as to comply with the provisions of Article XI, Section 15, and Article VIII, Section 4(r), of this Declaration.

ARTICLE XI, SECTION 3. Antennas, Aerials, Discs and Flagpoles. No antennas, antenna poles, outside antenna masts, television reception devices, electronic devices, antenna towers or citizen band (CB) or amateur band (ham) antennas shall be permitted except as approved in writing by the ASSOCIATION. A flagpole for display of the American flag or any other flag shall be permitted only if first approved in writing by the ASSOCIATION, both as to its design, height, location and type of flag. No flagpole shall be used as an antenna. The ASSOCIATION's approval of installation of any device covered by this subsection shall be conditioned upon the OWNER submitting a plan showing the location of the proposed installation on the Lot, together with appropriate landscaping acceptable to the ASSOCIATION for the purpose of minimizing the visibility of such device from the street and adjacent properties.

ARTICLE XI, SECTION 14. <u>Solar Collectors</u>. Solar collectors shall not be permitted without the prior written consent of the ARB. <u>Solar collections shall match the color of the roof as closely as possible</u>. Any approval of the ARB shall require that the solar collectors be so located on the Lot that they are not visible from any Street and that their visibility from surrounding Lots is restricted.

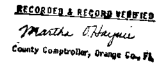
ARTICLE XI, SECTION 15. Maintenance of the Property. In order to maintain the standards of FAIRWAY COVE, no weeds, underbrush or other unsightly growth shall be permitted to grow or remain upon any portion of the Property, and no refuse or unsightly objects shall be allowed to be placed or permitted to remain anywhere thereon. All Improvements shall be maintained in their original condition as approved by the ARB. All lawns, landscaping and sprinkler systems shall be kept in a good, clean, neat and attractive condition. If an OWNER has failed to maintain a Lot as aforesaid to the satisfaction of the DEVELOPER, the ASSOCIATION, the ARB, or the Master Association, the DEVELOPER, the ASSOCIATION and/or the Master Association shall give such OWNER written notice of the defects (which written notice does not have to be given in the case of emergency, in which event, the DEVELOPER, the

ASSOCIATION and/or the Master Association may without any prior notice directly remedy the problem). Upon the OWNER's failure to make such improvements or corrections as may be necessary within fifteen (15) days of mailing of written notice, the DEVELOPER, the ASSOCIATION or the Master Association may enter upon such property and make such improvements or correction as may be necessary, the cost of which may be paid initially by the ASSOCIATION or the If the OWNER fails to reimburse the Master Association. ASSOCIATION or the Master Association (as the case may be) for any payment advanced, plus administrative and legal costs and fees, plus interest on all such amounts at the highest interest rate allowed by the laws of Florida, within fifteen (15) days after requested to do so by the ASSOCIATION or the Master Association, the ASSOCIATION or the Master Association shall levy a Special Assessment against the Lot as provided in Article VI. Such entry by the DEVELOPER or the ASSOCIATION or the Master Association or its agents shall not be a trespass. The OWNER of each Lot shall also be responsible for mowing and maintaining the grassed area(s) immediately adjacent to such OWNER's Lot, and lying between the streets, roadways and right-of-ways as shown on the Plat, and the sidewalk or other pathways used for pedestrian traffic. It shall be the OWNER's responsibility to maintain all landscaping, including but not limited to shrubs, trees, bushes, and other plantings located on the Lots or on the said grass strips adjacent to the OWNER's Lot so that landscaping does not impede the clear passage on the sideways, paths, streets and roadways or otherwise impede a clear line of sight as specified in Article VIII, Section 4(r) hereof.

ARTICLE XI, SECTION 26. Paint. Prior to painting a home, approval must be given by the Board if there is a color change. A color sample must be submitted to the ARB.

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FAIRWAY COVE HOMEOWNERS ASSOCIATION, INC. AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS

ARTICLE VIII

ARCHITECTURAL REVIEW BOARD

No building, fence, wall or other structure shall be commenced, erected or maintained upon the Property, nor shall any exterior addition to or change or alteration therein be made until the plans and specifications showing the nature, kind, shape, height, materials, and location of the same shall have external design and approved in writing as to harmony of structures and topography by the Architectural Review Board as hereinafter defined.

