## SECRETARY'S CERTIFICATE OF SUNCREEK ESTATES PROPERTY OWNERS ASSOCIATION



STATE OF TEXAS
§
§
COUNTY OF BRAZORIA
§

The undersigned, being the duly elected, qualified, and acting Secretary of Suncreek Estates Property Owners Association, a Texas non-profit corporation, the corporation set forth and described in that certain "Declaration of Covenants Conditions and Restrictions filed for record under County Clerk File Numbers 03-063532, 2004042245 and 2005058414 in the Real Property Records of Brazoria County, Texas, and all amendments thereto as (said recorded documents and all exhibits and amendments thereto being referred to as "Declarations"), the undersigned Secretary further being the keeper of the minutes and records of said corporation, does hereby certify that the following is a true and correct copy of the following described document, attached hereto:

## 1. Suncreek Estates Property Owners Association By-Laws

The above documents having been duly adopted by the Association and effective as of date of signing, are tendered herewith for the purposes of filing in the Real Property Records of Brazoria County, Texas.

IN WITNESS WHEREOF, the undersigned has hereunto set her hand and at Brazoria, TX, on the 14 th day of January, 2013.


Emile Viola, President

## STATE OF TEXAS <br> COUNTY OF BRAZORIA <br> ACKNOWLEDGMENT

This instrument was acknowledged before me on the $14^{\text {th }}$ day of January , 2013, by Emile Viola, President of Suncreek Estates Property Owners Association on behalf of said corporation.



Houston, TX 77057

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## ARTICLE 1 OFFICES

101 Principal Office The principal office of the Association shall be at located at 19221 South 1-45, Suite 320 Couroe, Texas 77385 The Association may have such other offices, exther in Texas or elsewhere, as the Board of Durectors may determne The Board of Directors may change the location of any office of the Association Meetings of Members and the Board of Drectors may be held at such places within Brazona County, Texas as may be designated by the Board of Directors

102 Other Offices The corporation may also have offices at such other places both withon and without the State of Texas as the Board of Directors may from tume to tume determine or the busmess of the corporation may require

## ARTICLE 2 <br> DEFINTTIONS

201 "Association" shall mean and refer to "Suncreek Estates Property Owners Association," its successors and assigns

202 "Subdivision" shall mean and refer to that certain real property beng a Subdivision of 1,14236 acres more or less, located in the John W Hall League No 11, Abstract No 68, Brazona County, Texas, and according to the plat ("Plat") of said SUNCREEK ESTATES SECTION ONE, recorded on October 2, 2003, in the Office of the County Clerk of Brazonia County, Texas as described in the Declaration of Covenants, Conditions and Declarations (the "Declaration"), filed with the County Clerk of Brazoria County, Texas, m Volume 24, Page 49-52, Map Records of sadd county, DRBCT 03063217 and as may be amended tn the Official Public Records of Brazona County, Texas, and such additions thereto as may hereafter be
brought within the jursdiction of the Association pursuant to sad Declaration or subsequent Declarations filed of record by the Declarant

203 "Common Area" shall mean all real property designated on the plat of the Subdivision and owned by the Association for the common use and enjoyment of the Owners of property in the Subdivision

204 "Lot" shall mean and refer to the lots of land shown upon the recorded plat of the Subdivision and described in the Declaration

205 "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of the fee simple title to any Lot which is a part of the Subdivision, moluding contract purchasers, but excluding those having such interest merely as securty for the performance of an obligation as more fully described in the Declaration

206 "Declarant" shall mean and refer to JTM Housing, Ltd, a Texas Limited Partnership, its successors and assigns if such successors or assigns should acquire the undeveloped Lots from the Declarant for the purpose of development

207 "Declaration" shall mean and refer to the Declaration of Covenants, Conditions and Restrictions applicable to the Subdivision as fuled in the office of the County Clerk of Brazona County, Texas in Volume 24, Pages 49-62, Map Records of sand County, DRBCT 03063217, together with any amendments thereto

208 "Member" shall mean and refer to those persons entitled to membershxp in the Association as provided in the Declaration

