# Declaration of Covenants, Conditions and Restrictions 



# CANCELLATION OF EXISTING RESERVATIONS, RESTRICTIONS AND MAINTENANCE PROVISIONS AND IMPLEMENTATION OF NEW DECLARATION OF COVENANTS, RESTRICITONS, EASEMENTS, CHARGES AND LIENS OF HARBORWALK 

Harbotwalk Property Owners' Association, Inc.
Match 21, 2003

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CANCELLATION OF EXISTING RESERVATIONS,<br>RESTRICTIONS AND MAINTENANCE PROVISIONS AND IMPLEMENTATION OF NEW DECLARATION OF COVENANTS, RESTRICTIONS, EASEMENTS, CHARGES AND LIENS OF<br>HARBORWALK

## RECITALS

WHEREAS, Harborwalk Development, Ltd ("HWD"), is the sole owner of all of the tract of land containing 573825 acres, more or less, out of the R M Brackenadge Survey No 2, Abstract 38, Galveston County, Texas, which has heretofore been platted anto a subdivision known as Fabulous Flamingo Isles, Section One, aecordtng to the replat of satd Section dated December 21, 1965, filed for record in the office of the County Clerk of Galveston County, Texas, on January 4, 1966, and recorded in Volume 1616, Page 90 of the Real Property Records of Galveston County, Texas, and

WHEREAS, sadd tract of land is the same tract on which was mposed the "Reservations, Restrictons and Mantenance Provisions" dated December 21, 1965, and which were recorded in Book 1756, Page 673 of the Real Property Records of Galveston County, Texas; and

WHEREAS, HWD beleves it is in the best interest of the current and future owners of land in the Fabulous Flamugo Isles, Section One subdivision, and that it is also in the best interest of the current and future owners of any other land which may be combined wuth the Fabulous Flamingo Isles, Section One subdivision in order to form a new subdirvsion, tiat sadd heremabove referenced "Reservations, Resuctuons and Marntenance Provistons" be canceled and removed,

WHEREAS, HWD is devcioping a new communty known as Harborwalk (formeriy known as Fabulous Flamungo Isles), a comprehensively planned real estate development affording well-planned resideatal, commerctal, recreational, open space and mistatuonal buidings, fachlacs and areas, curtently projected to encompass 2 tract of land contaning in excess of 800 acres located in Gaiveston County, Texas

WHEREAS, the final size and boundary of Harborwalk 18 subject to the discretton of HWD, and nothing contaned in these Corenants shall be construed to represent or luraut the final size, configuration or location of Harborwalk, nor shall it constate or be construed as a representation as to what land or lands will or will not be subjected to the terms of these Covenants

Whereas, the Harborwalk Property Owners Associzton, Inc ("POA") has been formed by HWD as a non-profit commumity associacion to serve as the representative of the resadents and property owners of lands made subyect to these restractuve covenants, with respect to the assessment, collectoon and application of all charges mposed hereunder, the enforcement of all covenants, restrictions and hens contaned herean or created hereby, and the creation, operaton, management and mamitenance of the facilties and services referred to herein This mistrument (the "Covenants") is the Covenants, Restrictions, Easernents, Charges and Liens of Harborwalk referred to in the Artacles of Incorporation of the POA

WHEREAS, HWD encumbers the lands described in attached Exiubit A with the covenants, restrictions, easements, charges and hens imposed hereby in order to
(1) estabish, mpose and create a unform plan and scheme of development for the Property,
(u) provide funds for the uses spectied in Article IV below,
(iii) grant rights and privileges relating to the use of certan fachites, subject to the conditoos specified, and
(iv) mpose land use and design control cnteria for the development of the Property

WHEREAS, HWD intends to cause the covenants, restructrons, easements, charges, hens and other provisions contatned in these Covenants to burden, affect, bind and nun with tite to the lands encumbered by these Covenants, inciuding the lands described in Exhtbit A attached to these covenants and meorporated heren by reference (the "Property") and the lands annexed by HWD to the Property in the manner permitted by Artucle VI below, so as to cause the covenants, restrictions, easements, charges and liens heren set forth to be binding upon such land and those residing on or owning an interest therein, and to inure to the benefit of and be enforceable by the Owners, the POA, HWD and therr successors and assigns

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS
Harborwaik Development, Ltd, hereby cancels and removes the satd "Reservations, Restrictions and Mantenance Provisions", and

Harborwalk Development, Ltd, declares that each contract, deed, lease or other conveyance whach may be heteafter executed with regard to any porton of the Property shall conclusively be held to have been executed, deivered and accepted subject to the covenants, restrictions, easements, charges and hens set forth in this Deciaration, and same shall run with the land and be binding upon all successive owners thereof regardless of whether or not the following covenants, resterctons, easements, charges and hens are set out in full or incorporated by reference an sand conveyance

Covenants, ancluding the lands described in Exhubst A attached to these covenants and ancorporated herein by reference (the "Propesty") and the lands annexed by HWD to the Property in the mannet permatted by Artucle VI below, so as to cause the covenants, restuctions, easements, charges and hens herem set forth to be binding upon such land and those restding on or owning an interest thereln, and to nnure to the benefit of and be enforceable by the Owners, the POA, HWD and thetr successors and assigns

## NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS

That HWD and POA, upon the recording hereof, do hereby in accordance with Texas Prop Code $\$ 204.005$ modify and amend the Exasang Resurctoms and in therr place adopt, establash and mupose the following covenants, restrctions, easements, chatges and hens to apply to the use, improvement, occupancy and conveyance of the Property Each contract, deed, lease or other conveyance which may be hereafter executed with regard to any portion of the Property shall conclussvely be held to have been executed, delivered and accepted subject to the covenants, testrictoons, easements, charges and hens set forth in this Declaration, and same shall tun with the land and be binding upon all successive owners thereof regardiess of whether or not the followng covenants, restuctuons, easements, charges and liens are set out in full or uncorporated by reference in sald converance.

## ARTICLEI

 DEFINITIONSSection 1.01: "Annual Assesmment" has the meanug specified in Section 2.03 B of these Covenants
Section 1.02: "Asteasable Tract" means the fee estate in the surface of and aeral nghts above any separately owned of deseribed portion of the Property, except such part or parts thereof as may from tume to turne constutute "Exempt Property", as hereinafter defined

Section 1.03: "Assessed Valuation" has the meanung specified in Section 203 G of these Covenants
Section 1.04 "Assessment Rate" has the meaning specified in Secton 203 B of thesc Covenants

| Seccion 1.05: | "Base Valuation" means $\$ 500,000$ for 2003 Annual Assessments The Base Valuation will increase each succeeding year by a percentage of the prot year's Base Valuation equal to the percentage inctease (if any) in the CPI for the twelve month period ending on July 31 of the year durng which' the Annual Assessment is being determined and assessed by the Board |
| :---: | :---: |
| Section 1.06: | "Board" means the Board of Directors of the POA |
| Secton 1.07" | "Covenants" means these Covenants, Restrictons, Easements, Charges and Liens, as the same may from tume to tume be supplemented or amended in the manner provided herein |
| Section 1.08: | "CPI" means the Consumer Price Index - All Urban Consumers, US City Average, All Items, 1982-1984 equals 100, publshed by the US Deparment of Labor, Bureau of Labor Stausucs If the US Department of Labor, Burcau of Labor Stausucs ceases to publish sald index, then CPI shall mean such other index as the Board shall select which in its judgment reflects the range of econome factors xepresented in the Consumer Price Index - All Urban Consumers, US City Average, All Items |
| Section 1.09: | "Deed" means a deed, assignment, easement, lease or other instrument conveyng legal tule to any porton of or interest in the Property |
| Section 1.10: | "Development Review Committee" (herein referred to as "DRC") has the meaning specified in Artucle IX of these Covenants |
| Section 1.11: | "Easement Area" has the meanung specified in Section 1102 of these Covenants |
| Section 1.12: | "Exempt Property" means the following portons or parts of the Property |
|  | A all land and Taxable Improvernents (as defined below) owned by the Untted States, the State of Texas or any political subdivision, enstrumentality or agency of any such entrity, |
|  | B all land and Taxable Improvements owned by the POA for so long as the POA shatl be the owner thereof, and |
|  | C all land and Taxable Improvements exempt from boch county and the State of Texas real property taxes by vrtue of applicable law |
| Section 1.13: | "Harborwalk" means a compreheasively planned real estate development by Harborwalk Development, Ltd affording well-planned residental, commercal, recreatonal, open space and mstitutional buldings, fachitres and areas. Harborwalk is currently projected to encompass \& tract of land contanung in excess of 800 actes located in Galveston Connty, Texas The final stze and boundary of Harborwalk as subject to the discretion of HWD Nothrig contatned in these Covenants shall be construed to represent or limit the final size, configuration or locstion of Harborwalk, nor shall at constatute or be construed as a representation as to what land or lands will or will not be subjected to the terms of the Covenants |
| Section 1.14: | "HWD" means Harborwalk Development, Led, any entity succeeding to the corporate powers of Harborwalk Development, Ltd by merger, acqusition or otherwise, or an asssgnee of Harborwall Development, Litd who as spectically asstgned the rights, duttes and oblgations of Harborwailk Development, L.td under these Covenants |


| Section 1.15: | "Improvement" means any physical change to a Tract or any Structure or mprovement thereon, including by way of example, landscaping, grading, or changing the swe, shape or appearance of a Structure or other improvement |
| :---: | :---: |
| Section 1.16: | "Member" means any person or entuty who is an Owner There are two classes of Members as described in Section 701 of these Covenants |
| Section 1.17: | "Owner" means every person or entry who holds A. <br> B a fee tutie in or to any Tract, |
|  | C a fee utile in or to a condomunum unit located on any portion of the Property, or |
|  | D any share, membership or other interest in any cooperatuve or other entity organized and operated for the purpose of providing residential dwelling to 1ts shareholders, members or other beneficiaries, whuch share, membership or other interest enutiles the owner thereof to possession of 2 residentil dwelling unit within the Property, |
|  | whether or not such person or enotety actually resides on any part of the Property "Owner" includes contract sellers, but excludes those ownung an interest merely as securty for the performance of an obligation |
| Section 1.18: | "POA" means the Harborwalk Property Ownera' Ansoctation, Inc and any Successor Entuty, as defined in Section 1803 of thesc Covenants |
| Section 1.19: | "POA Covenant Lien" has the meanung given in Sectron 3.02 of these Covenants |
| Section 1.20: | "Property" means |
|  | A All land described in Exhibut $A$ attached to and incorporated in these Covenants for all parposes, together with all exstung or subsequent Structures or mprovements thercon, and any unit in a condomuntum located on any portion of the land described in this paragraph, and |
|  | B from and after the date of such annexation, each parcel of land which has been added to the land subject to these Covenants pursuant to the provistons of Section 602 hereof, together with all existung or subsequent Structures or mprovements thereon, and any unit in a condominum located on any porton of the land described in thes paragraph |
| Section 1.21: | "Residence" means a permanent structure or mprovement that includes tiving quarters |
| Section 1.22; | "Resident" means cach person domucied on any part of the Property |
| Section 1.23: | "Structure" means |
|  | A any man-made thing or device, meluding but not limated to any buildang, garage, porch, shed, greenhouse, bathhouse, cabana, coop or cage, covered or uncovered patio, swimmung pool, play apparatus, clotheshne, fence, curbing, paving, wall, sygn, tempotary or permanent livang quarters (including any house trajer) or any other temporary or permanent structure or improvement, and |

any excavation, fill, ditch, diverston dam or other thing of device which changes the grade of any Tract more than sux (6) inches from that exusting at the tume of purchase by the Owner, or which affects or alters natural draunage flows or the flow of any waters in any natural or artufictal stream, wash or drannage channel

Section 1.24: "Successor Entity" has the meanumg given to Section 1803 of these Covenants
Section 1.25: "Taxabie Improvemena" means all buildings, structures and other matters and thengs which, at the tume of assessment pursuant to Artucle II of these Covenants, are defined as real property under applicable law for purposes of ad-valorem taxation by the State of Texas or the county in which same are located

Section 1.26: "Tract" means any portion of the Property whech has been subdivided by plat, condomunum declaration or survey descruption recorded in the Real Property Records of the county in which such land is located

## ARTICLE II

## ANNUAL ASSESSMENTS AND USER FEES

Section 2.01: Creation of the Lien and Personal Obligation of Asseasments. HWD, as owner of all Assessable Tracts, hereby covenants to pay, and each subsequent Ownet of any Assessable Tract, by acceptance of a Deed therefor, whether or not it shall be so expressed in such Deed, is deemed to covenant and agree to pay to the POA Annual Assessments with respect to each Assessable Tract The payment of Annual Assessments, together with nuterest, court costs, reasonable attorney fees and other costs uncurred in the collection of unpatd assessments, is secured by the POA Covenant Leen, a conunuing len upon each Assessable Tract

Each Owner of an Assessable Tract, by acceptance of a Deed to such tract, eovenants for good and valuable conssderation, the sufficiency and recerpt of which are acknowledged thereby, to be personally lable for any and all Annual Assessments aganst that Assessable Tract subsequent to us acquistron by that Owoer and prior to convegance to another person or entry, together with all interest, court costs, xessonabic attorney fees and other costs incurred in the collection of unpard Annaal Assessments

Section 2.02: Purpose of Assessmente. The POA shall apply the Annual Assessments to the acquisiton, construction, financing, umprovement and maxttenance of propertues owned by the POA, for the payment of debts incurred by the POA, for the establishment of such reserve accounts as the Boatd may deem necessary, and for the other purposes and uses set out in Aracle IV of these Covenants