Section 1. Composition. The DEVELOPER, upon the recording of this Declaration, shall form a committee known as the "Architectural Review Board", hereinafter referred to as the "ARB", which shall initially consist of three (3) persons. ARB shall maintain this composition until the first meeting of the MEMBERS of the ASSOCIATION. At such meeting, the ARB shall be appointed by the BOARD and shall serve at the pleasure of the BOARD. Provided, however, that in its selection, the BOARD shall be obligated to appoint the DEVELOPER or his designated representative, to the ARB for so long as the DEVELOPER owns any Lots in the Property. The BOARD shall also be obligated to appoint at-least-one-(1)-architect to the ARB and-one-(1) two (2) MEMBERS of the ASSOCIATION. Neither the ASSOCIATION, the BOARD, nor the MEMBERS of the ASSOCIATION, shall have the authority to amend or alter the number of members of the ARB which is irrevocably herein set forth as three (3). No decision of the ARB shall be binding without at least a 2/3 affirmative approval by the members.

(Additions are indicated by underline; deletions by strikeout.)

CERTIFICATE AMENDMENT OF DECLARATION FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC.

THIS IS TO CERTIFY that the attached writing is a true copy of the Amendment to the Declaration of the Fairway Cove Homeowners' Association, Inc., a corporation not for profit under the laws of the State of Florida, as recorded in Official Record Book 3978 Page 0432 in the Public Records of Orange County, Florida, (hereinafter Association), which amendment was approved by the Board of Directors of the MetroWest Master Association pursuant to Article XII, Section 6, of the said Declaration.

WITNESSES:

Janda D. Dutchell

Stalley K. Johnson

METROWEST MASTER ASSOCIATION, INC.

JAMES B. JACKSON, JR., FREASURER 2100 S. HIAWASSEE ROAD ORLANDO, FLORIDA 32835

J LINDSAY BUILDER, JR SECRETARY

2100 S. HIAWASSEE ROAD ORLANDO, FLORIDA 32835

STATE OF FLORIDA COUNTY OF ORANGE

I HEREBY CERTIFY THAT on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgement, personally appeared James B. Jackson, Jr. and J. Lindsay Builder, Jr., well known to me to be Treasurer and Secretary, respectively, of the corporation named above and that they acknowledged executing this document in the presence of two subscribing witnesses freely and voluntarily under authority fully vested in them by said corporation and that the seal affixed thereto is the true corporate seal of said corporation.

To me known to be the persons described in and who executed the foregoing instrument and they acknowledged before me that they executed the same.

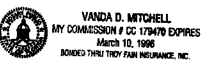
WITNESS my hand and official seal in the County and State last aforesaid this ______, 1994.

NOTARY PUBLIC

This instrument prepared by:

My commission expires:

Tina Lewis Sentry Management, Inc. 2180 West State Road 434, Suite 5000 Longwood, Florida 32779



CERTIFICATE AMENDMENT OF DECLARATION FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC.

THIS IS TO CERTIFY that the attached writing is a true copy of the Amendment to the Declaration of the Fairway Cove Homeowners' Association, Inc., a corporation not for profit under the laws of the State of Florida, as recorded in Official Record Book 3978 Page 0432 in the Public Records of Orange County, Florida, (hereinafter Association), which amendment was duly adopted at the March 23, 1994 Board of Directors Meeting by the approval of two-thirds (2/3) of the Board of Directors pursuant to Article XII, Section 6, of

WITNESSES:

FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC.

ELLIOTT WINIT, PRESIDENT 6626 CRENSHAW DRIVE

ORLANDO, FLORIDA 32835

JERRY WISE, SECRETARY

1131 ZACHARY WAY ORLANDO, FLORIDA

STATE OF FLORIDA COUNTY OF ORANGE

I HEREBY CERTIFY THAT on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgement, personally appeared Elliott Winit and Jerry Wise, well known to me to be President and Secretary, respectively, of the corporation named above and that they acknowledged executing this document in the presence of two subscribing witnesses freely and voluntarily under authority fully vested in them by said corporation and that the seal affixed thereto is the true corporate

To me known to be the persons described in and who executed the foregoing instrument and they acknowledged before me that they