## ARTICLE 3

QUALIFICATIONS FOR MEMBERSHIP
301 Membershyp. The membershyp of the Association shall consist of all the owners of the Lots within the Subdivision or brought within the scheme of the Restrictions for the Subdivision pursuant to the provisions and authonty of sadd Restrictions, which is subject to a mantenance charge assessment by the Declarant or assigns, including contract purchasers The foregoing is not intended to anciude persons or entities that hold an interest merely as securty for the performance of an obligation Membership shall be appurtenant to and may not be separated from ownership of any lot, which is subject to assessment, by the Assoctation under the Restrictions

302 Proof of Membership Any person shall not exercise the nghts of membership untul satisfactory proof has been furnished to the Secretary of the Association that the person is qualified as a Member Such proof may consist of a copy of a duly executed and acknowledged deed or tatle insurance policy evidencing ownership of a Lot or Lots in the Subdivision Such deed or policy shall be deemed conclusive in the absence of a conffictung clam based on a later deed or policy

303 No Additional Quahfication The sole qualification for membershup shall be ownership of a Lot or Lots in the Subdivision No initiation fees, costs, or dues shall be assessed against any person as a condition of membership except such assessments, levies, and charges as are specifically authorized under the Restrictions

304 Certificates of Membership. The Board of Drectors may provide for the issuance of certificates evidencing membership in the Association, which shall be in such form as may be
determmed by the Board All certificates evidencung membership shall be consecutively numbered The name and address of each Member and the date of issuance of the certificate shall be entered on the records of the Association and maintaned by the Secretary at the registered office of the Association

## ARTICLE 4 VOTING RIGHTS

401 Voting Votung shall be a one vote per Lot basis The owner or owners of each lot are entitled to one vote for each lot owned in the Subdivision If record tutle to a particular Lat or Lots is in the name of two or more persons, all co-owners shall be Members and may attend any meeting of the Assocration but the votung nights appurtenant to each such Lot or tract may not be divided and fractional votes shall not be allowed Any one of sad co-owners may exercise the vote appurtenant to each such Lot or tract so owned at any meeting of the Members and such vote shall be bindng and conclusive on all of the other co-owners of satd Lot or tract who are not present, provided, if one of the non-attending co-owners has given the Association notice of objection to the attending co-owner's vote, no vote shall be cast for sadd Lot or tract except upon notice of unammous consent by all such co-owners being given to the Association In the event more than one vote is cast for a single Lot or tract by an owner, none of the votes so cast shall be counted and all of such votes shall be deemed vord

402 Classes of Membershup Notwithstanding paragraph 401 to the contrary, the Association shall have two classes of voting membership as follows

Class A. Class A members shall be all Owners, with the exception of the Declarant, and shall be entutled to one vote for each Lot owned When more than one person holds an unterest in any Lot, all such persons shall be members, however, the vote for such Lot shall be exercised as they determine, but in no event shall more than one vote be cast with respect to any Lot, as set forth in paragraph 401 above

Class B. The Class B member shall be the Declarant and the Declarant shall be entutled to three (3) votes for each Lot owned The Class B membership shall cease and be converted to Class A membership on the happening of etther of the following events, whichever occurs earher
(a) When the total votes outstanding in the Class A membership equal the total votes outstanding in the Class B membershup, or
(b) On January 1, 2007

403 Proxies At all meetings of Members, each Member may vote in person or by proxy All proxies shall be in writing and filed with the Secretary of the Association Every proxy shall be revocable and shall automatically cease on conveyance by the Member of his Lot, or on receupt of notice by the Secretary of the death or judicially declared incompetence of such Member No proxy shall be valid after eleven (11) months from the date of its execution, unless otherwise specifically provided in the proxy

404 Quorum The presence, ether in person or by proxy, at any meetng, of Members entitled to cast at least ten ( $10 \%$ ) percent of the total votes of the Assoctation shall constitute a quorum for any action In the absence of a quorum at a meeting of Members, a majonty of those Members present in person or by proxy may adjourn the meeting to a tume not less than five (5) days nor more than forty-five (45) days from the meetung date

405 Required Vote. The vote of the majorty of the votes entutled to be cast by the Members present, of represented by proxy, at a meeting at which a quorum is present shall be the act of the meeting of the Members, unless the vote of a greater number is requred by statute

