AMENDMENT

TO

DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS, EASEMENTS, CHANGES AND LIENS ON AND FOR

SANDY COVE RANCH ON RICHLAND CHAMBERS LAKE

STATE OF TEXAS

COUNTY OF NAVARRO

00006444

THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS, EASEMENTS, CHARGES AND LIENS ON AND FOR SANDY COVE RANCH ON RICHLAND CHAMBERS LAKE ("Amendment") is made and effective as of the 1st day of September, 2010, by SANDY COVE RANCH ON RICHLAND CHAMBERS LAKE, LP, a Texas Limited Partnership ("Declarant").

WHEREAS, Declarant is the owner and developer of certain real property to be hereinafter commonly known as and described as Sandy Cove Ranch on Richland Chambers Lake ("Sandy Cove"), which is a planned residential development consisting of an approximately 94.71 acre tract of land, located in Navarro County, Texas; and

WHEREAS, Declarant entered into a Declaration of Covenants, Conditions, Restrictions, Easements, Charges and Liens, made and effective June 27, 2007, recorded on June 28, 2007, Document Number 00006276, Navarro County Clerk's Office, Navarro County, Texas ("Declaration"); and

WHEREAS, Sandy Cove is still in its Development Period, as defined in the Declaration; and

WHEREAS, Declarant, in its own capacity and as attorney in fact for owners, as set forth in Section 12.1 of the Declaration, desires to amend said Declaration;

NOW THEREFORE, for and in consideration of the mutual covenants contained herein, the adequacy and sufficiency of which are hereby acknowledged, Declarant hereby amends the Declaration as follows:

 An additional paragraph shall be added to the end of Section 4.6 <u>Use of Common Properties</u> as follows:

While off-road golf carts and "side by side" all terrain vehicles are allowed at Sandy Cove and its Common Properties, such vehicles as two-wheel motocross motorcycles and three-wheel and four-wheel all terrain vehicles are not allowed to be operated, at any time, at Sandy Cove and its Common Properties.

2) An additional sentence shall be added to the end of Section 9.3 Maintenance (a) as follows:

Notwithstanding anything contained herein to the contrary, the Association, at its sole discretion and direction, shall mow all lots that have not been built upon and do not have homes under construction on them.

 Except as herein amended, the Declaration shall remain in full force and effect as originally written.

IN WITNESS WHEREOF, the authorized representative of Declarant has executed this Amendment to be effective as of the date set forth above.

DECLARANT:

SANDY COVE RANCH ON RICHLAND CHAMBERS LAKE, L.P.,

A Texas limited partnership

By: Sandy Cove Ranch Partners Management, LLC,

A Texas limited liability company,

Its General Partner

By: Michael E. Montgomery, Manager

STATE OF TEXAS

COUNTY OF DALLAS

This Instrument was acknowledged before me on the 9 day of 2010, by Michael E. Montgomery, Manager of Sandy Cove Ranch Partners Management, LLC, a Texas limited liability company, general partner of SANDY COVE RANCH ON RICHALAND CHAMBERS LAKE, L.P., a Texas limited partnership, on behalf of said partnership.

Notary Public, State of Texas

My Commission Expires:

march 27,2013

ERIN ROBIN HURT Notary Public, State of Texas My Commission Expires March 27, 2013

Sherry Dowd, COUNTY CLERK
Navarro County

STATE OF TEXAS

COUNTY OF MAYARRO

I hereby certify that this instrument was
filed on the date and time stamped hereon by me and
was duly recorded and stamped hereon by me.

Sep 13,2010

Receipt Number - 36450 847 Gena Chandler

Document Number: 00006444

As a Recordings

On: Sep 13,2010 at

Filed for Record Mavarro County 12:53F =