WITNESS my hand and official seal in the County and State last ___ day of ___

Public, State of Florida My commission experse me

Sentry Management, Inc. 2180 West State Road 434, Suite 5000 Longwood, Florida 32779

This instrument prepared by:

Tina Lewis

OR Bk 4784 Pg 2567 Orange Co FL 4975549

Record Verified - Martha D. Haynie



INSTR 20050183431
OR BK 07873 PG 3557 PGS=4
MARTHA O. HAYNIE, COMPTROLLER
ORANGE COUNTY, FL
03/15/2005 02:50:38 PM
REC FEE 35.50

This instrument prepared by and should be returned to:)
Sara K. Wilson, Esquire TAYLOR & CARLS, P.A. 850 Concourse Pkwy. S. Suite 105 Maitland, Florida 32751 (407) 660-1040)))))

AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE

THIS AMENDMENT is made and entered into this 15th day of November, 2004, by the Board of Directors of FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC., hereinafter referred to as the "ASSOCIATION."

WITNESSETH

WHEREAS, the DEVELOPER executed the DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE, and caused the same to be recorded on May 3, 1988, in Official Records Book 3978, Page 0432 of the Public Records of Orange County, Florida (hereinafter referred to as "Declaration"); and

WHEREAS, pursuant to Article XII, Section 6 of the Declaration, the Board of Directors of the ASSOCIATION has the right, upon the approval of at least two-thirds of the members of said Board, to amend the Declaration by recording an amendatory instrument in the Public Records of Orange County, Florida, executed by the President and Secretary of the ASSOCIATION; and

WHEREAS, the Board of Directors of the ASSOCIATION has determined that the following amendments to the Declaration are necessary and beneficial to the preservation and management of FAIRWAY COVE and the operation of the ASSOCIATION and has unanimously approved the same at a meeting of the Board on November 1, 2004.

NOW, THEREFORE, in consideration of the premises, the Board of Directors of the ASSOCIATION hereby declares the following:

1. The foregoing recitals are true and correct and are incorporated herein by reference.

NOTE:

- 2. Article XI, <u>RESTRICTIVE COVENANTS</u>, Section 4 of the Declaration is amended to read as follows:
 - Section 4. Games and Play Structures. All permanent and portable basketball goals and backboards and any other fixed games and play structures shall be located at the side or rear of the Improvement, or on the inside portion of the corner lots within the set back lines. Treehouse or platforms of a like kind or nature shall not be constructed on any part of the Lot located in front of the rear line of the Improvement constructed thereon. All permanent and portable basketball goals and backboards as well as any other fixed games or play structures shall be installed properly and shall be maintained in a continuous state of good repair.
- 3. Article XI, <u>RESTRICTIVE COVENANTS</u>, Section 15 of the Declaration is amended to read as follows:
 - Maintenance of the Property. In order to maintain the standards of FAIRWAY COVE, no weeds, underbrush or other unsightly growth shall be permitted to grow or remain upon any portion of the Property, and no refuse or unsightly objects shall be allowed to be placed or permitted to remain anywhere thereon. All Improvements shall be maintained in their original condition as approved by the ARB. All lawns, landscaping and sprinkler systems shall be kept in a good, clean, neat and attractive condition. When maintaining any Lot on any portion of the Property, no OWNER shall allow any landscaping or building materials to remain in an unused condition on said Lot for more than ten (10) days without ARB approval. If an OWNER has failed to maintain a Lot as aforesaid to the satisfaction of the DEVELOPER, the ASSOCIATION, the ARB, or the Master Association, the DEVELOPER, the ASSOCIATION and/or the Master Association shall give such OWNER written notice of the defects (which written notice does not have to be given in the case of emergency, in which event, the DEVELOPER, the ASSOCIATION and/or the Master Association may without any prior notice directly remedy the problem). Upon the OWNER's failure to make such improvements or corrections as may be necessary within fifteen (15) days of mailing of written notice, the DEVELOPER, the ASSOCIATION or the Master Association may enter upon such property and make such improvements or correction as may be necessary, the cost of which may be paid initially by the ASSOCIATION or the Master Association. If the OWNER fails to reimburse the ASSOCIATION or the Master Association (as the case may be) for any payment advanced, plus administrative and legal costs and fees, plus interest on all such amounts at the highest interest rate allowed by the laws of Florida, within fifteen (15) days after requested to do so by the ASSOCIATION or the Master Association, the ASSOCIATION or the Master Association shall levy a Special Assessment against the Lot as