406 Cumulative Voting. Cumulative voting shall not be permitted during the election of Durectors

## ARTICLE 5

## MEETINGS OF MEMBERS

501 Annual Meetngs The furst anmual meetung of the Members of the Association shall be held withon one year of the date of Incotporation of the Assoctation, and thereafter, the annual meeting of the Members of the Association shall be held between the 15th and the 28th day of January of each succeeding calendar year If the day for the annual meeting of the Members is a legal holnday, the meeting shall be held at the same hour on the first day following which is not a legal holiday (excludung Saturday and Sunday)

502 Special Meetings Special meetings of the Members may be called by the President, the Board of Directors, or by Members representing at least ten (10\%) percent of the total votes entitled to be cast by the Members

503 Place Meetings of the Members shall be held within the Subdavision or at a meeting place as close thereto as possible as the Board may specify in writing

504 Notice of Meetings. Written notice of all Members' meetings shall be given by or at the direction of the Secretary of the Association (or other persons authonzed to call the meeting) by marling or personally delivering a copy of such notice at least ten (10) but not more than fifty (50) days before such meeting to each Member entutled to vote at such meetung, addressed to the Member's address last appeanng on the books of the Association, or supphed by such Member to the Association for the purpose of notice Such notice shall specify the place, day and hour of the meeting and, in the case of a special meetng, the nature of the busmess to be undertaken If mailed, such notice shall be deemed to be dehvered when deposited in the United States manl addressed to the Member at the address last appeanng on the books of the Association with postage thereon pard

505 Order of Business at Meetings. The order of business at all meetings of the Members shall be as follows
(1) Roll call,
(2) Proof of notice of meeting or waiver of notice,
(3) Reading of Minutes of preceding meeting,
(4) Reports of officers,
(5) Reports of committes,
(6) Election of directors,
(7) Unfunshed busmess, and
(8) New business

506 Action without Meetung. Any action required by law to be taken at a meeting of the Members, or any action which may be taken at a meeting of the Members, may be taken without a meeting if a consent in writung, setting forth the action so taken, shall be signed by all of the Members and Ned with the Secretary of the Association

## ARTICLE 6 BOARD OF DIRECTORS

601 Number The affars of the Assoctation shall be managed by the Board of Drectors consisting of three (3) persons, all of who must be members of the Association

602 Term. The intral Board of Directors shall serve until the Control Transfer Date (as defined in the Restrictions) occurs Upon the Control Transfer Date, the Developer shall appoint the Board of Directors The Directors shall be classified with tespect to the time for which they hold office by dividing them into three classes, each class consisting of one Director, and each Durector shall hold office until his successor shall be elected and shall qualify At the first annual meetung of Members, one (1) Durector shall be elected to serve on the Board for a one (1) year term, one (1) Drector shall be elected to serve on the Board for a two (2) year term and one (1) Dutector shall be elected to serve on the Board for a three (3) year term The terms of the Directors shall be staggered so that the terms of the Directors shall not result in more than two (2) Drrectors being elected in any one year Each Director shall hold office untul a successor is elected and qualufied

603 Removal Directors may be removed from office with or without cause by a majority vote of the Members of the Association

604 Vacancies. In the event of a vacancy on the Board caused by death, resignation, removal of a Drector, the remanning Directors shall, by majonty vote, elect a successor who shall serve for the unexpired term of bis predecessor in office

Any directorshp to be filled by reason of an ncrease in the number of drectors shall be filled by election at an annual meeting or at a special meeting of Members called for that purpose

605 Compensation No Director shall recerve compensation for any service he may render to the Association A Director may, however, be rembursed by the Board for actual expenses incurred by bum in the performance of his duties