## Annual Assessment.

A Annual Assessments for any Assessable Tract shall commence to accrue on the earher to occur of the date upon whach HWD conveys to another person of entrity record fee tute to that Assessable Tract, or the date upon which HWD or its lessee, agent, contract purchaser, permuttee of invitee commences the use or occupancy of any umprovements constructed on sad Assessable Tract, and shal accrue annually thereafter Annual Assesmments shall be calculated, assessed and billed to Owners or therr ageats or mortgagees prior to January 1 of the year for which same are due Annual A.ssessments shall be payable upon recelpt, and shall be delinquent if not padd within sixty (60) days following January 1 of the year for which same are due,
provided that the falure of the POA to provide a written statement of assessments due on or before January 1 shall not invalidate such Annual Assessment or any of the rghts of the POA regardmg the collection of delinquent Assessments, except that Annual Assessments bulled after January 1 shall not become delinquent untul suxty (60) days following the date the statement was mated to the Owner

The Board shall assess aganst each Assessable Tract that is restricted to use for townhome, condominum or sungle famuly detached residental purposes, and includes a Residence, an assessment (the "Annual Assessment") for each calendar year equal to 2 specafied number of cents for each One Hundred Dollars (the "Assessment Rate") tumes the Assessed Valuation of the Assessable Tract, less onehalf of the product of the Assessment Rate umes that portion of the Assessed Valuation of each dwelling unst in excess of the Base Valuation

C The Board shall assess agaunst each Assessable Tract that is restricted to use for townhome, condominum or sangle family detached residentul putposes, but that does not contan a Residence, an assessment (the "Annual Assessment") for each calendar year equal to twice the specified number of cents for each One Hundred Dollars (the "Assessment Rate") tumes the Assessed Valuation of the Assessable Tract

D The Board shall assess agatrast each Assessable Tract restricted to use for any type of residental dwelling other than townhome, condomuaum or sungle famdy detached, an Annual Assessment equal to the Assessment Rate umes the Assessed Valuation

E The Board shall assess aganst each Assessable Tract restreted to uses other than residental dweling purposes, an Annual Assessment for each calendar year equal to the Assessment Rate umes the Assessed Valuation of the Assessable Tract, turnes sixty-seven percent ( $67 \%$ )

F For calendar year 2003, the Assessment Rate shall not exceed 30 cents ( $\$ 030$ ) for each One Hundred Dollars of Assessed Valuation The Assessment Rate may be increased by the Board in any succeeding year to a rate not to exceed the Assessment Rate changed for the curtent year, increased by the Avalable Increase in the CPI, upon a detcrmunation by the Board that the proposed increase is necessary to meet the expenses, costs of operation, debt service obilgations, reserve account depostrs, captal addtrons and planned expanstion of the POA The Avaliable Increase in the CPI shall be a percentage equal to the total percentage ancrease to the CPI from August 1, 2002 through july 31 of the year during which the Anoual Assesament is devermined by the Board, less the total of the annual percentage increases in the Annual Assessment smince 2003 The Board shall not nincrease the Assessment Rate more than once in any calendar year or in viohation of thas Section 203

G The "Assessed Valuation" of any Assessable Tract means
(1) For any year when the value of all Taxable Improvements on an Assessable Tract is not shown on the tax rolls of the county in which the property 15 located, the Assessed Valuation of that tract means the faur market value of the Assessable Trsct and all Tamable Improvernents located thereon, as of September 1 of the year during which Annual Assessments for the following year ate calculated Fart market value may be determined from
sales price, bona fide apprassal or such other means as is satusfactory to the Board.
(2) For any year when the value of all Taxable Improvements on the Assessable Tract is shown on the tax rolls of the county in which the property is located, Assessed Valuation will mean the value of the Assessable Tract and all Taxable Improvements thereon, on the assessed valuation rolls of the appramal distruct or other govemmental enaty chatged by law with the duty of determinung assessed valuations for the purpose of county of state ad valorem taxation in the county in which the Assessable Tract ts located For purposes of determining Assessed Valuation, the Board shall use the most current valuation zolls avadable as of September 1 of the year during whuch Annual Aisessments for the followng year are being calculated. Adjustments made to the value of any tract by the apprasal district after September 1 shall not affeet the Assessed Vatuation used by the Board in calculating Annual Assessmenta fot the following year The Assessed Valuation shall not reflect any adjustment made to sald value by the applicatron of any assessment rato then employed by the State, County or other governmental entuty
(3) If both the State of Texas and the county in whech the Assessable Tract is located shall cease to mpose ad valorem or real property taxes, the Board may, by two thurds vote of the Durectors castung vores at a duly calied and held meetung of the Board, adopt an alternatuve method of determinung assessed value which will provide 2 suffictent cash flow to meet the obligatoons of the POA, after a publec hearng regarding such sssue, notice of which hearing was given by publication in a newspaper of general carculation in the area subject to these Covenants

H The Owner of each Assessable Tract shall provide to the POA the name and address of each person or entury owning an anterest in sadd tract and of the mortgage holder (or mortgage servicing company if different than the mortgage holder) holding a mortgage secured by all or a portion of the Assessable Tract or the Taxable Improvements thereon from tume to ume, within thuty (30) days following a change in such information

I The POA shall send a wratten statement of Annual Assessment to the Owner or has dessignee as shown in the most recent records of the POA, ot, if the Owner or mortgage holder has notufied the POA in writing that the Annual Assessment is to be pad by the mortgage holder, to the mortrage company or other lender holding a martgage hen upon the Assessable Tract (or mortgage servicing company if different than the mortgage holder) as shown in the most recent records of the POA The watten statement shall set out (i) the Assessed Valuation of the Assessable Tract, (iu) the Assessment Rate for the year in question, (uit) the amount of the Annual Ascessment assessed agaunst that Assessable Tract, stated in terms of the total sum due and owng as the Annual Assessment, (iv) the date upon which the Annual Assessment shali be deemed delsnquent, and (v) that delinquent Annual Assessments will bear anterest from the date same became delinquent unail padd at a rate four percent greater than the "Prume Rate" published in the Wall Street Journal (or such other comparable sndex seiected by the Board af the Wall Street Journal should cease publication of the Prine Rate) on the first business day of September each year, but not to exceed the highest lewful rate

The Board shall have the nght to grant an abatement of Annual Assessments with regard to any Assessable Tract to the extent and in accordance with the terms and conditions of the largest abatement granted by the county in which the Assessable Tract is located or any other governmental entity holding the power to levy and collect ad valorem taxes on sadd tract (a "Govemmental Abatement") The Board shall have the right to grant an abatement of the Annual Assessment for a period of tume and in an amount not exceeding the limits aet out in the Governmental Abatement, and shall have the aght to condition the grant of such abatement upon such terms as the Board shall deem proper, in addition to the conditions and limitations set out in the Governmental Abatement

Section 2.04: Special Assedaments for Capital Improvements. In addition to the Annual Assessments authorzed above, the POA may levy a Special Assessment applicable to that year only for the purpose of defraying in whole or in part the cost of any construction, reconstruction, repait or replacement of a capital umprovement in the Common Area or any unusual, infrequent expense benefiting the POA, provided that any such assessment sholl require the affirmatre vote of (i) a majonty of the Class A Members eligable to vote and electing to vote either personally of by proxy, and (n) one hundred percent ( $100 \%$ ) of the Class B Mernbers, If any, entuled to vote at a meetung duly called for this purpose Such Specsal Assessments will be due and payable as set forth in the resolution authonzang such assessment and shall be levied only agaust those Owners subject to the Annual Assessment as set forth in Section 203 hereof and shall be pro sated in accordance therewith The POA, if it so chooses, may levy a Special Assessment agatnst only those Owners benefited by or usting the capital amprovement for whech the Spectal Assessment ts beng levied Spectal Assessments shall be due upon presenment of an invorce, or copy thereof, for the same to the last-known address of the Owner

Section 2.05: User Fees. The Board, in addituon to the Annual Assessment, may levy and collect charges and fees ("User Fees") for the operation and maintenance of facilues and the provision of services for the benefit of the Property or the Members and Residents In establishing User Fees, the Board may formulate zeasonable classifications of users Fees and charges must be unuform wuthin each class but need not be unform from class to class If a Member shall fall to pay a User Fee when due and payable, it shall become a personal debt of the Member upon watten notice malied to the Meraber by first class maly Falure of any Member to, pay a User Fee when due and payable shall also be a breach of these Covenants and shall result in the suspenston of the Member's rights or pravieges as set forth in Arncle $V$

Section 2.06: Assessment by Board. The Board shall have the right to adopt procedures for the levy, imposition, billing and collection of Annual Assessments and User Fees, provided that the same are not inconsistent with the provisions of these Covenants.

Section 2.07: Annual Assesmment Certificate and Trandfer Fec. Upon writen request by an Owner, the POA shall withun a reasonable period of tume, issue to an Owner a watten certuficate staung that all Annual Assessments (ncluding mererest and costs), and User Fees have been pard with respect to any spectied Assessabie Tract, and if all assessments and charges have not been paid, setung forth the amount of such assessments and charges (nncluding interest and costs, if any) due and payable as of the date of the certuicate The POA may make a reasonable charge for the issuance of such certuficate Any such certficate, when duly issued as herein prowded, stall be conclusive and binding with regard to any matter therein stated as between the POA and any bona Fide purchaser or lender on the Tract specfied to such certuficate The POA shall have the night to charge any Owner selling or otherwise
transferning atie to a Tract, a fee wheh is reasonable compensation, in the opinion of the Board, for the costs meurred by the POA in changing its records to reflect the transfer of ownershup

## ARTICLE III

IMPOSITION OF CHARGE AND LIEN UPON PROPERTY


#### Abstract

Section 3.01 Covenant to Pay Assessment. HWD and each subsequent Owner of any Assessable Tract, by acceptance of a Deed therefor, whether or not it shall be expressed in such Deed, hereby covenant and agree to pay to the POA and be personally labie for the Annual Assessment assessed by the POA against sald Assessable Tract during the period in which they hold tute to sard Assessable Tract, together with all interest, attorneys fees and costs of collection of past due Annual Assessments


Section 3.02: POA Covenant Lien. HWD and each subsequent Ownet of any Assessable Tract by acceptance of a Deed therefor, whether or not it shall be expressed in such Deed, hereby covenant and agree to grant, and do hereby grant to Joe Bardow, as Trustee (heremafter the "Trustec") a contunuing len on each Assessable Tract and all Structures thereon, for the benefir of the POA, to securc payment of delinquent Annual Assessments against the Assessable Tract for thys and future years, together with all interest, attorneys fees and costs incurred in the collection of past due Annual Assessments (the "POA Covenant Lsen") The POA shall have the nght to appoint one or more substitute or successor trustees to act mstead of the trustee named herem without other formality than the recordarion in the Real Property Records of the county in which the Tract is located, of a designation in writung of
such substrute or successor The such substutute or successor The authonty hereby conferred on Trustee shall extend to any substrute or successor trustees apponinted in accordance with this paragraph The POA Covenant Leen shall be superior to any and all other charges, hens or encumbrances which may hereafter no any manner arrse or be imposed upon any Assessable Tract (ot the Exempt Property to the extent that the same may later become an Assessable Tract) whether ansing from or mposed by fudgruent or decree, or by any agreement, contract, mortgage or other instrument, exceptung only mortgage hens made or insured by the Federal Housing Admunestration, the Veterans Administration or any successor to sald agencess (moless sadd agency has agreed by recorded document to subordmate its hen) and such hens for taxes or other publec charges as are made superior by applicable law HWD and each subsequent Owner of any Assessable Tract, by acceptance of a Deed therefor, further agree that the POA Covenant Leen shall be a covenant runnung with the utie to each Assessable Tract and all Structures thereon Sale or transfer of any Tract at foreclosure or in hew of foreclosure shall not relieve sad Tract from hablity fot any Annual Assessment thereafter becomung
due due
Section 3.03: Remedies of POA. If any Annual Assessments or other sums secured by the POA Coverant Lsen remain unpad beyond the date same become delinquent, the Board shall have the right to pursue any and all remedies avalable to the POA , at law or in equity, to enforce payment of sadd sums, uncluding without lumitation the following

A bring an actuon at law aganst the Owner or Owners personally obligated to pay the Annual Assessments or other sums secured by the POA Covenant Leen to collect such delengueat sums together with pernalines, moterest, costs of collection, coust costa and reasonable attorseys fees incurred in the collection of delinquent sums,
furnush to any mortgage holder and file in the Real Property Records of the county in which the Tract is located, a notce of sums owing under the POA Covenant Len,

C authorze and darect the foreclosure of the POA Covenant Leen agaunst the Tast and all Structures thereon for which Annual Assessments ot other charges are delinquent, by public sale conducted in accordance with the nouce, posting and other requarements of the statutes of the State of Texas foz the foreclosure of deed of trust hens upon real property, and

D bring an action for jucicial foreclosure of the POA Covenant Leen in the manner prescribed by law

The electuon by the POA to exercise any of the remedies permutted shall not be construed to constuate an election to wave the right to exerctse any other remedy avalable The POA is hereby authonzed by all Owners to use any and all of such remedies as often as may be required to collect payment of sums secured by the POA Covenant Len

Section 3.04: Notice to Mortgageea. Notwithstanding any provisions of these Covenants to the contrary, the POA shall provide to each holder of a loan secured by a mortgage on an Assessable Tract, which 18 subordinate to the POA Covenast Leen, blxty (60) days prior notice of its intention to take any action to foreclose its first lien on that Assessable Tract if the mortgage holder has noufied the POA of its mortgage interest, and provided to the POA uts current maling address

## ARTICLE IV

 USE OF FUNDSSection 4.01: Purposes for Which Funds May Be Used. The POA shall apply all funds recerved by it pursuant to these Covenants and all other funds and property recetved by $4 t$ frome any source, to the following pro tanto and in the onder stated

A the payment of all princupal and interest when due, on all loans made to the POA, to the extent requrred under any agreement with note holders,

B the operatung costs and expenses of the POA, and
C for the benefit of the Property devoung the same to che acquistion, construction, zeconstrucuon, conduct, alterasion, eniargement, laying, renewal, replacement, repatr, mantenance, operation, financing and subsidzzing of and estabhishment of reserve accounts for such of the followng as the Board, in its discrecion, may from tume to tume establish or provide any or all projects, services, fachitues, studes, programs, systems and properties relanng to parks, recreational facilies and. services, drunage aystems, streets, canal and channel dredgung, common area bulkheads, toads, hughways, walkways, curbing, gutters, stdewaiks, trees, landscaping, wethands and naturalized areas, fountans, benches, shelters, directional and anformational syns, access control gate, walkways, bridges, streets, road and hughway lightung faciltues, fachitues and services for the collection, treatment and disposal of garbage and refuse, facilites and services for fire suppression and prevention, faciltres and services for security and/or law enforcement, public utilty systems, communicaton systems and facintes including all buildengs, systems, faclities and services used or usefal in connection with the operation of
communication networks and faclitbes, towers, stations, cables, lines, ducts, equument and appurtenances, all propertues, aghts, easements and franchuses relatung thereto, office buidings, buldings, storage and matntenance yards, garages and other buildings and facilutes deemed necessary or deswable by the Board in connection with the admunstration, management, control and operation of the POA, traffic engneerng programs and parking facilites, and other related or unrelated recreational fachines, and any and all other improvements, facilutues and services that the Board shall find to be necessary, desurable or beneficial for the advancement and in the best tnterest of the Property

Section 4.02: Mandling of Funde. In order to secure the repayment of any and all sums borrowed by it from tume to tume, the Board is hereby granted the nght and power.

