WHEN RECORDED RETURN TO: James R. Blakesley Attorney at Law 1305 N. Commerce Drive, Suite 230 Saratoga Springs, Utah 84045 (801) 766-1968 10363567
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GARY W. OTT
RECORDER, SALT LAKE COUNTY, UTAH
JAMES R BLAKESLEY
1305 N COMMERCE DR STE 230
SARATOGA SPRINGS UT 84045
BY: ZJM, DEPUTY - WI 12 P.

AMENDMENT TO AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND BYLAWS FOR SPRING HILL CONDOMINIUM

This Amendment to Amended and Restated Declaration of Covenants, Conditions and Restrictions and Bylaws for Spring Hill Condominium (the "Amendment") is made and executed by the Spring Hill Homeowners Association of 5271 Spring House Lane, Murray, UT 84107 (the "Association").

RECITALS

- A. The Amended and Restated Declaration of Covenants, Conditions and Restrictions and Bylaws for Spring Hill Condominium was recorded in the office of the County Recorder of Salt Lake County, Utah on November 13, 1995 as Entry No. 6211481 in Book 7268 at Page 1997 of the official records (the "Declaration").
- B. This document affects the real property located in Salt Lake County, Utah, described with particularity on Exhibit "A," attached hereto and incorporated herein by this reference (the "Property").
- C. All of the voting requirements to amend the Declaration have been satisfied. Copies of the Vote Tally and Ballots are attached hereto as Exhibit "B," and incorporated herein by this reference.
 - D. The Association is the managing agent of the Owners of the Property.
- E. The Association desires to change Article 7 (Leases) of the Declaration to add rental restrictions.
- NOW, THEREFORE, for the reasons recited above, and for the benefit of the Project and the Unit Owners thereof, the Association hereby executes this Amendment for and on behalf of and for the benefit of all of the Unit Owners.

- 1. Article 7 (Leases) of the Declaration is hereby amended to add the following provisions:
 - 9. **Rental Restrictions**. At least 58 of the 63 Units must be Owner-Occupied at all times. The Board of Directors may allow up to 5 of the Units to be leased, rented or occupied by Non-Owner Occupants (collectively "Non-Owner Occupancy").
 - a. Purpose. The purpose of the rental restrictions is to allow the Association to:
 - 1. Protect the equity of the individual property owners at the Property; and
 - 2. Carry out the purpose for which the Property was formed by preserving the character of the Property as a homogeneous residential community of predominantly owner-occupied Units and by preventing the Property from assuming the character of an apartment, renter-occupied complex; and
 - 3. Comply with the eligibility, requirements for financing in the primary and secondary mortgage market insofar as such criteria provide that the Property be substantially owner-occupied, the leasing of more than 20% of the Units shall be prohibited. Exceptions may be granted in the case of undue hardship as that term is defined below.

For use herein the terms renter, tenant or lessee shall mean and include any person who is a Non-Owner Occupant of a Unit for more than 3 consecutive weeks or a total of 12 weeks in any 12 month period.

- b. **Initial Occupancy Requirement**. Each Unit must be Owner occupied for two years following the date of purchase.
- c. **Definition of Owner-Occupied**. The term "Owner-Occupied" shall mean a Unit occupied by one of the following:
- 1. The Owner of record as shown in the Office of the Salt Lake County Recorder; or
- 2. The spouse, son, daughter, father or mother of the Owner of record: or
- 3. The shareholder, partner, member, trustor, beneficiary or other legal representative of an institutional owner, such as a corporation, partnership, limited liability company or trust, provided, such person holds a beneficial interest in such legal entity of at least 50%, and/or his or her spouse, children or parents.