provided in Article VI. Such entry by the DEVELOPER or the ASSOCIATION or the Master Association or its agents shall not be a trespass. The OWNER of each Lot shall also be responsible for mowing and maintaining the grassed area(s) immediately adjacent to such OWNER's Lot, and lying between the streets, roadways and right-of-ways as shown on the Plat, and the sidewalk or other pathways used for pedestrian traffic. It shall be the OWNER's responsibility to maintain all landscaping, including but not limited to shrubs, trees, bushes, and other plantings located on the Lots or on the said grass strips adjacent to the OWNER's Lot so that landscaping does not impede the clear passage on the sideways, paths, streets and roadways or otherwise impede a clear line of sight as specified in Article VIII, Section 4(r) hereof.

3. Except as amended by this instrument, the Declaration shall remain in full force and effect as originally executed and subsequently amended.

IN WITNESS WHEREOF, the President and Secretary of the ASSOCIATION have caused this instrument to be executed as of the day and year first above written.

Signed, sealed and delivered in the presence of:	FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC., a Florida not for profit corporation
Printed Name: Susan E. Curtis	By: Helen Synch Printed Name: Helen Lynch Title: President
Printed Name: See Ann Reichard	Address: 6601 Cristina Marie Dr. Oclasão, Fl. 33835 (CORPORATE SEAL)
Alexand Curtis Printed Name: SUSAN E. CURTIS	By: Sury An Ulkula Printed Name: TERR VA WUCKULA
Printed Name: Se Annalichard	Title: Secretary Address: 6601 FAIRWAY COUEDR ORLANDO, FL 32835
STATE OF FLOCIOA COUNTY OF SEMINOLE	

The foregoing AMENDMENT TO DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE was acknowledged before me this 15 day of NOTEMBER 2004, by HELEN HUNCH and TERRY NOCKOLS, as President and Secretary, respectively of FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC., a Florida not for profit corporation, on behalfor

NOTE:

the corporation. They are personally known as identification.	to me or □ have produced
(Notarial Seal)	HOTARY PUBLIC - STATE OF FLORIDA
MARTHA SAEZ MY COMMISSION # DD 339231 EXPIRES: July 20, 2008 Bonded Thru Notary Public Underwriters	Print Name: MARTHA SAEZ Commission No.: 00 339 331 My Commission Expires: 7 - 20 - 08
JOINDER AND CONSE	NT OF MASTER ASSOCIATION
The METROWEST MASTER ASSO AMENDMENT TO DECLARATION OF PRO FOR FAIRWAY COVE to be executed in its agreement to the terms, conditions, covena	OCIATION, INC., causes the foregoing OTECTIVE COVENANTS AND RESTRICTIONS on name to acknowledge its approval of and onts and restrictions set forth therein.
Signed, sealed and delivered in the presence of:	METROWEST MASTER ASSOCIATION, INC., a Florida not-for profit corporation
Printed Name: Marie S. Dood Mile A. Shepheld (2) 2) (Printed Name: T. Andrew Roche Title: Sob Treasurer X Mar Dir. Address: 1803 Park Center Dr. S. Z.I.
Printed Name: <u>Switch Spepherd</u>	OHLANDO, Merida 32835
STATE OF Florida COUNTY OF Seminole	(CORPORATE SEAL)
The foregoing instrument was acknowed to the foregoing instrument was acknowed and the foregoing instrument was acknowed and foregoing instrument	corporation on babalt of the same at
(Notarial Seal)	King. Te
EXPIRES: November 29, 2007 Bonded Thru Notary Public Underwriters	NOTARY PUBLIC - STATE OF FLORIDA Print Name: Kerin J. Glan Commission No.: D 252375 My Commission Expires: 11/24/07
Fwc001 amn2	

Orange Co FL 2001-0343107 08/01/2001 01:18:35pm OR Bk 6.314 Pg 4984 Rec 19.50

This instrument prepared by and should be returned to:))
Colleen A. Braden, Esquire TAYLOR & CARLS, P.A. 1900 Summit Tower Boulevard Suite 820 Orlando, Florida 32810 (407) 660-1040)))))))

AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE

THIS AMENDMENT is made and entered into this _______ day of _______, 2001, by the Board of Directors of FAIRWAY COVE HOMEOWNERS' ASSOCIATION, INC., hereinafter referred to as the "ASSOCIATION".