A to assign and pledge revenues recesved and to be recerved by the POA under any provision of these Covenants, includung, but not lumited to, the proceeds of the Annual Assesements payable hereunder,

B to enter ninto agreements with lenders with respect to the collection and disbursemeat of funds, neckeing but not limited to, agreements wherein the POA covenants
(1) to assess the Annual Assessments on 2 given day in each year and, subject to the limitation on amount specified in Artucle II, to assess the same at a particular rate or rates,
(2) to establesh sunking funds and/or other secuarity deposits,
(3) to apply funds receaved by the POA to the payment of all principal and interest due on such loans,
(4) to establsh such procedures as may be requared by leaders, but not inconsistent with these Covenants, and
(3) to provide for the custody and safeguarding of all funds received by the POA

The amount, terms and rates of all borrowings, and the provistons of all agreements with lenders shall be subject to the decision of the Board

Section 4.03: Aecumulation of Funde Permitted. The POA shall not be obligated to spend in any calendar year all the sums collected in such year by way of Annual Assessments or otherwnse, and may carry forward as surplus any balances remaining, not shall the POA be obligated to apply any such surpluses to the reductoon of the amount of the Annual Assessments to the succeeding year, but may carry forward from year to year such surplus as the Board may determane to be desirable for the greater financial securty of the POA, and the effectuation of its purposes

Section 4.04. Bonding. The Board may require that all persons or entures who handle POA funds or moneys post boads sufficient in amount to endemnafy the POA for any loss

Section 4.05: Morttages of POA Property. The Board shall have the right to mortgage the propertues of the POA as may be deemed necessary by the Board to secure payment of any sum borrowed by the POA from tume to ume

Section 4.06. POA Budget. The POA shall cause to be prepared annual captal and operating budgets in accordance with the provisions of the By-Laws of the POA

## ARTICLE V

RIGHTS OF ENJOYMENT IN COMMUNITY FACILITIES
Section 5.01: Establishment and Use of Community Faclitics. All Owners and Residents shall have a nontransferable privilege to use and enjoy all parks and other communuty fackues made avalable by the POA for use by Owners and Residents from tume to trme, for so long as they are Owners or Residents All such rights are subject to the nght of the POA to adopt and promulgate reasonable rules and regulations pertunnong to the use of community fackities which enhance the preservation of such faclities or the safety and conventence of the users, or which, in the discretion of the Board, promote the best interests of the Owners or Residents, including making certaun community facilttes avalable to school children or other users wnth or without charge The POA shall have the right to borrow money for the purpose of developing or mproving any communty facility, to mortgage communty faciltues to secure payment of such loans, and to grant to such lender nghts superior to the rights of Owners and Residents

Section 5.02: Suspension of Rights. The POA shall have the nght to suspend the ryghts of any Owner or Resident under thus Artule V, for any reasonable period during which the Annual Assessments or User Fees assessed under Artucle $H$ of these Covenants remain delinquent, or may suspend said rughts in connection with the enforcement of any rules and regulations relatugg to commuaty fachitues

Section 5.03: Guests or Invitees. Any emplojec, guest or invitee of a Member shall be entutied to a right or proviege of enjoyment of communty fachlues subject to such regulations as may be promulgated by the Board

Section 5.04: Rught to Convey Properity. The Board shall have the right to convey to a thatd party a portion of any POA tract restricted to use for park or open space purposes, by a vote of two-thirds (2/3rds) of the Board if in the determination of the Board same is necessary to correct 2 good fath surveying etror, building encroachment or other bike matter and if the Board determunes that the conveyance will not materially adversely mpact the use of the remainder of the Tract for its stitended purposes A conveyance of POA land which 15 restricted to use for park or open space purposes for any purpose other than that stated yn the preceding sentence requires the affirmative vote of a mayonty of those Owners voung in an electuon held for that purpose Prox to any such electoon, the Board shall hold two publie hearings at least thurty days apart

Notuce of each public hearng and of the election shall be pubished in a newspaper of general curculation in Hitchoock once each week in the two week period preceding the date of each hearing and the election The Board may, by majorty vote, convey other property owned by the POA if the Board determines that the convegance is su the best interest of the POA No such conveyance shall be made in violation of any restricuons affecung the property so conveyed

## ARTICLE VI <br> PROPERTY SUBJECT TO THESE COVENANTS; ANNEXATION OF ADDITIONAL LANDS

Section 6.01: Covenants of Property. The Property encumbered by these Covenants is a portion of a larger area of land owned by HWD (and described generally as Tract II on Exbibit B) HWD mintends to annex certun portions of such larger area of land, and other lands now owned or hereafter acgured, to the lands encumbered by these Covenants, and subject the annexed property to substunusilly the same terms of these Covenants, plus any additional covenants and resurctions HWD deems, in its sole discretion, necessary in the manner prescribed in Section 602 hereof Each Owner or Resident, by the act of becoming such, shall be taken to have acknowledged and agreed that

A the Property described in thus Declaration and such property as may be annexed purruant to Section 602 , hereof shall be the only Property subject to the Covenants,

B nothrng contuned in the Covenants or in any other recorded or unrecorded plat, map, precture, drawing, brochure or other representation or scherne of development shall be construed as subjectung or requuring HWD or any succeasor or assignee to subject to the Covenants any portion of the land descnbed on attached Exhibit $B$ or any other property or land now or hereafter owned by HWD, other than that land described in Exhibut A attached to these Covenants,

C He onty manner to which any addrtonal land can be subjected to the Covenants shall be in accordance with the procedure set forth in Section 602 hereof, and

D the final size and boundery of Harborwalk and the annexed property, if any, is subject to the discretion of HWD and nothing contaned hereen or in the covenants shall be construed to limat the final size, configuration or location of Harborwalk and the annexed property, if any, nor shall it construte or be construed as a representation as to what lands will or will not be subject to the terms of the Covenants

Section 6.02: Anmexation of Addtional Land. HWD may, from ume to ume, annex adduonal lands to the Property, including withour limitation all or portions of those lands described in Exbibir B, and other lands lying withun ten (10) mules of lands described in Exhibut B, or lands subject to these Covenants, and thereby subject the same to the Covenants by the execution and filing for record in the Real Property Records of the county in whech sund land is located, of an msitrument expressly staung the intention of HWD to so annex, and describing such addtronal hands to be so annexed.

## ARTICLE VII

HARBORWALE ASSOCLATION
Section 7.01: Members. The POA shall have two classes of Members, Class $A$ and Class B Class A Mernbers shall be all Owners (other than HWD) The Class B Member shall be HWD, and tus successors or assygns
Sectron 7.02: Voting Rughtu. Each Class A Members voung nghts shall be based on acreage withth the Tract of land owned as to commerctal property, and based on the number of townhomes, condornanums, or zungle famuly lots owned as to residentui property Ten (10) votes shall be granted per acre of Commercial Propenty owned, rounded to the nearest whole acte One (1)
vote shall be granted per townhome, condominium, or single famuly lot owned Any Class A Member who is in volation of these Covenants, as deternuned by a majonty of the Board, shall not be entitled to vote during any period in which such violation contanues Any Member who is delinquent in the payment of any Annual Assessment, Uset Fee (except those for services or faciltres whose use is voluntary), or other fees or charges levied pursuant to the provsions of these Covenants, shall not be entuted to vote durting any period in which any such fees or assessments are delinquent The Class B Member (HWD) shall have the same voung rights as the Class A Members described above and based on acreage within the Tract of land owned as to commercial property, and based on the number of townhomes, condominums, or single family lots owned as to residential property

Section 7.03: Board of Directors. The Board will be comprised of Class A Directors and Class B Drectors Each Class A Drector will be elected by the Class A Members Class B Drectors will be appointed by the Class B Member

The affarts of the POA wull be managed by a board of three (3) Class B Drectors untal the first annual meeting of Members Begrnang with such meetung the Board will consist of five (5) Class B Directors and three (3) Class A Drectors

From and after the earker to occur of.
A the delivery to the Board of wrtten notice from the President of HWD announcing the election by HWD to reduce the number of Class B Drectors to one or less, or

B the dehvery to the Board of written nouce from the Pressident of HWD announcing the election by HWD to not add additional land to the Property,
the Board shall conssst of seven (7) Class A Directors and one (1) Class B Director HWD shall have the nght to terminate its right to appoint one or more Class B Directors at any tume and from ture to tume by wetten notuce recorded in the Real Property Recotds of Galveston County, Texas

Section 7.04: Term of Directors. Directors shall be elected or apponnted for two (2) year terms of office (except where 2 one (1) year term may be requred for the first term of one or more newly created postions to permut one half ( $1 / 2$ ) of all drector positions to expre each year) and shall serve untll their successors are elected and qualfied Class B Directors need not be Members

Section 7.05: Vacancies. Any vacancy in a Class A Director position by reason of death, resignation, removal or otherwise shall be filied by a vote of the Members Any vacancy in a Class B Darector postton shall be filled by appointment by the Class B Member Any Durector elected to fill a vacancy shall serve as such untid the expration of the term of the Director whose position he was elected to fill

Section 7.06: Election Notice. In adduon to any other electon notee requred by the by-laws or resolutions of the POA, the Board, no later than 15 days prot to the deadine for candudacy filing shall publish at keast two tumes in 2 newspaper having general carculation in Hitchcock, Texas, a notice staung the number of Drectors to be ceceted by Class A Members and the number of Directors to be appointed by the Class B Member

Section 7.07: Annual Election. The Board shall conduct an anaual clection of Class A Directors on a date determuned by the Board, and may make such regulatoons, conssistent with the terms of
the Covenants and the by-laws of the POA, as at deems advisable for any electuon of Class $A$ Ditectors, in regard to proof of membershup in the POA, evidence of night to vote, the appointment and duttes of inspectors of votes, xegistration of Members for voring purposes, number of votes required to elect a Director and such other matters concerning the cooduct of the electuon as it shall deem reasonable and necessary

## ARTICLE VIII <br> COVENANTS FOR MAINTENANCE

Section 8.01: Maintenance Required by Owner. Each Owner and Resident shall keep all Tracts owned or occupted by him, and all Structures and Improvements thereon, in good order and reparr, including but not limited to, the seeding watering and mowing of all lawns, the pruning of all trees and shrubbery, mantenance of the bulkhead system, and the paintring (or other appropriate external care) of all Structures and Improvements, all in a manner and with such frequency as is conststent with safety and good property managernent

If the Owner or Resident of a Tract upon whach 2 violation of this Section exasts has not taken reasonable steps to extungush the violation withun fifteen (15) dzys following the maikng of written notuce to the Owner or Resident specifying the violation, the POA or the DRC shall have the right, but not the obligation, through their agents or employees, to enter upon such Tract durng regular busness hours and to take such steps as were specsfied in the notuce to exungush the violation of these Covenants The cost thereof shall be a bending personal obiggaton of the Owner, payment of which is secured by the POA Covenant Lien in the same manner as if amounts owing under this Section were Annuil Assessments
Section 8.02: Obligation to Complete Improvements in a Timely Manner. Each Owner shall be responsible for completung Improvernents in a tumely manner once construction begins Construction of Improvements shall not be allowed to cease for more than ninety (90) contruuous calendar days, or for more than five months within any twelve month period without the pror writen approval of the DRC

If the Owner Tract upon which 2 violation of this Secton exasts has not taken reasonabie steps to extugursh the volation wnthen fifteen (15) days following the maibing of written notuce to the Owner specifying the volation, the POA or the DRC shall have the right, but not the obligation, through their agents or employees, to enter upon such Tract during regular business hours and to take such steps as were speafied in the notuce to extungurish the volation of these Covenants and complete the Improvements The cost therrof shall be a bunding personal obigation of the Owner, payment of which is secured by the POA Covenant $I_{\text {den }}$ in the same manner as if amounts owing under this Section were Annual Assessments