606 Powers and Duthes. The Board shall have the powers and dutnes, and shall be subject to limitations on such powers and duties, as enumerated in these Bylaws or as set forth in the Artucles of Incorporation of the Assocration In addition, the Board of Directors shall have the powers and following dutres
a cause to be kept a complete record of all its acts and corporate affars and to present a statement thereof to the members at the annual meeting of the members, or at any special meeting when such statement is requested in writug by one-fourth ( $1 / 4$ ) of the Members who are entitled to vote,
b supervise all officers, agents and employees of this Association, and to see that therr duties are properly performed,
c as more fully provided in the Restrictions to
(1) fix the amount of the annual mantenance fund assessment aganst each lot at least thrty (30) days mn advance of each annual assessment period as provided in the Restrictions,
(2) send written notice of each assessment to every Owner subject
thereto at least thirty (3) days in advance of each annual assessment period, and
(3) foreclose the lien against any property for which assessments are not pald withen thirty (30) days after due date or to bring an action at law against the owner personally obligated to pay the same,
d 1 ssue, or to cause an appropnate office to $1 s s u e$, upon demand by any person, a certsficate setting forth whether or not any assessment has been paid $A$ reasonable charge may be made by the Board for the issuance of these certuficates Ira certificate states an assessment has been paid, such certuficate shall be conclusive evidence of such payment,
e procures and mantain, if possible, adequate hability and hazard insurance on property owned by the Association,
f cause all officers or employees having fiscal responsibilities to be bonded, as it may deem approprate,
g cause the Common Area to be maintaned,
h cause the Restrictions of the Subdivision to be enforced and administered,

1 employ such accountants, attomeys, contractors or other persons or entitues as they deem necessary to manage and admunster the affaurs of the Association, and

J manage the affars of the Association
Directors shall exercise ordnary business judgment managng the affars of the Association Directors shall act as fiducianes with respect to the interests of the Members In actong in their official capacity as directors of this Association, drrectors shall act in good farth and take actions they reasonably believe to be in the best interests of the Assoctation and that are not unlawful In all other instances, the Board of Directors shall not take any action that they should reasonably believe would be opposed to the Association's best interests or would be unlawful A director shall not be hable if, in the exercise of ordnary care, the drector acts in good faith relyng on written financtal and legal statements provided by an accountant or attorney retamed by the Assocration
6.07 Actions of Board of Drectors. The Board of Drectors shall try to act by consensus However, the vote of a majonty of drectors present and voting at a meeting at which a quorum is present shall be sufficient to constitute the act of the Board of Directors unless the act of a greater number is required by law or the bylaws A director who is present at a meeting and abstans a vote is considered to be present and voting for the purpose of determining the decision of the Board of Directors For the purpose of determining the decision of the Board of Directors, a director who is represented by proxy in a vote is considered present

## ARTICLE 7 NOMINATION OF DIRECTORS

701 Nommation and Election of Drectors Nomination for election to the Board of Directors shall be made by a Nommating Committee and increased as herein set forth

702 Nominatug Commuttee. At a regular meeting of the Board of Directors held no later than November of each year there shall be apponted by the Board a committee of seven regular Members of the Association, none of whom shall be a member of said Board, as a Nomnating Committee, each member of the Board shall have the nght and the privilege of naming one member of sard Committee In the event of the fanlure of any member to do so, the members of the Board present at such meeting shall appoint a sufficient number to complete sand Committee, which Committee shall be charged with the duty of nommating cattidates for members of the Board of Directors to be elected at the next annual meeting No member of the Nommating Commuttee shall serve consecutive terms on that Committee No member of the Nominating Committee may be nommated for the position of Board Member while serving on the Nomunatung Committee The Board of Directors at said meeting shall fix the tume and place of the meeting of such Nominating Committee, but the date fixed for such meeting shall not be less than thity-one (31) days prior to the date of the annual election The Secretary shall immediately notify in writing each of the members of such Nommatmg Conmuttee of his selection and of the tume and place of the meeting of the Committee The Nomunatung Committee shall meet at the tume and place designated A majonty of the nomuating Committee shall govern the action and determination of the Committee Each nominee must recerve a mmmum of four affirmative votes and must not be in default of any fees due the Association

703 Nominatron of Candidates and Posting of Names The Nommating Commuttee shall at least twenty (20) days before the annual election, mall to the members the names of the candidates selected by if to fill the places of outgoing members of the Board of Directors, and shall also immedately file with the Secretary of the Association a list of such nominated members No member shall be nominated who has served more than three consecutive terms next proceeding Other candidates may be nominated to fill sadd places, or any of them, by petition signed by at least ten ( $10 \%$ ) percent of the Members entitled to vote, provided such petition shall be received by the Secretary at least seven (7) days before the annual election and provided any such nominee is a member not in default on any fees due the Association~ Upon receiving such petition, the Secretary shall forthwith cause the same to be added to the list of nomuees of the Board of Drrectors The names of all candzdates nominated by the Committee or by petition, if any, shall be printed on the officual ballot used at such election and none of such names may be withdrawn after the said names have been published on the bulletin board in the manner above stated All names shall be arranged alphabeticaily on the bailot At least five (5) days pror to the annual election, the Secretary shall mall a copy of such official ballot to each Member