- d. Application for Non-Owner Occupancy of Unit. Any Owner who intends to have Non-Owner Occupancy must submit a written application to the Board of Directors requesting permission to do so, which consent shall not be unreasonably withheld so long as at least 58 of the Units in the Project are Owner-Occupied.
- e. Undue Hardship. Priority shall be given to requests for leave to have a Non-Owner Occupant occupy a Unit in order to avoid undue hardship on an Owner. Also, in the event of hardship the Board of Directors may but are not obligated to increase the number of Non-Owner Occupied Units to 10. By way of illustration and not by limitations, examples of circumstances which would constitute undue hardship are those in which:
- 1. An Owner must relocate his or her residence and cannot, within 90 days from the date the Unit was placed on the market, sell the Unit while offering it for sale at a reasonable price no greater than its current appraised market value;
- 2. The Owner dies and the Unit is being administered by his or her estate;
- 3. The Owner takes a leave of absence or temporarily relocates and intends to return to reside in the Unit; and
- 4. The Unit is to be leased to a member of the Owner's immediate family, which shall include his or her children or parents.
- f. Application for Hardship Exception. Any Owner who believes that he or she must have his or her Unit Non-Owner Occupied in order to avoid undue hardship shall submit a written application to the Board of Directors setting forth the circumstances necessitating the Non-Owner Occupancy and such other information as the Board of Directors may reasonably require.
- g. Approval of Hardship Application. Those Owners who have demonstrated that the inability to have Non-Owner Occupancy would result in undue hardship and have obtained the requisite written approval of the Board of Directors may have Non-Owner Occupancy for such duration as the Board of Directors reasonably determines is necessary to prevent undue hardship.
- h. **Written Approval Required**. No Unit may be Non-Owner Occupied without the prior express written consent of the Board of Directors.
 - i. Copy of Signed Lease Agreement or Rental

Agreement to be Provided to Board of Directors. When a Lease Agreement or Rental Agreement is approved, a copy signed by the Renter and Owner must be submitted to the Board of Directors within 10 days after it has been signed by both parties.

- j. **Minimum Percent of Ownership**. No person may own less than twenty-five percent (25%) of a Unit.
- k. **Grandfather Clause**. Anything to the contrary notwithstanding, the foregoing restrictions shall not apply to the following Units which are currently being rented (the "Grandfathered Units"):

Unit No.	Unit Address:	<u>Owner</u>
A-1	624 Spring Hill Drive	Alesandra
Lanza		
F-6	649 Spring Hill Drive	Charles
Kimball		
B-2	637 Springhouse Lane	Derek
Lauritzen		
C-6	623 Spring Hill Drive	Monte Evans

- 1. The Grandfathered Units may continue to be Non-Owner Occupied without restriction for so long as record title to said Units remains vested in the name of the respective Owner(s) thereof (the "Grandfathered Owner(s)").
- 2. The term "Grandfathered Owner" shall include a succeeding "Trust" or other "Person" (i.e., natural person, corporation, partnership, limited liability company, trust or other legal entity) (the "Qualified Successor Owner(s)") in which the Grandfathered Owner or such Owner's spouse, son, daughter, father or mother holds a beneficial interest in such Qualified Successor Owner of at least fifty percent (50%).
- 3. Upon the conveyance of the Grandfathered Unit by the Grandfathered Owner or Qualified Successor Owner, the said Unit shall immediately become subject to the restrictions set forth above.
- 10. **Rental Rules and Regulations**. The Board of Directors shall have the power to make and enforce reasonable rules and regulations and to fine or sanction violators, in accordance with the Declaration and Bylaws, in order to enforce the provisions of this section. Any transaction which does not comply with this section shall be voidable at the option of the Board of Directors.
- a. Leases Subject to Property Documents. Any lease agreement or rental agreement (collectively "lease") between an Owner and

a lessee, renter or tenant shall be subject in all respects to the provisions of the Declaration, Bylaws, Rules, Regulations, and Articles, and any failure by the lessee, renter or tenant to comply with the terms of such governing documents shall be considered a material default under the lease.