## ARTICLE X

DEVELOPMENT REVIEW COMMITTEE


#### Abstract

Section 9.01: Organization of the Development Review Committee ("DRC"). The DRC shall be Comprsed of five (5) individuals The POA shall pay sll costs sncurred by the DRC The members of the DRC shall be apponted from tume to ume by HWD, and the DRC shall be a function of HWD Following the date written notuce from HWD is secorded in the Real Property Records of Galveston Countr, Texas that HWD desires to transfer the authonty of the DRC to the POA, the members of the DRC shall be apponted from tume to tme by the POA, and the DRC shall be a function of the POA


Section 9.02: Establishment and Amendment of Rules and Policies. The DRC shall promulgate standards, zules and regulations governing the mprovernent of Tracts including, but not lumated to, the form and content of plans and specifications for specfic Structures or Improvements The DRC may also promulgate standards ot 2ssue statements of policy with respect to the approval or disapproval of the architectural style, detals of construction or other aspects of Structures or Improvements which may be presented for approval Such standards, rules, regulations and statements of policy may be amended or revoked by the DRC from tume to tume The invoal standards, rules, regulations and statements of pohcy are included in the form of the Harborwalk Archutectural Controls and Builder Guidelines ("Builder Guidelines"), and shall be filed of record under separate document

It shall be the responsiblity of each applicant to inform humself of the curtent standards, rules, regulations and statements of policy promulgated by the DRC and all amendments thereto and revocations thereof, as of the date of applecation for DRC consideration. Faulure by the applicant to so inform humscif shall not bund the DRC to approve or disapprove any feature or matter submitted to 1 , or to walve the exercase of the DRC's discretion as to any such matter No change of policy shall affect the finality of any approval granted prot to such change Approval for use on any Tract of any plans or spectications shall not be deemed a waver of the DRC's right to disapprove such plans or specifications, or any of the features or elements included thetein, if such plans, spectications, features, or elements are subsequendy submutted for use on any other Tract or Tracts Approval of any such plans and specifications relating to any Tract, however, shall be final as to that Tract and such approval may not be revoked or ressinded thereafter, provided

A that the Structures, Improvements of uses shown or described on or in such plans and specifications do not violate any prohibtion contamed in these Covenants, and

B that the approved plans and spectications and any condition attached to such approval have been adhered to and complied with in regard to all Structures or Improvements on, and uses of, the Tract, and

C that construction of the Stuctures, Improvements or uses shown or described on or in such plans and spectications begins within stx months of the date the DRC issues approval Improvements not begun within six months of DRC approval must be re-submitted to the DRC for re-approval

All such standards, zules and regulations and statements of policy shall be in the best interest of the Property Copres of rules, regulztons and statements of pohcy shall be made avalable to Members and other interested partes.

Section 9.03: Operations of the DRC. Mecungs of the DRC shall be held at such ume and at such place as the members of the DRC shall specify The DRC shall matntain munutes of its mectungs, and may adopt rules and regulations contaning such provisions not inconsistent with these Covenants as may be necessary to tegulate the affarrs and conduct of the DRC Except as heremafter provided, the affirmative vote of a majorty of the DRC members present and voting shall be requrred to (1) adopt or promulgate any standard, rule or regulation, (2) make any finding, determination, ruling or order, (3) $2 s s u e$ any permit, zuthouzation or approval, or (4) act upon any other business properly before the DRC

The DRC shall have the authorty to delegate to any member of the DRC the zught to exercise the full authority of the DRC xegarding the review of plans and specifications for matters relating to Tracts restructed to sungle family detached residentual use, so long as such
authonty does not confluct with any standards, rules, regulanons or durections promulgated by the DRC Each member of the DRC exercisting the full authority of the DRC shall cause complete and accurate records of his exercise of thas authorty to be inserted as soon as reasonably practicable into the officsal minutes and records of the DRC The grantung of any approval, perrut or authorization by one DRC member in accordance with the terms hereof, shall be final and bunding Any disapproval or approval based upon specified conditions by one such member shall also be final and bunding, pronded however, that in any such case, the applicant for such approval, permit or authonzatuon may, within ten (10) days after receipt of notice of any such adverse decision, modfficaton or specified conditoons, file a witten request to have the matter in question reviewed by the enture DRC Upon the filing of any such request, the matter with reeppect to which such request was filed shall be submutted to and reviewed by the enture DRC at the next regularly scheduled meetung Thereafter, the decision of a majonty of the members of the DRC with respect to such matter shall be final and bunding
Section 9.04: Land Use Designation. Prior to the sale by HWD of any tract of land subject to these Covenants or the constructuon of any bulding thereon, HWD shall designate the land use for such parcel There shall be no change in the land use designation for such parcel except with the mutual consent of HWD and the Owoer thereof In designating the land use for portons of the Property that have been or will subsequently be subdivided, developed and sold as a part of a common scheme relative to the deargnated land use (a "Development Tract"), HWD may create reciprocal easement nghts bindng upon and benefitting each subsequent Owner of such Development Tract The land use designated to a Development Tract may be changed with the consent of HWD and the Owners of $2 / 3 \mathrm{xd}$ of the lots wnthun such Developenent Tract, provided that the destgnated land use may not be changed as to a particular lot wathout the consent of the Owaer of such lot. Each land use designation and all changes thereto shall be made by instrument recorded in the offical puble zecords of teal property of the county in which the land is located

Sectron 9.05: Construction or Alteration. No Structure shall be commenced, erected, placed, moved onto or permitted to remann on any Tract, nor shall any exstung Structure upon any Tract be remodeled, enlarged or otherwise altered, nor shall any Improvement be undertaken or conducted on any Tract, nor shall any new use be commenced on any Tract, unless complete plans, specafications and descaptions of the proposed Structure, Improvement and use shall have been submitted to and approved in writug by the DRC Such plans and specifications shall be in the form and contain the information required by the DRC, as set forth in the Bullder Gudelines

Section 9.06: Lmprovements to Existing Recidential Structures No Structure shall be commenced, erected, placed, moved onto or permatted to remation on, and no Improvement shall be made on any Tract on which there is a completed residental dwelling unst unless a complete set of plans and specificatrons ma the form prescribed by the DRC pursuant to Section 905 of this Artucle, shall have been submitted to and approved in writing by the DRC
Section 9.07: Disapproval of Plans. The DRC shall have the nght to disapprove any plans and specifications submitted pursuant to thus Artucle IX for the following reasons, among others
A. fadure of such plans or spectications to comply with any of the restrections or provistons of these Covenants,

B falure to unclude such enformation as may reasonably have been requested by the DRC,

C Eatiure to comply with any of the standards, codes, rules or regulations promulgated pursuant to this Artacle,

D objectron to the extenior design, appeatance or maternals of any proposed Structure or Improvement,

E incompatibility of any proposed Structure, Improvement or use whth exasung Structures, Improvements of uses upon other Tracts in the Property,
F objection to the location of any proposed Structure or Improvement upon any Tract or with reference to other Tracts in the Property,
G. objection to the grading plan for any Tract,
H. objection to the color scheme, finush, proportion, style of archutecture, helght, bulk, safety or approprateness of any proposed Structure or Improvement,
I objection to the parking areas proposed for any Tract on the grounds of meompatibility wath proposed uses and Structures on the Tract or insuffictency of the size of the parking area in relation to the proposed use of the Tract,
J any matter which in the judgment of the DRC would render the proposed Structure, Improvernent or use incompatible with the general plan of improvement of the Property or with Structures or uses upon other Tracts in the vicunty, or
K any matter not included in the DRC standards, sules or regulations if in the judgment of the DRC such matter would not be in the best interest of the Property
If the DRC dssapproves a set of plans and specifications submitted hereunder or approves them as modified or subject to spectic condrtons, and if the apphcent so requests in writug, the DRC shall give the applicant 2 written statement specifying the grounds for disapproval or qualified approval Upon request by the applicant the DRC shall also make reasonable efforts to consult with and advise the applicant so that an acceptable proposal may be prepared and submutted

Section 9.08: Filing of Approved Plans. Upon approval by the DRC of plans and specafications, a copy of such plars and specificanons on which the approval is clearly marked shall be deposited with the DRC as a permenent record


#### Abstract

Section 9.09: Inspection of Tracts and Improvements. An agent of the DRC may enter upon and mispect any Tract and any Structures, Improvements or uses thereon during regular busmess hours and following reasonable notice for the purpose of ascertanning whether such Tract and the Structures, Improvements and uses thereon are in complance with these Covenants and the standards, rules, regulations and approvals granted or promulgated by che DRC Neither POA or the DRC, nor the agent of ether of them shall be deemed to have commatted a trespess by reason of such entry or inspection, provided such mspection is camned out in accordance with the catned out in zecordance whth the terms of thus section


Section 9.10: Intentionally Omicted

Section 9.1: Fees for Examination of Plans and Specifications. The DRC may chatge and coliect a reasonable fee for the examination of any plans and specifications submitted for approval pursuant to these Covenants Such charges shall be payable at the tume and place designated by in the Bualder Gudelines, and shall be subject to amendment whthout advance notice

Section 9.12: Re-subdivision. No lot may be te-subdinded except between or among the owners of abutting lots and thereafter each owner's resulting oversize tract shall be considered as one lot Two or more lots may be re-subdivided to combine them into one oversize tract to be constdered as one lot All re-subdiristons must be done by re-plattung the lots and filing the amended plat with the County Clerk in Galveston County All re-subdivisions must be preapproved, in witing, by the DRC The DRC shall have the raght to disapprove any reaubdivision for the following reasons, armong others

A inadequate provisions have been made for dranage, to compensate for the any dranage casement that may be lost due to re-subdivision,

B . a proposed view window at certan lot types may be lost, or
C atay mattrer whether or not mecuded in the DRC standards, rules or regulations if in the judgment of the DRC such matter would not be in the best interest of the Property

Section 9.13: Violation of Article IX. If any Sturcture shall be erected, placed or manntamed, of if any Improvernent shall be made or any new use commenced on any Tract, other than in accordance whth plans, specifications and descriptions approved by the DRC, such Structure, Improvement or use shall constuture a violation of these Covenants Upon whiten notuce from the POA or the DRC as appropsate, any such improvement shall be removed or corrected and any such use sinall be terminated so as to extrigurush the violation
Section 9.14. Enforcement. If the Owner or Reatdent of a Tract upon whach a violatron of these Covenants exrsts has not taken reasonable steps to extuggush the volation withen fifteen (15) days following the mailing of written notuce specifying the vioiation, in addition to any and ill rights and remedies apaslable under the law, the POA or the DRC shall have the rught, through thetr agents or employees, to enter upon such Tract dunng regular business hours and to sake such steps as were specified in the notuce to exanguish the violation of these Covenants The cost thereof shall be a binding, personal obligation of the Owner, payment of which is secured by the POA Covenant Lien in the same manner as if amounts owing under tus Sectoon were Annual Assessments

ARTICLEX
GENERAL COVENANTS AND RESTRICTIONS
Section 10.01: Appeatance and Use Reatrictions of Tracts. Without the prior watten approval of the
DRC
A no prevrously approved Stucture shall be used foz any purpose other than that for which it was ongunally approved,
B no Tract shall be split, droided, or subdivided for sale, resale, gaft, transfer or
otherwise,

C no facilutes, including poles and wires for the transmission of electricty, telephone messages and the like shall be placed or mantanned above the surface of the ground on any Tract, and no external or outsade antennas of any kund shall be mantaned on any Tract or Improvement where visble from public view, and

D no well, pump, shaft, casing or other facity for the removal of subsurface water shall be placed or mantamed on any Tract, and no boring, drilling, removal of, or exploration for subsurface water shall be conducted on any Tract

Section 10.02: Tree Preservation. No tree having a dumeter of axx (6) inches or more (measured at a point two (2) feet above ground level) shall be removed from any Tract without the express written authortzation of the DRC The DRC may adopt and promulgate rules and regulations regarding the preservation of trees and other natural resources and wildife to protect and encourage the preservation of the ecological balance of the Property The DRC may mark certan trees, regardiess of size, as not removable without written authorzation In cartying out the provisions of thus Sectron 1002 , the POA, the DRC or its agents or destgnees may come upon any Tract following reasonable notice, during reasonable hours, for the purpose of inspecting and marking trees The POA, the DRC or thear agents or designees shall not be deemed to have committed a trespass or wrongful act solely by reason of any such entry or inepection
Sectron 10.03: Keeping of Animals. No antrals except customary household pets shall be kept or mantasned on any Tract except as spectically authorized by the DRC No pets shall be kept, bred, or manntaned for any commerctal purpose No anumal shall be allowed on any Tract wnthout the permassion of the Owner of that Tract No anumel shall be allowed or permutted on any portion of the Property except the Tract of ts Owner uniess same shall be under the control a responsible person by leash, rope, chata, or other restrating device

Any pet that may, in the sole dascrenon of the POA, endanger the health, make objectuonable poise, or construte a nusance or inconvenuence to other Members or Residents, may be removed upon request of the Board.