WITNESSETH

WHEREAS, the DEVELOPER executed the DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE, and caused the same to be recorded on May 3, 1988, in Official Records Book 3978, Page 0432 of the Public Records of Orange County, Florida (hereinafter referred to as "Declaration"); and

WHEREAS, pursuant to Article XIII, Section 6 of the Declaration, the Board of Directors of the ASSOCIATION has the right, upon the approval of at least two-thirds of the members of said Board, to amend the Declaration by recording an amendatory instrument in the Public Records of Orange County, Florida, executed by the President and Secretary of the ASSOCIATION; and

NOW, THEREFORE, in consideration of the premises, the Board of Directors of the ASSOCIATION hereby declares the following:

NOTE:

- 1. The foregoing recitals are true and correct and are incorporated herein by reference.
 - 2. Article XI, Section 12 of the Declaration is amended to read as follows:

Section 12. Signs. No signs, including "for sale" or "for rent", freestanding or otherwise installed, shall be erected or displayed to the public view on any Lot except as provided in this section. Notwithstanding the foregoing, the DEVELOPER specifically reserves the right for itself, its successors, nominees and assigns and the ASSOCIATION to place and maintain signs in connection with construction, marketing, sales and rental of Lots and identifying or informational signs anywhere on the Property. After the sale of the Improvement by the builder who constructed it. no "for sale" or "for rent" signs of any kind shall be displayed to the public view on any Lot for whatever purpose, including the resale of the Lot by the then OWNER. One standard "for sale" or "for rent" sign may be displayed on a Lot, provided the sign meets the following specifications: (a) sign must be 18" x 24" in size; (b) white background with black lettering; (c) lettering on one side only: (d) placed on Lot parallel to the street within six (6) feet of house, preferably in a shrubbery bed, but in no event, may the sign be placed in the middle of the yard. The ASSOCIATION would prefer that Lot OWNERS purchase the signs from the ASSOCIATION'S authorized sign distributor, as determined, from time to time, by the Board of Directors of the ASSOCIATION. However, the signs may be obtained from any other source as long as it is of the same professional quality and appearance as the signs supplied by the ASSOCIATION'S authorized sign distributor.

3. Except as amended by this instrument, the Declaration shall remain in full force and effect as originally executed and subsequently amended.

IN WITNESS WHEREOF, the President and Secretary of the ASSOCIATION have caused this instrument to be executed as of the day and year first above written.

Signed, sealed and delivered in the presence of:

FAIRWAY COVE
HOMEOWNERS' ASSOCIATION, INC.,
a Florida not for profit corporation

Printed Name: Charles Lewis

Printed Name: Janice L. She shered

Printed Name Agostica D'Uya

Title: President

Address: 6710 Fairway Cove Dr

Orlando, FL 32835

NOTE:

ADDITIONS TO TEXT ARE INDICATED BY **BOLD UNDERLINE**; DELETIONS

BY STRIKEOUT

(CORPORATE SEAL)

	ATTEST:
Chata	By: / h. Celese
Printed Name: Christina Lewis	Printed Name: Jewy L. Wise
0 - D OI - O	Title: Secretary
Janua Shiphura	Address: 1131 Zaday (e) as
Printed Name: Janice L. Shepherd	Orlando, 17 32035
▼	· /
· •••	
STATE OF FLORIDA	
COUNTY OF SEMINOLE	
COONTO	
The foregoing AMENDMENT TO DE	ECLARATION OF PROTECTIVE COVENANTS AND ,
2001, by AGCSTINANOWY	and SERM LUISE, as President and
Secretary, respectively of FAIRWAY COVE	HOMEOWNERS' ASSOCIATION, INC., a Florida not
for profit corporation, on behalf of the corpor	ration. They ☆ are personally known to me or □ have
produced	_ as identification.
(Notarial Seal)	ALMAN / MANA XI
	NOTARY PUBLIC - STATE OF
DENISE D. PHILLIPS WY COMMISSION # CC 752679	
EXPIRES: July 16, 2002	
	Print Name: Commission No.: My Commission Expires

NOTE:

JOINDER AND CONSENT OF MASTER ASSOCIATION

The METROWEST MASTER ASSOCIATION, INC., causes the foregoing AMENDMENT TO DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE to be executed in its name to acknowledge its approval of and agreement to the terms, conditions, covenants and restrictions set forth therein.