- b. Leases Must Be In Writing. All such lease agreements must be in writing.
- c. **Owner Responsible for Renters**. An Owner shall be responsible and liable for any damage to the Property caused by his or her lessee, renter or tenant.
- d. **Minimum Lease Terms**. All leases shall be for an initial minimum term of 12 months.
- e. **Annual Lease Limit**. No Unit may be leased more than 1 time during any 12 month period.
- f. Owner-Occupation and Joint Value Agreement. By accepting title to a Unit, each Owner (for himself or herself and for his heirs, successors-in-title and assigns) understands, accepts and agrees that this Property is intended to be an owner-occupied subdivision and that "churning" the excessive buying and selling of real estate, in the market or second home ownership has, or may have, an adverse affect upon this stated purpose of the Property; therefore, each Owner covenants and agrees that \$25,000.00 shall be paid to the Association if the Owner sells the Unit within the first year of ownership, unless such payment is waived by the Board of Directors based upon a hardship of the Owner.
- g. **Impact Fee**. Each Owner must pay an impact fee in an amount to be determined by the Board of Directors each time his or her Unit is leased.
- h. Assignment of Rents. If an Owner who is leasing his or her Unit fails to pay any assessment for a period of more than 60 days after it is due and payable, the Board of Directors may demand that the lessee, renter or tenant pay to the Association all future rents due the Owner, commencing with the next monthly or other periodic payment, until the amount due to the Association is paid; provided, however, the Board of Directors shall give the Owner prior written notice of its intent to demand full payment from the lessee, renter or tenant.
- 2. In the event of any conflict, incongruity or inconsistency with the provisions of Article 7 (Leases) of the Declaration, the provisions of this Amendment shall in all respects govern and control.
 - 3. The effective date of this Amendment is the date it is recorded in the office

of the County Recorder of Salt Lake County, Utah.

IN WITNESS WHEREOF, the Association has executed this instrument the 7th day of February, 2007.

SPRING HILL HOMEOWNERS ASSOCIATION

By: Kobert 7. ; Name: Robat L Barr	Save
Name: Bohat L Barr	
Title: President	
STATE OF UTAH)
)ss:
COUNTY OF SALT LAK	•
On the 7th day of Febr	ruary, 2007, personally appeared before me, who by me being duly sworn, did say that s/he is the
Greange H Coon	, who by me being duly sworn, did say that s/he is the
President of the Spring Hill	Homeowners Association, and that the within and foregoing
instrument was signed in be	half of said Association by authority of a resolution of its
Board of Directors, and said	d <u>Robert L Parr</u> duly acknowledged to me that said
Association executed the sa	

Residing At: Sathlaker City Commission Expires: 01/21/2010

MOTARY PUBLIC
GEORGE H. COON
672 E. 11400 S
Draper, Utah 84020
My Commission Expires: Jan. 31, 2010
State of Utah

RXLP SPR	ING HILL PH	1 CONDO		BLK,LOT-QUAR	
B FLG	BLK/BLDG	IND FLG	LOT/QUAR	PARCEL NUMBER	OBSOLETE?
		U	AREA	22-07-433-057-0000	NO
В	A	Ū	A1	22-07-433-002-0000	NO
В	A	Ū	A2	22-07-433-003-0000	NO
В	A	Ū	A3	22-07-433-004-0000	NO
В	A	U	A4	22-07-433-005-0000	NO
В	В	U	B1	22-07-433-006-0000	NO
В	В	U	B2	22-07-433-007-0000	NO
В	C	U	C1	22-07-433-008-0000	NO
В	C	Ü	C2	22-07-433-009-0000	NO
В	C	U	C3	22-07-433-010-0000	NO
В	C	U	C4	22-07-433-011-0000	NO
В	C	U	C5	22-07-433-012-0000	NO
B.	C	U	C6	22-07-433-013-0000	NO
В	C	U	C7	22-07-433-014-0000	NO
В	C	U	C8	22-07-433-015-0000	NO
В	D	U	D1	22-07-433-016-0000	NO
В	D	U	D2	22-07-433-017-0000	NO
В	D	Ū	D3	22-07-433-018-0000	NO
Ŕ	Ď	IJ	D4	22-07-433-019-0000	NO