The POA shall have authorty to secze and impound any anmal on the Property tn violation of this Section or the regulations established hereunder The POA shall have authority to mpose reasonable fees for ansmal regstration or other anmal control services No dog or cat over sux months of age shall be kept on any Tract unless such anumai shall have a current rabres tnoculation
Section 10.04: Temporary Bualdings. Without the pror witten approval of the POA, no moble home, tratier, tent, garage or temporary buldung, and no building in the course of construction shall be used or placed, temporanily or permanenty, on any Tract

Section 10.05: Disposition of Traah and Other Debrs. No lumber, metals, bulk materals, refuse or trash shill be kept, stored or allowed to accumulate on any Tract, except building materals dunng the course of construction for a pextod not to exceed 180 days following the date of delvery of the first such maternals, unless such materials are visually screened in a manner approved by the DRC Dunng the course of construction, it shall be the responsibilty of each Owner to insure that construction sites are kept free of unsightly accumulations of xubbish and scrap matectal and that constructuon materials, tralers, shacks and the like are kept in a neat and orderly manner No burnung of trash and no accumulation or storage of bitter or trash of any kind shall be permitted on any Tract

If trash or other refuse is to be disposed of by beung picked up and catred away on a regular and recurring bass, containers may be placed in the open on any day that a pick-up is to be made, at such place on the Tract so as to provide access to persons makng the prck-up At all other umes such contanners shall be stored so that they cannot be seen from adjacent and surrounding property The DRC may adopt and promulgate reasonable rules and regulations relating to the size, shape, color and type of contamers permitted and the manner of storage of same on the Property

Section 10.06: Placement of Pipelines. No water ppe, ga6 pipe, sewer pppe, or dramage pipe (except hoses and movable pipes used for urrgator purposes) shall be installed or mantanned on any Tract above the surface of the ground, except at the pont of connection to the structure served

Section 10.07: Natural Resources. Exeept for areas specifically designated for such purposes by the DRC, no Tract or portion thereof shall be used for mintag, boting, quacrying, drilling, removal or other exploitation of surface or subsurface natural resources

Section 10.08: Air and Water Pollution. No use of any Tract will be permutted which emuts pollutants into the atmosphere or discharges hquid or sold wastes or other harmful matter onto any land or into any waterway in excess of the requurements of federal, state or local law No waste or other substance or material of any kand shall be discharged into any private or public sewer serving the Property or any part thereof in volation of applicable laws or regulations No person shall dump waste or other substances or materials into any waterway on the Property

Section 10.09: Parking. No traler, traler house, recreational vehucie, mobule home, boat, sems-truck tractor or traller, or other truck with a licensed capacity in excess of one ton shall be parked on any street withtn the Propetty or brought upon or parked on any Tract except in an enclosed structure or other manner which does not permit it to be seen at ground level from adjacent property or an abutting street This shall not be construed to probubit the inere temporary standing or parkng of any such vehucle for short perrods preparatory to talang same to some other location for use or storage Nothung contatned herem shall be considered to prohibut the use of portable or temporaty buidungs or traders as field offices by contractors durng constructuon in Harborwalk, provided that the use and appearance of such a buiddang or traller has been approved by the DRC pror to its being moved on sate

No more than four (4) vehicles may be parked on the driveway of a Tract for more than forty-eight (48) hours Such vehucles to be parked on 2 Tract must meet the restrictions of these Covenants, and at all umes be operable, have current hicense tags, state inspection steckers, and comply with then current mandatory msurance under the laws of the State of Texas All vehucles parked withan the Property shall also be mauntained in a manner such that the appearance of the vehicle does not detract from the marketablity and appearance of the Property

Parking of any vehicle other than in a dinveway of a Tract or other paved area provided for parking is expressly prohubsted Parking on streets shall at all tumes be prohibited for any length of tume exceeding twenty-four (24) hours

Section 10.10: Non-Permitted Uses The following uses and operations shall not be permitted on any portoon of the Property

A refinung of petroleum or of tis products or byproducts, smelting of ron, tun, zime, or other ores, drilling for and/or removal of oul, gas, or other hydrocarbon or other hazardous substances,

B any establishment that offers or sells a product or service that is intended to pronide sexual gratification to ats users, including, but not himeted to, the dissemination or exhibstron of obscene materials or objects, any estableshment the sole purpose of which is to offer or sell prophylacuc devices, any establishment featuring topless, bottomiess, of totally nude performances or personnel, or any estabishment that regulatly shows pormographic movies, or sells or rents pomographuc matertal or movies,

C any massage parlor, modeling studio, of estabishiment where men and/or women are engaged in salacious actuvtres,

D any pzwn shop or similar establishment,
E 2ny estabishment that offers or sells paraphernaka related to llegal drug use,
F any carnival or fart unless organized and/or approved by the POA and/or HWD,
G any use devoted pumarly to entertanin such as an amusement park, amusement arcade, "bingo" parlor, or game center,

H incinerators, dumpsites or landfills
Section 10.11: Fireworks, Firearms, Etc. The sale or use of fireworks is probubted on the Property, except by permut granted by the POA The use of or discharge of firearms, at nfles or pellet guns on the Property is prohibited except by certified peace officers and by permit granted to mdryiduals by the POA Huntang of any kand and by any method, including but not himited to firearms, traps, snares, bow and artows, or manually propelled missiles, is probubrted except by permit granted to individuals by the POA If such permuts are granted, the POA may deagnate certan areas for these actuvines, which must be conducted in accordance with all applicable federal, state and local laws

Section 10.12: Reservation of Minerala; Surface Waiver. In the event HWD hereafter reserves any interest it has in the oll, gas and other munerals in, on and under the Property, HWD on behalf of atself and ats successors and assigns, hereby wauves the right to use the surface of the Property, other than that land or easements owned by HWD or other owners of oil, gas or other minerals for exploning, drilting for, producing and mining oil, gas and other muncrals, provided that HWD hereby retains and reserves, on behalf of taclf and its successors and assigns, the right to pool the land wnth other lands for development of oul, gas and other minetals and the right to drill under and through the subsurface of the land below the depth of one hundred feet (100) by means of wells located on the surface of land or easements owned by HWD ox other owners of oll, gas of other menerals

Section 10.13: Improper Activity. No unlawful, noxaous or offensive activity shall be carned on or matntaned on any Tract, nor shall anything be done or permitted to be done thexeon whuch may be or become an annoyance or a nussance to surrounding Owners or Residents

Section 10.14: Penalues for Violation of Article X. If the DRC determunes that any proviston of the Artele has been violated the DRC or the POA may seek appropriate relief at law to assure that the purposes of this Artacie are fulfilled.

## ARTICLE XI <br> EASEMENTS

Section 11.01: Rights Concernung Easements and Rights-of-Way. Ersements and nghts-of-way across each Tract ate hereby expressly reserved to HWD, ts designees, successors and asstgas, in, on, over and under the Easement Area (as defined in Section 1102 below) for the following purposes, among others

A the installation, construction and manteranace of
(1) wres, lunes, conduuts and the necessary or proper attachments in connection with the transmussion of electrcty, telephone, communty antenna television cables and other utilutes and sumilar faciltues,
stom-water deans, land drains, puble and private sewers, pipe lines for supplying gas, water and heast, and for any other public or quasi-public unilty facilty, service or function, whether above ground or underground,

B slope control purposes, includung the right to grade and plant slopes and prevent the dorigg of any acturity which mught interfere writh slope ratios approved by HWD, its successors and assigns, or which mught create erosion or siding problems, or which mught change, obstruct of retard drainage flow, and
C an open space or buffer srea between a Tract and the adjacent Tracts or street nghts-of-way, to provide separation and privacy arnorg adjacent Tracts

Except with the wrutten approval of the DRC, notheng shall exist or be placed on, over or above any portion of the Easement Area If in the judgment of the DRC, anythrng bunders the Eavement Area, the DRC may mooke the provisions of Sections 9.13 and 914 of these Covenants

Section 11.02: Definition of "Eabement Area". "Easement Area" as used hetein, means and refers to a stup of land withun each Tract ten (10) feet in whdth along the entre distance of the front boundary of the tract, and five (5) feet in width along the entre distance of each side boundary of each tract, as well as the enement areas designated on the recorded plat for each Section of Hasborwalic HWD or ats designee or any utulty company may clear the Easement Axea of all structures, trees, bushes and other growth, including any overhanging brancher or protrusions from strucures located upon adjacent property
Section 11.03: Reservation of Rughts for Ualitien. HWD, its successors and assigns, reserves the right to build, mantain, repart, sell, grant or lease all uthities in the Easement Area
Section 11.04: Rught of Entry. HWD, the DRC and therr respective agents, successors and assugns, shall have the right at reasonable umes to enter upon all parts of the Easement Area for any of the purposes for which and easements and nghos-of-way ate reserved HWD and its respecture agentr, mocessors and assigns shall be responsible for leaving each Tract in good condurion and repart following any work or actuvity undertaken in an Easement Area
pursuant to the provisions of thus section, provided that the obligation set forth above shall not extend to Structures not approved by the DRC Titie to any Tract or portion thereof shall not include tule to any undity lines in, under, or on, any street or the Easement Area HWD expressly reserves the right for itself, its successors and assignis, to construct, operate, maintain, repart, xemove and replace utilty lines in the Easement Area The convepance of a Tract shall not convey any gight to any utulty lnes located in the Easement Area on such Tract

## ARTICLE XII <br> SPECIPIC COVENANTS

Section 12.01: Covenante Do Not Supersede Law of Governmental Authority. The Covenants set forth herem shall not be taken as permitting any action or thong prohibited by applicable laws, rules or tegulations of any governmental authotity In the event of any conflict, the most restretuve provision of such laws, rules, regulatomis or the Covenants shall govem, and control

## ARTICLE XIII

## RESIDENTIAL COVENANTS AND RESTRICTIONS

Section 13.01: Residential Provisions. The provistons of thus Artcie XIII shall apply solely to Tracts designated for single-family restdental uses

Section 13.02: Residential Uses Permitted. Tracts desigrated for stagle-family residential use shall be used exclustvely for sungle-famuly residental purposes No multa-family Structure may be constructed on any Tract desgrated for sangle-famuly use No buildeng, outbuilding or portion thereof shall be constructed for production of income such that tenants would occupy less than the enture Tract It is permitted for tenants to lease a residence, so long as tenants are leasing tine entre land and mprovements compnising the Tract

No Tract shall be occupred by more than a single family For purposes of this restriction, a sungle famuly shall be defined as any number of persons related by blood, adoption or marriage biving with not more than one (1) person who is not 50 telated as a single household unit, and no more than two (2) persons who are not so related living togecher as a single houschold unat, and the househotd employees of etther such household unit It is not the intent of the HWD to exclude from a Tract any indrvidual who is authonzed to so temain by any state or federal law. If it is found that this defintion, or any other provision contaned in this Declaration is in violation of any law, then this Section shall be interpreted to be as restructive as possible to preserve as much of the original section as allowed by law

Section 13.03: Home Occupation. No business or business actavity, whether for profit or not, shall be permitted in or on any Tract withen the Property No delverres of stock or merchandise for sale or distabution, no traffic of customers or chents to or from Tracts, no advertsing of locations or phone numbers withen the Tract as busineases, and no storage of matenals, products or stock are permitted on any Tract Garage sales or yard sales (or any sumilar vending of merchandise) conducted on any Tract more than once withun a 12 -month period shail be considered a business actuvity and is therefore prohibited No business vehicles displaying commercial agnage or advertasing shall be permatted to be parked within pubic view in residental sections other than service vehudes contracted by Owners or Residents of Tracts to perform specific services. No velucles with more than two axles shall be permatted to be parked or stored for a period in excess of twelve (12) hours in ressdental section of the

Property, without the pror written permssion of the POA, whose approval will be issued at 1ts sole and absolute discretion

Notwithstanding the foregong, a residence may be used for a Home Occupation (as herennafter defined) provided that

A no person other than a Resident of the residence shall be engaged or employed in the Home Occupation at the stte,

B there shall be no vistble storage or dispiay of occupational materials or products,
C there shall be no extenor evidence of the conduct of a Home Occupation and no Home Occupation shall be conducted on the Tract outside of the residence, and

D no additional parking shall be provided for or required by the Home Occupation
As used herenn, the term "Home Occupatoon" shall mean a commercial enterprise conducted in a xesidence which is incidental to the pmeipal residentel use

No hivestock, domesuc or wild anumals, nor plants or crops shall be rased on any Tract for the purpose of selling same, whether for profit or not Exchange of such anmals, plants or produce for anything of value to the sellet shall construte a sale of the merchandese and is therefore prohubited under thus provision

Section 13.04: Tract Use for Model Home or Real Estate Office. A residental Tract may, with the written approval of DRC, be used for a model bome (which may maclude HWD's real estate office)

Section 13.05: Placement of Signs. No stgn or emblem of any than may be kept or placed on any Tract or mounted, panted or attached to any Structure, fence or other improvement upon such Tract so as to be visible from public vew except the following

A Builder Sygns Buulders may erect one (1) sign on Tracts where a Structute is under construction, not to exceed $3^{\prime} \times 4^{\prime}$ in arez and extending not more than five feet ( 5 ) above the surface of the Tract These stgas must be in accordance with the sugnage gurdelines and specificanons established for Bulder Sugns in the Builder Gudehnes, and must be removed from the lot before a Certificate of Occupancy is sssued for the Structure

B Polrtcal Stgns Not more than two (2) pohtucal sygns, not exceedng 2' $\times 3^{\prime \prime}$ in area, may be erected upon a Tract by the Owner or Resident of such Tract advocaung the election of one or more politucal candidates or the sponsorship of a political party, issue or proposal, provided that such signs shall not be erected more than thurty (30). days in adivance of the election to which they pertann and shall be removed withun three (3) days aftes such election

C School Spurt Sygns Sigas contauning information about one or more chuldren residing in the Structure and the school they attend shall be permitted so long as the sign is not more than $3^{\prime \prime} \times 3^{\prime}$ and as fastened only to a stake in the ground There shall be no more than one sign for each chuld under the age of eighteen (18) residung in the Structure, and satd sigas may not be displayed more than three (3) months in a calendar year

Securty Sugns/ Stackers Sugns or stuckers provided to an Owner or Resident by a commercal security or alarm company providing service to the Structure shall be permitted so long as the sign is not more than $8^{\prime \prime} \times 8^{\prime \prime}$ or the stecker is no more than $4^{\prime \prime} \times 4^{\prime \prime}$ There shall be no more than one (1) sign and no more than six (6) strckers located on the windows or doors. Suckers shall also be pertrutted upon windows and doors for the "Child Find" program or a stumlar program sponsored by a local police and/or fire department

No sugas advertasing "For Sale", "For Lease", "Avalable" or sumilar language will be permitted on any Tract within the Property, other than those specifically allowed in Section $1305(\mathrm{~A})$ above

If any sign is placed withun the subdivision in volation of these Covenants, the POA, the DRC, or their agents shall be authonzed to enter upon any Tract and remove and/or dispose of any such sign violatoon, and in doung so shall not be subject to any labdity for trespass, other tort or damages in connection with or ansing from such entry, removal and/or disposal nor in any way shall the POA, the DRC, or there agent be hable for any accounting or other clam for such actuon

Secion 13.06: Uve of Clothes Hanging Devices and Machinery. No clothung or any other household fabnces shall be hugg in the open on any Tract No machunery shall be placed or operated upon any Tract (saving such machunery as is usual in the operation or mantenance of a private residence) except whth the written approval of the DRC
Section 13.07: Chemical Fertilizers, Pesticides, or Hetbicides. No chematals, fertibzers, pestrades, herbicudes or hazardous substances shall be used on the Property except normal household quantues of those products which are readily avalable for consumer use and are approved by a regulatory agency for houschold use

## ARTICLE XIV <br> WATERFRONT AREAS AND WATERWAYS

Section 14.01: Restrictions for Waterfront Tracte. Any Tract which abuts a bay, canal or other waterway (heremafter collectively referred to as "Waterways") shall be subject to the followng additional restrictions.