Signed, sealed and delivered in the presence of: Printed Name Kyrsky Hvalovsky	METROWEST MASTER ASSOCIATION, INC., a Florida not-for-profit corporation By: Printed Name: T. Harren value Title: Director - Use and Address: Z. OD S. Harren See
Printed Name: LORA STOREDGE	Orlando Foto A 32835
	(CORPORATE SEAL)
STATE OF Florida COUNTY OF Orange	
The foregoing instrument was acknown and the foregoing instrument was acknown as a cknown	owledged before me this 23rd day of July as Divector - V. P. of METROWEST MASTER
ASSOCIATION INC. a Florida not for profit	as Divector - V-1. Of METROWEST MASTER
is personally known to me or 🗆 has produce	corporation, on behalf of the corporation. He/She in the corporation is considered as identification.
is personally known to the or a has produce	as identification.
(Notarial Seal)	10082 Hra 280
	NOTARY PUBLIC - STATE OF FLORIDA
	Print Name: Tristy Hrabousky
Kristy Lynn Hrabovsky	Commission No.: CC917733
★ My Commission CC917733	My Commission Expires: 3/12/04
Expires March 12, 2004	
Fwc001 amn1	

NOTE:

7/2/01 a:CAB/pc

DOC# 20170480383 08/30/2017 08:26:56 AM Page 1 of 4 Rec Fee: \$35.50 Phil Diamond, Comptroller Orange County, FL SA - Ret To: MARTELL & OZIM P.A.



Prepared by and Return to: Patryk Ozim, Esq. MARTELL & OZIM, P.A. 37 N. Orange Ave, Suite 500 Orlando, FL 32801 (407) 377-0890

AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE

WHEREAS, that certain Declaration of Protective Covenants and Restrictions for Fairway Cove is recorded in Official Record Book 3978, Page 0432, Public Records of Orange County, Florida, as amended from time to time ("Declaration"); and

WHEREAS, Fairway Cove Homeowners' Association, Inc. ("Association") was the entity created to govern the real property described and made subject to the Declaration; and

WHEREAS, the real property described and made subject to the Declaration is also subject to and encumbered by the Master Declaration of Protective Covenants and Restrictions for MetroWest, recorded in Official Record Book 3759, Page 2756, Public Records of Orange County, Florida, as amended from time to time ("Master Declaration"); and

WHEREAS, pursuant to Article III, Section 3.2 of the Master Declaration, the Association is a Community Association subordinate to MetroWest Master Association, Inc. ("Master Association"); and

WHEREAS, pursuant to Article IV, Section 3 of the Declaration, the Master Association shall have the absolute power to require specific action be taken by the Association; and

WHEREAS, pursuant to the Rules and Regulations of MetroWest Master Association, Inc., as recorded in Official Record Document # 20170109586, Public Records of Orange County, Florida, the Master Association has required specific action be taken by the Association to adopt leasing restrictions for the real property made subject to the Declaration; and

WHEREAS, pursuant to Article XII, Section 6 of the Declaration, the Declaration may be amended at any time upon the approval of at least two-thirds (2/3) of the members of the Board of Directors; and

WHEREAS, the necessary vote was obtained for certain leasing restrictions and said leasing restrictions were joined and consented to by the MetroWest Master Association, Inc.

NOW, THEREFORE, pursuant to the Amendment procedures set forth in said Declaration, the following Amendment is hereby adopted:

1. Article XI of the Declaration is amended to add a new Section 26 which shall read as follows:

Section 26. Leasing. All Leases shall be in writing and shall include the names of all tenants and occupants of the Lot. Owners shall submit no later than thirty (30) days after the commencement or renewal of the Lease the following to the Association:

a. A copy of the Lease; and

b. Copy of the then-current version of the MetroWest Crime Free Lease Addendum signed by all tenants and occupants eighteen (18) years of age or older; and

c. Copies of the tenants' and occupants' criminal history report covering seven (7) years, which searches for convictions for any crime described within the then-current MetroWest Crime Free Lease Addendum for all proposed tenants and occupants eighteen (18) years of age or older; and

 d. Copies of tenants' and occupants' driver's licenses, state issued ID cards, Federal I-94's, I-20's, green cards or passports; and

e. Any additional information deemed necessary by the Association.