RXLP SPR	RING HILL PH	1 CONDO		BLK,LOT-QUAR	
B FLG	BLK/BLDG	IND FLG	LOT/QUAR	PARCEL NUMBER	OBSOLETE?
В	D	U	D1	22-07-433-016-0000	NO
В	D	Ŭ	D2	22-07-433-017-0000	NO
В	D	U	D3	22-07-433-018-0000	NO
В	D	Ū	D4	22-07-433-019-0000	NO
В	D	U	D5	22-07-433-020-0000	NO
В	D	Ŭ	D6	22-07-433-021-0000	NO
В	D	U	D7	22-07-433-022-0000	NO
В	D	U	D8	22-07-433-023-0000	NO
В	F	Ŭ	F1	22-07-433-024-0000	NO
В	F	Ŭ	F2	22-07-433-025-0000	NO
В	F	Ŭ	F3	22-07-433-026-0000	NO
В	F	Ū	F4	22-07-433-027-0000	NO
В	F	Ū	F5	22-07-433-028-0000	NO
В	F	Ū	F6	22-07-433-029-0000	NO
В	G	Ū	G1	22-07-433-030-0000	NO
В	G	Ū	G2	22-07-433-031-0000	NO
В	G	U	G3	22-07-433-032-0000	NO
В	G	U	G4	22-07-433-033-0000	NO
В	G	U	G5	22-07-433-034-0000	NO

RXLP SPI	RING HILL PH	1 CONDO		BLK, LOT-QUAR	
B FLG	BLK/BLDG	IND FLG	LOT/QUAR	PARCEL NUMBER	OBSOLETE?
В	G	U	G1	22-07-433-030-0000	NO
В	G	U	G2	22-07-433-031-0000	NO
В	G	Ū	G3	22-07-433-032-0000	NO
В	G	ט	G4	22-07-433-033-0000	NO
В	G	บ	G5	22-07-433-034-0000	NO
В	G	U	G6	22-07-433-035-0000	NO
В	G	U	G7	22-07-433-036-0000	NO
В	G	U	G8	22-07-433-037-0000	NO
В	H	U	H1	22-07-433-038-0000	NO
В	H	U	H2	22-07-433-039-0000	NO
В	Н	Ū	Н3	22-07-433-040-0000	NO
В	H	U	H4	22-07-433-041-0000	NO
В	H	U	H5	22-07-433-042-0000	NO
В	Н	U	Н6	22-07-433-043-0000	NO
В	J	U	J1	22-07-433-044-0000	NO
В	J	U	J2	22-07-433-045-0000	NO
В	J	U	J3	22-07-433-046-0000	NO
В	J	Ū	J4	22-07-433-047-0000	NO
_ B	.т	TT	.T5	22-07-433-048-0000	NO

B J U J5 22-07-433-048-0000 NO
PF1=VTDI PF5=RXKP PF7=RXAB LIST PF12=PREV ENTER=NEXT CURSOR DOWN AND ENTER=RXPN
PF4=RETURN TO RXEN PF10=LAST RECORDS

RXLP SPR	ING HILL PH	1 CONDO		BLK,LOT-QUAR	
B FLG	BLK/BLDG	IND FLG	LOT/QUAR	PARCEL NUMBER	OBSOLETE?
В	J	Ŭ	J1	22-07-433-044-0000	NO
В	J	U	J2	22-07-433-045-0000	NO
В	J	U	J3	22-07-433-046-0000	NO
В	J	Ü	J4	22-07-433-047-0000	NO
В	J	U	J5	22-07-433-048-0000	NO
В	J	Ū	J6	22-07-433-049-0000	NO
В	K	ซ	K1	22-07-433-050-0000	NO
В	K	U	K2	22-07-433-051-0000	NO
B	K	Ū	К3	22-07-433-052-0000	NO
В	L	Ū	L1	22-07-433-053-0000	NO
B	L	U	L2	22-07-433-054-0000	NO
В	M	Ū	Ml	22-07-433-055-0000	NO
В	N	Ū	N1	22-07-433-056-0000	NO
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RXLP SPR	ING HILL PH	2 CONDO		BLK,LOT-QUAR	
B FLG	BLK/BLDG	IND FLG	LOT/QUAR	PARCEL NUMBER	OBSOLETE?
		U	AREA	22-07-433-057-0000	NO
В	E	U	E1	22-07-432-002-0000	NO
В	E	U	E2	22-07-432-003-0000	NO
В	E	Ū	E3	22-07-432-004-0000	NO
В	E	U	E4	22-07-432-005-0000	NO
В	Е	U	E5	22-07-432-006-0000	NO
B	E	U	E6	22-07-432-007-0000	NO
В	E	U	E7	22-07-432-008-0000	NO
B	E	U	E8	22-07-432-009-0000	NO