A No wharf, pier, bulkhead or other structure or obstruction shall be bult or manatzuned upon any waterfront site or into or upon any Waterway on or adjacent to the Property except with the specific pror written approval of the DRC No structure or obstruction shall be permitted if it threatens safe navigation upon such Waterway or the safe and conventent use of such Waterway as a recreation fachity Wharves, piers, bullkhends or other structures must be located in the areas. designated for these improvements on the recorded plat and defined to the Builder Gudelnes
B. No boat canal shall be constructed or installed upon any Tract nor shall any facility or device be constructed or installed upon any Tract which shall in any way alter the course of or natunal boundarses of any Waterway, or which shall involve or result in the removal of water from any Waterway except with the specific watten approval of the DRC

C No boats, hoists, launchong faciltes or similar structures or equpment shall be installed, constructed or mauntaned upon any Tract except with the specific written approval of the DRC, nor shall any boat traler be stored on any Tract in violation of the standards or regulatons of the DRC Boathouses or other structures must be located in the areas desygnated for these unprovements on the recorded plat and defined in the Bulder Gudelines
Section 14.02: Use of Watercraft. The POA shall have the right to promulgate zules and regulations for the operation and storage of watectraft on chose canals serving only restental Tracts No watercraft of any kend shall be operated or stored upon any canal serving only residental Tracts wrthout a permit from the POA Any approved boating shall conform to all rules and regulations promulgated by the POA concerning the use of watercraft Those canals serving commercial marinas or businesses ate exempt from the rules and regulations and permitung
procedures of the POA

## ARTICLE XV <br> DURAT10N AND AMENDMENT

Section 15.01: Duration, Amendment or Tetrnination of Covenants. The Covenants shall run with and bind the Property and all Owners and Residents, shall mure to the benefit of and be enforceable by HWD, the POA, any Owner and therr respectue legal represenmatrves, heurs, successors and assigns, unul the 31st day of December in the year 2063 after which turne sadd Covenants shall be automatucally extended for successive periods of ten (10) years unless termunated effective the 31st day of December 2063 (or effectuve at the end of any such ten (10) year period) by affurmatuve vote of (i) sixty-six and two thurds per cent ( $66-2 / 3 \%$ ) of the Class A Members ehgible to vote and electing to vote ether personally or by proxy, and (i) one hundred percent ( $\mathbf{1 0 0 \% \text { ) of the Class B Members, } 1 5 \text { any, entuled to vote, wruch vote has }}$ been held and completed withun the six ( 6 ) months prior to the 31st day of December, 2063 (or the end of any such ten (10) year extension period) Prior to termunation as herein provided the Covenants may be amended but not terminated in any respect by an mstrument synned by not less than (i) sixty-31x and two thirds percent ( $66-2 / 3 \%$ ) of the Class $A$ Members chigble to vote, and (il) one hundred perceat ( $100 \%$ ) of the Class B Members, if any, eligible to vote, which instrument shall be filed for recordation an the Real Property Records of the county in which the property subject to the Covenants is located or such other place of recording as may be approprate at the tune of the execution of such instrument Pror to termination as heretr provided the Covenants may be terminated by an unstrument stgned by not less than one hundred percent ( $100 \%$ ) of the Members eligible to vote, which mnstrument shall be filed for recordation in the Real Property Records of the county in which the property subject to the Covenants is located or such other place of recording as may be appropriate at the tume of the executon of such instrument

## ARTICLEXVI <br> GENERAL

Section 16.01: Violation or Breach of Covenants. Violation or breach of any Covenant herem contanned shall give HWD or the POA, and their respective legal representatives, successors and assigns, in addinon to all other remedies, the rght (after the clapsing of 15 days from the ame recerpt is acknowledged of witten notice to the Owner of any Tract involved setung forth in reasonable detarl the nature of such volatoon or breach and the spectic action or actoons to be taken to remedy such volation or breach and if at the end of such ume xeasonable steps to accomplish such actoon have not been taken), to enter upon the land on which such violation or breach exists, and to take the actions specified in the notice to the

Owner to remedy, abate and remove, at the expense of the Owner thereof, any structure, thung or condution that may be or exist theteon contrary to the intent and meanurg of the provisions hereof, and the sald partes shall not thexeby be deemed gulty of any manner of trespass for such entry, abatement or removal, provided that such semedy, abatement or removal is carned out in accordance with the provisions of thus section Nothing heren contaned shall be deemed to affect or limit the rights of the POA, HWD or any Owner to enforce the Covenants by approprtate judicial proceedings

Section 16.02: Failure to Enforce Covenants. The falure of HWD, the POA, or any Owaer to enforce
the Covenants or any portoon thereof shall in no event be considered a watver of the nght to
do so thereafter as to the same volation or breach or as to such other violation or breach
occurnag pnor or subsequent thereto construed as, a condition subsequent or as creating a possiblity of reversion
Section 16.04: Relief for Violation or Breach. Damages shall not be deemed to be the exclustre remedy
for any breach or vilation of any proviston hereof Any person or entuty entuled to enforce any proviston hereof shall be entitled to rehef by way of injunction, as well as any other avalable relsef ether at law or to equity
Section 16.05: Enforcement of Covenants. Any party to a legal proceeding who succeeds sn enforcing a Covenant or enjotuing the violation of a Covenant shall be reimbursed for its court costs and reasonable attorney fees theurred in such cause
Section 16.06: Administration Pursuant to theae Covenants. The POA and the DRC to the extent spectically provided bereun, may adopt and promulgate reasonable cules and regulatons regatdung the admastration, interpretation and enforcement of the provistons of these Covenanta. In so adopting and promulgazang such nules and regulations, and in making any finding, determination, nuling or order of in carryang out any durectrve contauned herenn relaturg to the sssuance of permits, authonzations, approvals, rules or regulatoons, the POA and the DRC shall take into consideration the best interests of the Members to the end that the Property shall be developed, preaerved and marntuned as a high quality community
Section 16.07: Effect of Violation of Covemants on Mortgage. No volation of any of these Covenants
shall defeat or render nnvaled the hen of any mostgage made in good fath and for value upon
any porton of the Property, provided, howevet, that any mortgagee in possession or any
purchaser at any mortgageca or foreciosure salce shall be bound by and subject to the Covenants as fully as any other Owner of any portion of the Property
$\begin{array}{ll}\text { Section 16.08: } & \text { Promise of Grantee to be Bound by Covenants. Each person of entuty accepang a deed, } \\ & \text { Lease, mortgage, casement or other mintrument conveging an }\end{array}$ lease, mortgage, easement or other mastrument convegning an interest in any Tract, whether or not the same incopporates or refers to these Covenants, thereby agrees for humself, his heirs, successors and assugns to observe perform and be bound by the Covenants and to incorporate the same by reference in any deed or other conveyance of his interest in real property subject to these Covensats

NEITHER HWD, THE POA, THE DRC, NOR THEIR RESPECTIVE SUCCESSORS OR ASSIGNS, SHALL BE LIABLE IN DAMAGES TO ANYONE SUBMITTING PLANS OR SPECIFICATIONS FOR ANY STRUCTURE OR IMPROVEMENT TO BE CONSTRUCTED, REMODELED OR MOVED ONTO ANY TRACT, OR TO ANY OWNER OR RESIDENT OR OTHER THIRD PARTY, BY REASON OF MISTAKE IN JUDGMENT, NEGLIGENCE OR NONFEASANCE ARISING OUT OF OR IN CONNECTION WITH (I) THE APPROVAL OR DISAPPROVAL OR FAILURE TO APPROVE ANY SUCH PLANS OR SPECIFICATIONS, OR (II) THE INSPECTION, FAILURE TO INSPECT, OR (III) THE FAILURE OF ANY OF SUCH INDEMNIFIED PARTIES TO ENFORCE ANY OF THE REQUIREMENTS OF THESE COVENANTS REQUIRING THE SUBMISSION OF PLANS, SPECIFICATIONS, A DESCRIPTION OF USES OR A GRADING PLAN FOR APPROVAL BY THE DRC EVERY PERSON WHO SUBMTTS PLANS TO THE DRC FOR APPROVAL AGREES BY SUBMISSION OF SUCH PLANS, AND EVERY OWNER AND RESIDENT AGREES, BY ACCEPTING A DEED OR OTHER CONVEYANCE TO A TRACT OR INTEREST THEREIN, THAT IT WILL NOT BRING ANY ACTION OR SUIT AGANNST SUCH PARTIES TO RECOVER ANY SUCH DAMAGES, AND THAT IF IT VIOLATES THIS AGREEMENT NOT TO BRING ANY SUCH SUIT OR ACTION, IT WILL PAY ALL COSTS AND EXPENSES, INCLUDING BUT NOT LIMITED TO, COURT COSTS AND ATTORNEYS' FEES INCURRED BY ANY PARTY DEFENDING ANY SUCH ACTION OR SUIT

ARTICLE XVII
COVENANTS WITH RESPECT TO EQUAL HOUSING OPPORTUNITY
Section 17.01: Covenants of Ownern. Each Owner or Resident agrees that nether he nor anyone suthorized to act for hum will refuse to sell or rent, negotrate for the saie or rental, or otherwise make unavailable or deny any portion of the Property to any person because of race, color, teligton, sex or natonal ongin Any restrective covenant on the Property relaung to race, color, religion, sex or nattonal origan is recogntzed as being illegal and void and is specifically disclamed

HWD shall be deemed a beneficsary of thes covenant and this covenant shall run with the land in favor of HWD for the enture period during which this covenant shall be in force and effect without regard for whether HWD is or becomes an owner of any land or interest therem to which this covenant relates In the event of any breach of any such covenant, HWD shail have the nght to exercise all nghtrs and remedres, and to maintati any actions at law or suuts in equity or other proceedings to-enforce the curing of such breach, as may be avalable under law

## ARTICLE XIII

miscellaneous
Section 18.01: Alteration of Covemants. No change of condtions or circumstances shall operate to extugush, terminate, or modify any of the provssions of these Covenants

Section 18.02: Severability of Provisiona. The determunation by any court that any provision of these Covenants is unenforceable or vosd shall not affect the valdaty of any of the other provisions hereaf

Section 18.03: Succebsor Entity. The POA shall be empowered to assign its nghts, or any part thereof to any successot, public body, zuthonty, agency, district or non-profit membership corporation (heremafter referred to as the "Successor Entuty") Upon any such assignment the Successor Entuty shall have those aghts and be subject to those dutues of the POA assugned theteby, and shall be deemed to have agreed to be bound by the appropriate provisions hereof to the same extent as if the Successor Entity had been an onganal party to the Covenants Any such assignment shall be accepted by the Successor Entity under a written agreement pursuant to which the Successor Enttry expressly assumes the duties and obligations of the POA thereby assigned If for any reason the POA shall cease to exist without having first assigned its tights hereunder to a Successor Enaty, the covenants, restrictions, easernients, charges and hens mposed hereunder shall nevertheless contunve and any Owner or Resident may petition a court of competent jursidection to have a trustec appointed for the purpose of organtring a noxprofit membershup corporation and assygning the nghts of the POA hereunder to such nonprofit cosporation with the same fortec and effect, and subject to the same condrtons, as provided in this Section 18.03 with respect to an assigrment and delegation of the POA to a Successor Entity

Section 18.04: Titles. All Trtes or headings of the Arteles and Sectuons herenn are for the purpose of reference and shall not be deemed to limst, modify or otherwise affect any of the provisions hereof All references to sungular terms shall include the plural where applicable, and all references to the masculine shall include the femunine and the neuter

Section 18.05: Notices. Any notuce given or required to be sent under the provisions of these Covenants shall be deemed to have been propetly given when maled, postpatd, to the last known address of the person to whom notice is to be given.
Section 18.06: No Warranty of Enforceability. Whele HWD has no reason to beleve that any of the sections, terms, or provisions in these Covenants are or may be mavald or unenforceable for 2ny reason or to any extent HWD makes no wartanty or representation as to the present or future validity ot eaforceabilty of any such sections, terms or provisions Any Owner acquiring a portion of the Property shall not do so in xelance on the enforceabilty or valdity of any one or more of any such sections, terms, or provisions of these Covenants and shall assume and does assume all nisks of the validity and enforceability thereof and, by acquiring a portion of the Property, agrees to hold HWD and the POA hammess therefrom