704 Election Directors are elected at the annual meeting of Members Members, or therr proxies, may cast, in respect to each vacant directorship, as many votes as they are entuted to exercise under the provisions of the Declaration The nommees recerving the highest number of votes shall be elected No Member may cumulate votes

## ARTICLE 8 MEETINGS OF DIRECTORS

801 Regular Meetings Regular meetings of the Board of Directors shall be held quarterly at such place and at such tume as may be fixed from tane to tume by resolution of the Board Notice
of the time and place of such meeting shall be delivered to each member of the Board of Directors not less than three (3) nor more than thuty (30) days before the date of the meeting

802 Special Meetings. Any two Directors other than the Secretary shall hold special meetings of the Board of Directors when called by written notice signed by the Secretary of the Board of Drectors or The notice shall specify the time and place of the meetung and the nature of any spectal busmess to be considered Notice of any special meeting must be given to each Director not less than three (3) days, or more than thirty (30) days proor to the date fixed for such meeting by written notice delivered personally or sent by mail or telegram to each Drector at has address as shown in the records of the Assoctation

803 Quorum A quorum for the transaction of business by the Board of Directors shall be the lesser of etther a majonty of the number of Drectors constututing the Board of Drectors as fixed by these Bylaws or four

804 Voting Requrement The act of the majonty of Drectors present at a meeting at which a quorum is present shall be the act of the Board of Directors unless any provision of the Articles of Incorporation or these Bylaws requires the vote of a greater number

805 Open Meetings Regular and special meetings of the Board shall be open to all Members of the Association, provided, however, that Association Members who are not on the Board may not participate in any deliberation or discussion unless expressly so authorzed by the vote of a majonty of a quorum of the Board

806 Executive Session The Board may, with the approval of a majonty of a quorum, adjourn a meeting and reconvene in executive session to discuss and vote on personnel matters, litigation in which the Association is or may become involved, and other business of a confidential nature The nature of any and all business to be considered in executive session shall first be announced in open session

## ARTICLE 9

## COMMITTEES

901 Apponted by Board of Directors. The Board of Drectors shall appoint such committees as are required by the Restrictions The Board may from time to time establish and appoint to such other commuttees, as it shall deem necessary and advisable to assist the Board in the general operation and management of the Association The Chairman and all Members of each such committee must be a member of the Association

902 Authonty- of Commultees. The Board of Drectors may grant to any committee thus established by the Board such authonty and power consistent with these Bylaws as the Board shall deem required to can't out the intended purposes and functions of such committee

903 Discharge of Committees and Committeemen. The Board of Directors may discharge any committee established by the Board and may remove and replace any committeeman apponted to any committee

904 Membership Commuttee This Commuttee shall pass upon all applications for membership and report on the same with recommendations to the Board of Directors All applications for membership shall be deposited with the Secretary for delivery to the Committee

## ARTICLE 10 <br> OFFICERS

1001 Enumeration of Officers The Officers of this Association (who shall at all times be members of the Board of Drrectors) shall be a Presudent, a Vice President and a Secretary and Treasurer The Board of Drectors may, be resolution, create such other offices, as it deems necessary or desmable

1002 Term The Officers of thus Assoctation shall be elected annually by the Board of Directors and each shall hold office for a term of one year, unless such officer shall sooner resign, be removed, or be otherwise disqualified to serve

1003 Resignations and Removal Any Officer may resign at any tume by giving written notice to the Board, the President or the Secretary Such resignation shall take effect at the date of receipt of such notice or at any later tume specified therein Any officer may be removed from office by the Board whenever, m the Board's judgment, the best interests of the Association would be served by such removal

1004 Multiple Offices The same person, except the offices of President and Secretary, may hold any two or more offices

1005 Compensation Officers shall not receive compensation for services rendered to the Assoctation

## ARTICLE 11 <br> PRESIDENT

1101 Election At the first meeting of the Board mmedrately following the annual meeting of the Members, the Board shall elect one of the numbers to act as President