Owners shall obtain copies of criminal history reports for all proposed tenants and occupants eighteen (18) years of age or older prior to approving any Lease and shall deny a Lease to any proposed tenant or occupant who has been previously convicted of any crime described within the then-current MetroWest Crime Free Lease Addendum. Owners shall deny a Lease to any proposed tenant or occupant who fails to provide any information as listed in sub-paragraphs (b), (c), (d) and (e) above. An Owner's approval of a Lease to any tenant or occupant who has been previously convicted of any crime as described within the then-current MetroWest Crime Free Lease Addendum shall render the Lease void and all tenants and occupants may be forcibly removed immediately by the Association. The failure of an Owner to provide to Association all required documents pursuant to this Section shall render the Lease void and all tenants and occupants may be forcibly removed immediately by the Association. Owners shall be responsible for all costs related to the forcible eviction of any tenant or occupant pursuant to this Section.

CERTIFICATE OF AMENDMENT

I, Michael Meducia, as President	t of Fairway Cove Homeowners' Association, Inc.
hereby certify that this Amendment was du	ly adopted by the affirmative vote of at least two-
	a duly noticed Board of Director meeting held on
-0.04 20 , 2017.	
	Fairway Cove Homeowners' Association,
	Inc., a Florida/not-for-profit corporation
	Wall & Frencher
Witness:	By: //(W/)- // Edd
Company of the compan	Michael B. Fredway as President
Witness Signature	c/o Sentry Management, Inc.
Print Name: Julie Janchet	2180 West SR 434, Suite 5000
Date:	Longwood, FL 32779
• •	Date: Que 14, 2011
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// , () /)	ATTEST:
W. 1 /- / Voil	B. I. L
Witness:	Bil Most a sale a
Witness Signature (1)	Dib Ances Suthan Secretary
Print Name: Higuel Ubiles	c/o Sentry Management, Inc.
Date: 8/47/7	2180 West SR 434, Suite 5000 Longwood, FL 32779
Date	Date: QU9, 14, 2017.
STATE OF FLORIDA	Date. Cly 1117
COUNTY OF Orange	de
	owledged before me this 4 day of dugs, 2017,
by Weeken Friedam as President of F	airway Cove Homeowners' Association, Inc., who
is personally known to me or has produced	as identification, and by
	ay Cove Homeowners' Association, Inc., who is
personally known to me or has produced	r feesie as identification.
100	
Notary Signature	
Motary Stamp or Seal	
V	
A COLUMN TO THE PARTY OF THE PA	
JULIE LEA SANCHEZ Notary Public - State of Flor	ida .
My Comm. Expires Oct 22, 2	
Commission # FF 03230	
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JOINDER AND CONSENT OF MASTER ASSOCIATION

The METROWEST MASTER ASSOCIATION, INC., causes the foregoing AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR FAIRWAY COVE to be executed in its name and to acknowledge its approval of and agreement to the terms, conditions, covenants and restrictions set forth therein.

Metrowest Master Association, Inc., a

	Florida not-for-profit corporation
Witness Signature Print Name: Tulie Sanchez Date: 7/04/17	By: Jim Drayton as President 2121 S. Hiawassee Road, 132 Orlando, FL 32835 Date: 7/25/17
Witness Signature Print Name: 1100000000000000000000000000000000000	By: Steno D'UVA Stena D'UVA as Secretary 2121 S. Hiawassee Road, 132 Orlando, FL 32835 Date: 7/04/17
by <u>Tim Pray ton</u> , as Presiden personally known to me or has produced	wledged before me this day of day, 2017, tof Metrowest Master Association, Inc., who is as identification, and by west Master Association, Inc., who is personally as identification.
Notary Signature Notary Stamp or Seal:	
trotally plain of scal.	