Section 18.07: Time is of the Essence. In regard to the acts, duties, obligztions, or responsibleties to be performed by any Member, Resident or Owner pursuant to these Covenants, turne is of the essence as to such performance

Sectuon 18.08: Further Reatrictione. The restrictions contaned herein are in addution to and cumulatuve of other restrictions placed on the Property by HWD
Section 18.09: Governing Law. These Covenants are made in Galveston County, Texas, and shall be governed by and enforced in accordance with the laws of the State of Texas Any and all oblganons performable hereunder, meluding but not hmuted to, the oblgation to pay annual and benefits assessments, are to be performed in Galveston County, Texas

## ARTICEE XIX

## ALTERNATE DISPUTE RESOLUTION

Section 19.01: Conflict Resolution Committee (CRC). No dsppute between any of the following entates or indruduals shall be commenced untul the partues have submitted to non-binding medaation Owners, Restdents; Members; the Board, officers in the POA, the POA, or the DRC Each individual shall represent humself or herself, or, in the case of ownershup by a bustness or other entry, such entty shall apposat a representative The POA shall be represented by a member of the Board The Boatd shall be represented by an individual designated by the Board. The dispute shall be brought before the CRC for resolution This non-binding mediation process shall be used for all disputes concerning five thousand dollars $(\$ 5,00000$ ) or less In the event that the parties cannot come to an agreement under this process of medration by the CRC, the parties must submit to medation under Section 1902 of this Artule

The CRC shall consist of three (3) indirnduals, at least two (2) of whora must be Members, all apponted by the Board The Boatd shall mantann, if possible, a hist of no less than twenty (20) voluntect Members in good standing willung to serve on such commuttee All such volunteers shall be requured to attend a trating session before being elogible to actually serve on the CRC

Disputes between Owners that are not regulated by these Covenants shall not be subject to the dispute zesolution process

Section 19.02: Outside Mediator. If a dsppute between any of the above entues or andryduals concerns more than five thousand dollars ( $\$ 5,00000$ ), or if the pattues cannot reach agreement under Section 19.01 of thes Artucle, the parties must voluntanly submat to the following mediation procedures before commencung any judical or adranistratve proceeding Each party will represent humself/herself individually or through an agent or representatre, or may be represented by counsel The dispute will be brought before a mutuaily selected medutor Such medator will ether be an attomey-medator skilled in commumety association law, a Professional Communty Association Manager ("P CAM") as certried by the Communuty Assoctatons Instutute, or a Certied Property Manager ("C PM.") as certufied by the Instutute of Real Estate Managers In order to be eligible to mediate a dispute under this provision, a Mediator may not reside in the Property, work for any of the parthes, represent any of the partues, nor have any conflict of enterest with any of the partues The Board shall mantain a list of no less than ten (10) potenual mediators, but the partues will be in no way lunted to therr chose by thes list Costs for such medator shall be shared equally by the partues. If the partues cannot mutually agree upon the selection of a medator after thurty (30) days, each party shall sciect ats own mediator and a thard will be appomed by the two selected mediators If this selection method must be used, each party will pay the costs of its selected mediator and will shaxe equally the costs of the thurd appomted medartor
Section 19.03: Mediation is Not a Waiver. By agreeng to use this dispute resolution process, the partes in no way watve their rights to extraordenary relief including, but not lemited to, temporary restramang orders or temporary majunctions, if such relief as necessary to protect or preserve a party's legal nghts before a medation may be scheduled

Section 19.04: Assessment Collection. The provisions of these Covenants deaing with Alternate Dispute Resoiution shall not apply to the collection of assessments by the Association as set out in these Covenants

## 018-23-1666

Section 19.05: Term. This Artucle XIX shall be in full force and effect for an matal period of three (3) years from the date of execution of thas Declaration Thereafter thas Artule XIX shall remain in full force and effect unless, at the first open mecting of the POA after such antual period, a majonty of a quorum of the Board votes to terminate the provisions of thus Artecle XIX, Alternative Dispute Resolution

EXECUTED effective the 21st day of March 2003
HARBORWALK DEVELOPMENT LTD
By Harborwalk GP LLC, ts General Partner


Eray ${ }^{3}$ Watkins, Manager

## STATE OF TEXAS <br> COUNTY OF GALVESTON

Thes instrument was acknowiedged before me on the 21" day of March, 2003, by Lyon B Watkons of South Harborwalk GP LILC, Generil Partner, in his capactity as Manager of sadd company on behalf of Harborwalk Development LTD

TORAB M FUGATE

 May 15, 2004


## 018-23-1667

# CANCELLATION OF EXISTING RESERVATIONS, RESTRICTIONS AND MAINTENANCE PROVISIONS AND IMPLEMENTATION OF NEW DECLARATION OF COVENANTS, RESTRICITONS, EASEMENTS, CHARGES AND LIENS <br> OF HARBORWALK 

## EXHIBIT ' $A$ '

Metes and Bounds Description of Property Subject to These Covenants

## EXHHELT 'A.' <br> HARBORWALK, SECTION ONE

All those certain two (2) tracts or parcels of land being out of and a part of the R.M. BRECKENRIDGE SURVEY, Abstract \#38 (as to TRACT A described heren), the JAMES SPILLMAN SURVEY, Abstract \#175 (as to TRACT A and TRACT B described herein), the LINBSEY T. YOWELL SURVEY, ABSTRACT B16, and the ARTHUR BURKE SURVEY, Abstract \#25 (as to TRACT B described herein), satd two (2) tracts or parcels of land further being a part of those certain tracts conveyed by Strother Timberlands, Ltd, to Flamingo Isles, LLC, by instrument dated September 16, 1998, and recorded at Film Code 012-97-0573, Galveston County Deed Records, and being more particularly described as TRACT A and TRACT B by metes and bounds as follows,

## NOTE ALL BEARINGS ARE LAMBERT GRDD BEARINGS AND ALL COORDINATES REFER TO THE TEXAS STATE PLANE COORDINATE SYSTEM, SOUTH CENTRAL ZONE, AS DEFINED BY ARTICLE 21071 OF THE NATURAL RESOURCES CODE OF THE STATE OF TEXAS, 1983 DATUM 1993 ADJUSTMENT) COORDINATES LISTED ARE BASED ON SURFACE COORDINATES AND DISTANCES SHOWN HEREON ARE SURFACE DISTANCE ALL DISTANCES SHOWN HEREON MAY BE CONVERTED TO GRID BY MULTIPLYING BY A SCALE FACTOR OF 0999863486

## tract a

COMMENCING at a $1-1 / 2$ unch uron ppe found for the most Southeasterly corner of the JONAS BUTLLER SURVEY, Abstract \#195 (a k a the THOMAS TOBY SURVEY, Abstract \#195), the Northeasterly most corner of the MACO STEWART SURVEX, Abstract \#666, sand point being at the Westerly line of the sald INDSEX T. YOWELL SURVEY, and further being the most Northerly Southwest corner of the origmal Flamingo Isles, LLC, TRACT A, satd commencing point having Texas State Plane Coordmate Values of $\mathrm{Y}=13,677,86489$ and $X=3,246,42425$,
THENCE N $13^{\circ} 37^{\prime} 19^{\prime \prime}$ E, along the East hne of sadd JONAS BUTLER SURVEY, the same being the West ine of the YOWELL SURVEY, at 864.41 feet passing a 2 nch iron pupe found for the Northwesterly most comer of the aforesald YOWELL SURVEY, the same being the Southwesterly most corner of the SPILLMAN SURVEY, and continuing for a total distance of 88441 feet to an ron rod with cap set for POINT OF BEGINNING of the heren described TRACT A, sadd pornt having Texas State Plane Coordmate Values of $Y=13,678,72431$ and $X=246,63252$,
TREENCE N $13^{\circ} 37^{\prime \prime} 19^{\prime \prime} \mathrm{E}$, continuing along the East ine of said JONAS BUTLER SURVEY, a distance of 94224 feet to an iron rod with cap set for comer, said point being at the Southorly Ine of the Hughland Bayou Diversion Channel, a 300 foot right-of-way as described of record at Volume 2267, Page 272, Galveston County Deed Records,
THENCE N $13^{\circ} 37^{\prime} 15^{\prime \prime}$ E, crossing said Highland Bayou Diversion Channel and contunuing along the West line of the JAMES SPILLMAN SURVEY; at 30000 feet pass an ron rod found for the North line of said Diversion Channel, at 457533 feet pass a 2 unch ron pipe found for the Northeast comer of the JONAS BUTLER SURVEY, Abstract \#194, the same being the

PAGE 1 OF 5

## 018-23-1669

Southeast comer of the ARTHIUR BURKE SURVEY, Abstract \#25, and continuing along said course for a total distance of 11,482.77 feet to an ron rod with cap set for corner being at the South line of the A.T \& S.F. R R 200 foot right-of-way, and from which point a found $3 / 4 \mathrm{nach}$ ron rod bears $\mathrm{N} 77^{\circ} 35^{\prime} 13^{\prime \prime} \mathrm{E}, 105$ feet,
THENCE $S 70^{\circ} 16^{\circ} 55^{\prime \prime} \mathrm{E}$, along and with said South right-of-way line, a distance of 12068 feet to an rron rod with cap set for corner, and from which point a found $5 / 8^{\prime \prime}$ iron rod bears $N$ $81^{\circ} 59^{\prime} 111^{\prime} \mathrm{E}, 093$ feet,
THENCE S $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{W}$, parallel with and 120.00 feet perpendicularly distant from the West hne of said JAMES SPILLMAN SURVEY, at 11,16983 feet pass the North ine of the aforesaid Highland Bayou Diversion Channel and continuing along said course for a total distance of $11,469,83$ feet to an ron rod with cap set for comer and being at the South line of satd Diversion Channel,
THENCE S $13^{\circ} 37^{\prime} 19^{\prime \prime} \mathrm{W}$, paraliel with and 120.00 feet perpendicularly distant from the West ine of said JAMES SPILLMAN SURVEX, a distance of 86236 feet to an tron rod with cap set for comer,
THENCE S $76^{\circ} 22^{\circ} 43^{\prime \prime} \mathrm{E}$, a distance of 5,57479 feet to an ron rod with cap set for point of curve to the left, satd curve having a raduus of 180.00 feet,
THENCE in a Northeasterly direction, with sadd curve to the left, an arc distance of 9248 fect, the chord of which curve bears $\mathrm{N} 88^{\circ} 54^{\prime} 08^{\prime \prime} \mathrm{E}, 9147$ feet to an iron rod with cap set for point of tangency,
THENCE N $74^{\circ} 10^{\prime} 59^{\prime \prime} E$, a distance of 23010 feet to an ron rod with cap set for point of curve to the nght, said curve having a radus of 26000 feet,
THENCE in a Northeasterly direction, with said curve to the right, an arc distance of 13530 feet, the chord of which curve bears 13378 feet to an iron rod with cap set for point of tangency,
THENCES $76^{\circ} 00^{\circ} 00^{\prime \prime}$ E a THENCE S $76^{\circ} 00^{\circ} 00^{\prime \prime} \mathrm{E}$, a distance of 15143 feet to an ron rod with cap set for point of curve to the inght, sad curve having a radius of 5000 fect,
THENCE in a Southeasterly direction, with sadd curve to the nght, an arc distance of 2255 feet, the chord of which curve bears S $63^{\circ} 04^{\prime} 44^{\prime \prime} E, 2236$ feet to an mron rod with cap set for pomt of reverse curvature, sadd reverse curve having a radius of 5000 feet,
THENCE in a Southeasterly direction, with satd reverse curve, an arc distance of 2255 feet, the chord of which curve bears $S 63^{\circ} 04^{\prime 4} 44^{\prime \prime} \mathrm{E}, 2236$ feet to an ron rod with cap set for point of tangency,
THENCE S $76^{\circ} 00^{\circ} 00^{\prime \prime}$ E, a distance of 3500 feet to an ron rod with cap set for corner, THENCE S $14^{\circ} 00^{\circ} 00^{\prime \prime} \mathrm{W}$, a distance of 60.00 feet to an iron rod with cap set for comer, sard point being at the beginnugg of a curve to the left, sad curve having a radius of 5000 feet, THENCE in a Southwesterly direction, with sadd curve to the left, an arc distance of 7887 feet, the chord of which curve bears $S 58^{\circ} 48^{\prime} 38^{\prime \prime} \mathrm{W}, 7094$ feet to an iron rod with cap set for point of tangency;
THENCE S $13^{\circ} 37^{\prime \prime} 17^{\circ} \mathrm{W}$, a distance of 135168 feet to an mon rod with cap set for corner, THENCE $S 76^{\circ} 22^{\prime} 43^{\prime \prime} E$, a distance of 395500 feet to a point for comer being at the Mean High Water Line of West Gaiveston Bay as surveyed August 17, 1999, by Wilham E. Merten, Licensed State Land Survey, and filed with the General Land Office of the State of Toxas, THENCE S $29^{\circ} 46^{\prime} 39^{\prime \prime}$ W, along the Mean High Water Line of said West Galveston Bay, a distance of 154.61 feet to a point for comer;
THENCE $\mathrm{N} 76^{\circ} 22^{\circ} 43^{\prime \prime} \mathrm{W}$, a distance of 282639 feet to a point for comer,