1102 Dutres. The President shall
(a) Preste over all meetrngs of the Members and of the Board,
(b) Sign as President all deeds, contracts, and other mstruments in writmg which have been first approved by the Board, unless the Board, by duly adopted resolution, has authonzed the signature of a lesser officer,
(c) Call meetungs of the Board whenever he deems it necessary in accordance with rules and on notuce agreed to by the Board The notice penod shall, with the exception of emergencies, in no event be less than three (3) days, and
(d) Have, subject to the advice of the Board, general supervision, direction and control of the affars of the Association and discharge such other duties as may be required of hum by the Board

## ARTICLE 12 VICE PRESIDENT

1201 Election At the first meeting of the Board mmediately following the annual meeting of the Members, the Board shall elect one of ats members to act as Vice President

1202 Duties The Vice President shall
(a) Act in the place mad in the stem of the President in the event of his absence, mability, or refusal to act, and
(b) Exercise and discharge such other dutues as may be required of hm by the Board In connection with any such additional duties, the Vice President stall be responsible to the President

## ARTICLE 13 SECRETARY

1301 Election At the first meeting of the Board mmediately following the annual meetung of the Members, the Board shall elect a Secretary

1302 Duthes The Secretary shall
(a) Keep a record of all meetungs and proceedings of the Board and of the Members,
(b) Keep the seal of the Association, if any, and affix it on all papers requiring sard seal,
(c) Serve such notices of meetungs of the Board and the Members requared etther by law or by these Bylaws,
(d) Keep appropnate current records showing the members of this Association together with therr addresses, and
(e) Sign as Secretary all deeds, contracts, and other instruments in writung which have been first approved by the Board if said instruments require a second Association signature, unless the Board has authorized another Officer to sign in the place and stead of the Secretary by duly adopted resolution

## ARTICLE 14 <br> TREASURER

1401 Election At the first meeting of the Board immediately followng the annual meetung of the members, the Board shall elect a Treasurer

1402 Duthes The Treasurer shall
(a) Recerve and deposit in such bank or banks as the Board may Born time to tume direct, all of the funds of the Assocation,
(b) Be responsible for, and supervise the mauntenance of, books and records to account for such funds and other Association assets,
(c) Disburse and withdraw said funds as the Board may from tume to time direct, and in accordance with prescribed procedures, and
new Bylaws adopted by a majonty vote of the Board of Drectors or by a majonty vote of those Members present and votung, in person or by proxy, at any annual or special meeting or election called for that purpose, provided, however, that a statement of the proposed modifications, alterations, amendments, or repeal and proposed new Bylaws signed by either the Board of Directors or by ten ( $10 \%$ ) percent or more of the Members entitled to vote shall be delivered to the Board of Drectors at least twenty (20) days before the date of such meeting or election, and it shall be the duty of the Board of Directors to cause a copy of such proposed modifications, alterations, amendments, or repeal and proposed new Bylaws to be mated to each member of the Association at his last known address on the books of the Association at least seven (7) days before such meeting or election


STATE OF TEXAS

## COUNTY OF MONTGOMERY

This instrument was acknowledged before me on the 24th day of November, 2003, by RICK GAUL, Secretary of Suncreek Estates Property Owners Association, in the capacty therem stated


TEMPE ROSS
NOTARY PUBLIC
STATE OF TEXAS
Comm Exp 01-09-2007


## FILED and RECORDED

Instrument Number: 2013004338
Filing and Recording Date: 01/28/2013 11:32:12 AM Pages: 15 Recording Fee: $\$ 68.00$
I hereby certify that this instrument was FILED on the date and time stamped hereon and RECORDED in the OFFICIAL PUBLIC RECORDS of Brazoria County, Texas.


Joyce Hudman, County Clerk
Brazoria County, Texas

ANY PROVISION CONTAINED IN ANY DOCUMENT WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE REAL PROPERTY DESCRIBED THEREIN BECAUSE OF RACE OR COLOR IS INVALID UNDER FEDERAL LAW AND IS UNENFORCEABLE.

DO NOT DESTROY - Warning, this document is part of the Official Public Record.