THENCE $S 13^{\circ} 3717^{\prime \prime} \mathrm{W}$, a distance of 25150 feet to a point for comer, said point being at the beginning of a curve to the left having a radius of 400.00 feet,
THENCE in a Southwesterly direction, with sard curve to the left, an arc distance of 128165 feet, the chord of which curve bears $S 11^{\circ} 49^{\prime} 47^{\prime \prime} \mathrm{W}, 79961$ feet to an iron rod with cap set for comer;
THENCE S $13^{\circ} 37^{\prime} 17^{\prime \prime}$ W, a distance of 7426 feet to an tron rod with cap set for pornt of curve to the left, said curve having a radus of 2500 feet,
THENCE in a Southeasteriy direction, with sadd curve to the left, an arc distance of 3917 feet, the chord of which curve bears $\$ 31^{\circ} 15^{\prime} 56^{\prime \prime} \mathrm{E}, 35.29$ feet to an iron rod with cap set for point of tangency;
THENCE $\$ 76^{\circ} 09^{\circ} 09^{\prime \prime} \mathrm{E}$, a distance of 17754 feet to an mron rod with cap set for point of curve to the left, said curve having a radius of 2500 feet,
THENCE in a Northeasterly drection, with sadd curve to the left, an arc distance of 3424 feet, the chord of which bears $\mathrm{N} 64^{\circ} 36^{\prime} 57^{\prime \prime} \mathrm{E}, 3162$ feet to an aron rod with cap set for comer,
THENCE S $76^{\circ} 09^{\prime} 09^{\prime \prime} E, 65.46$ feet to an ron rod with cap set for corner, said point being the beginning of a cuive to the left, said curve having a radius of 2500 feet;
THENCE $m$ a Southeasterly direction, with said curve to the left, an are distance of 34.24 feet, the chord of which bears $S 36^{\circ} 55^{\prime} 16^{\prime \prime} E, 31.62$ feet to an ron rod with cap set for point of tangency,
THENCE S $79^{\circ} 09^{\circ} 09^{\prime \prime} \mathrm{E}$, a distance of 8348 feet to an iron rod with cap set for corner, THENCE S $13^{\circ} 50^{\prime} 51^{\prime \prime} \mathrm{W}$, a distance of 60.00 feet to an rron rod with cap set for comer, THENCE S $15^{\circ} 22^{\prime} 48^{\prime \prime} \mathrm{W}$, a distance of 11309 feet to a point for comer, said pomt being at a curve to the left, said curve having a radius of 74212 feet,
THENCE in a Northwesterly direction, with said curve to the left, an arc distance of 22255 feet, the chord of which curve bears $N 50^{\circ} 21^{\prime} 31^{\prime \prime} W, 22172$ feet to a point of compound curvature, satd curve having a radius of 50.00 feet,
THENCE in a Northwesterly direction, with said compound curve, an arc distance of 1501 feet, the chord of which curve bears N $67^{\circ} 33^{\circ} 04^{\prime \prime} \mathrm{W}, 1496$ fect to a point of tangency;
THENCE N $76^{\circ} 09^{\prime} 09^{\prime \prime}$ W, a distance of 157.58 feet to a point for curve to the left, sad curve having a radus of 1500 feet;
THENCE in a Southwesterly direction, with said curve to the left, an arc distance of 2362 feet, the chord of which curve bears $S 58^{\circ} 44^{\prime} 04^{\prime \prime} \mathrm{W}, 2126$ feet to a ponnt of tangency, THENCE S $13^{\circ} 3717^{\prime \prime} \mathrm{W}$, a distance of 5481 feet to a pomt for corner, TEENCE $N 76^{\circ} 26^{\prime 2} 7^{\prime \prime} \mathrm{W}$, a distance of 1007 feet to a point for comer; THENCE S $13^{\circ} 37^{\prime \prime} 17^{\prime \prime} \mathrm{W}$, a distance of 24482 feet to a pount for comer, sadd point being the beginning of a curve to the left, said curve having a radus of 39712 feet, THENCE in a Southwesterly direction, with said curve to the left, an arc dastance of 62516 feet, the chord of which bears $\mathrm{S} 62^{\circ} 06^{\prime} 47^{\prime \prime} \mathrm{W}, 56258$ feet to a point for corner, THENCE $S 76^{\circ} 09^{\prime} 09^{\prime \prime} \mathrm{E}$, a distance of 98422 feet to a point for comer, THENCE N $58^{\circ} 50^{\prime} 16^{n} \mathrm{E}$, a distance of 14642 feet to a point for corner, THENCE S $76^{\circ} 09^{\prime} 09^{\circ} \mathrm{E}$, , distance of 349.28 feet to a pount for corner, THENCE S $74^{\circ} 37^{\prime \prime} 12^{\prime \prime} \mathrm{E}$, a distance of 42542 feet to a point for corner being at the aforementioned Mean High Water Line of West Galveston Bay,

THENCE in a Southwesterly direction along the Mean High Water Line of said West Gaiveston Bay, the following courses and distances,

$$
\text { S } 67^{\circ} 39^{\prime} 28^{\prime \prime} \mathrm{W} \text {, a distance of } 21.41 \text { feet, }
$$

S $74^{\circ} 1^{\prime} 11^{\prime \prime} \mathrm{W}$ W, a distance of 9873 feet, S $82^{\circ} 45^{\prime} 38^{n} \mathrm{~W}$, a distance of 14398 feet; N $78^{\circ} 26^{\circ} 04^{\prime \prime} \mathrm{W}$, a distance of 13965 feet, N $38^{\circ} 01^{\prime} 17^{\prime \prime} \mathrm{W}$, a distance of 6638 feet, $\mathrm{N} 61^{\circ} 32^{\prime} 18^{\prime \prime} \mathrm{W}$, a distance of 31.07 feet, S $75^{\circ} 51^{\prime} 13^{\prime \prime} \mathrm{W}$, a distance of 10140 feet, and;
$\$ 36^{\circ} 12^{\prime} 00^{\prime \prime} \mathrm{W}$, a distance of 5905 feet to a point for corner being the point of intersection of said Mean High Water Line of West Gaiveston Bay with the common
line of the R.M. BRECKENRIDGE SURVEY and the ALEX RAMSEY SURVEY, THENCE N $76^{\circ} 22^{\prime} 51^{\prime \prime} \mathrm{W}$, along the South line of the R.M. BRECKENRIDGE SURVEY, the same being the North Line of the 65.46ALEX RAMSEY SURVEY, a distance of 2044.94 feet to an uron rod wuth cap set for corner, sard point being at the Northwest corner of said R.M. BRECKENRIDGE SURVEX, the same being the Southeast comer of sald LINDSEY T. YOWELL SURVEY;
THENCE N $13^{\circ} 37^{\prime} 17^{\prime \prime}$ E, along the Northwest lime sad R.M. BRECKENRIDGE SURVEY, same beang the Southeast ine of the LINDSEY T. YOWELL SURVEY, a distance of 18918 feet to an uron rod with cap set for corner, said point being at a curve to the right, said curve having a bearing of 5000 feet,
THENCE in a Northeasterly direction, with said curve to the right, an arc distance of 13508 feet, the chord of which curve bears $\mathrm{N} 06^{\circ} 45^{\prime} 19^{\prime \prime} \mathrm{E}, 9759$ feet to an iron rod with cap set for pont of reverse curvature, sald reverse curve having a radus of 25.00 feet, THENCE in a Northeasterly durectron, with said reverse curve, an arc distance of 1469 feet to an uron rod with cap set for comer, said point being at sald Northwest hine of the R.M.

## BRECKENRIDGE SURVEY;

THENCE N $13^{\circ} 37^{1} 17^{\prime \prime} \mathrm{E}$, along the Northwest line said R.M. BRECKENRIDGE SURVEX, at 303417 feet passing the Northwest comer of the R.M. BRECKENRDGGE SURVEY, same bemg the Northeast comer of sald LINDSEY T. YOWELL SURVEY, and being at the South line of said JAMES SRLLLMAN SURVEY, and continung for a total distance of 305417 feet to an iron rod with cap set for corner,
THENCE $N 76^{\circ} 22^{\prime} 43^{\prime \prime} \mathrm{W}$, paraliel to and 20 feet perpendicularly distant from the South ine of sard JAMES SPILLMAN SURVEY, same berng the North line of said LINDSEY T. YOWELL SURVEY, a distance of 515473 feet to an ron rod with cap set for corner, THENCE S $13^{\circ} 40^{\prime 2} 24^{\prime \prime} \mathrm{W}$, a distance of 27000 feet to an rron rod with cap set for comer, THENCE $N 76^{\circ} 22^{\circ} 43^{\prime \prime} \mathrm{W}$, a distance of 48786 feet to an mron rod with cap set for corner, THENCEN $135^{\circ} 40^{\circ} 24^{\prime \prime} \mathrm{E}$, a distance of 27000 feet to an aron rod with cap set for corner, THENCE N $76^{\circ} 22^{\prime 2} 43^{\prime \prime}$ W, parallel to and 20 feet perpendicularly distant from the South line of sadd JAMES SPILLMAN SURVEY, a distance of 58487 feet to the POINT OF BEGINNING and contaning a calculated area of 11481 acres of land

## TRACT ${ }^{\text {P }}$

REGINNING at an iron rod with cap set for the point of intersection of the South right-of-way ine of Texas State Highway \#6 with the West ine of the Jamies Spillman Survey, Abstract \#175, the same being the East line of the ARTHUR BURKE SURVEY, Abstract \#25, and from which pont a found $3 / 4$ inch iron rod bears $S 12^{\circ} 58^{\prime} 24^{\prime \prime} \mathrm{E}, 178$ feet, said begmnung point having Texas State Plane Coordnate Values of $Y \approx 13,691,927.12$ and $X=3,249,83172$, THENCE S $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{W}$, along and with the common line of said SPLLMMAN and BURKE Surveys, a distance of 1000 feet to an ron rod with cap set for comer,
THENCE S $72^{\circ} 5755^{\prime \prime}$ E, along and with the South line of sard Texas State Highway \#6, a distance of 12021 feet to an ron rod with cap set for comer, from which pount a found $5 / 8$ ron rod bears $S 15^{\circ} 09^{\prime} 02^{\prime \prime} E, 197$ feet,
TRENCE S $13^{\circ} 3715^{\prime \prime} \mathrm{W}$, parallel with and 12000 feet perpendicularly distant from the West line of said 546 SPILLMAN SURVEY, a distance of 895.84 feet to an ron rod with cap set for corner, said point being at the North right-of-way hne of a 60 foot pubhe roadway right-of-way and from which a found 1 inch iron rod bears $\$ 04^{\circ} 16^{\prime} 57^{\prime \prime} E, 299$ feet,
THENCE N $70^{\circ} 16^{\prime} 55^{\prime \prime} \mathrm{W}$, along and with said North right-ofrway line, a distance of 12068 feet to a point for comer, saxd point being at the West hine of said SPILLMAN SURYEY, the same being the East line of the aforesal BURKE SURVEY;
THENCE $N 13^{\circ} 3715^{\prime \prime} \mathrm{E}$, along and with said common line, a distance of 46706 feet to a pont for curve,
THENCE in a Northeasteriy direction along the arc of a curve to the right, said curve having a radus of 40851 feet and a central angie of $12^{\circ} 19^{\prime} 11^{\prime \prime}$, an arc distance of 8784 feet, the chord of which curve bears $N 07^{\circ} 27^{\prime} 40^{\prime \prime} \mathrm{E}, 8767$ feet, to a pont for tangency,
THENCE N $13^{\circ} 37^{\prime} 15^{\prime \prime}$ E, parallel with the East line of said BURKE SURVEY, a distance of 34652 feet to a point for comer being at the South line of sard Texas State Highway \#6, THENCE S $72^{\circ} 577^{\prime \prime} 55^{\prime \prime}$, along and with said South nght-of-way line, a distance of 9.42 feet to the POINT OF BEGINNING and containing a calculated area of 255 acres of land

## NOTE THIS PROPERTY DESCRIFTION HAS BEEN PREPARED BASED ON ACTUAL SURVEYS MADE ON THE GROUND AND UNDER TEE DIRECTION OF DALE L HARDY, REGISTERED PROFESSIONAL LAND SURVEYOR 4847, BETWEEN JUFY 2002 AND DECEMBER 2002 AND TO WHICH REFERENCE IS MADE

DALE L. HARDY/GEOSURV, LLC REGISTERED PROFESSYONAL LAND SURVEYORS P.O. BOX 246, LEAGUE CTTY, TEXAS 77574

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# CANCELLATION OF EXISTING RESERVATIONS, RESTRICTIONS AND MAINTENANCE PROVISIONS AND IMPLEMENTATION OF NEW DECLARATION OF COVENANTS, RESTRICITONS, EASEMENTS, CHARGES AND LIENS <br> <br> OF <br> <br> OF <br> <br> HARBORWALK 

 <br> <br> HARBORWALK}

## EXHIBIT 'B'

Metes and Bounds Description of Property Subject to Annexation

## EXHIBIT ' $B$ '

All those certain three (3) tracts or parcels of land bemg out of and a part of the R.M. BRECKENRIDGE SURVEY, Abstract \#38 (as to TRACT I described herem), the LINDSEY T. YOWELL SURVEY, Abstract \#216 (as to TRACT I described herem), the JAMES SPMLMMAN SURVEY, Abstract $\# 175$ (as to TRACT I and TRACT II described herein), and the ARTHUR BERKE SURVEY, Abstract \#25 (as to TRACT II and TRACT IIf described heren), said three (3) tracts or parcels of fand further being a part of TRACT I, all of TRACT II and all of TRACT III as conveyed by Strother Tmberlands, Ltd, to Flamingo Isles, LLC, by instrument dated September 16, 1998, and recorded at Film Code 012-97-0573, Galveston County Deed Records, and being more partıcularly described as TRACT I, TRACT II and TRACT III by metes and bounds as follows,

NOTE. ALL BEARINGS ARE LAMBERT GRID BEARINGS AND ALL COORDNATES REFER TO THE TEXAS STATE PLANE COORDINATE SYSTEM, SOUTH CENTRAL ZONE, AS DEFINED BY ARTICLE 21071 OF THE NATURAL RESOURCES CODE OF THE STATE OF TEXAS, 1983 DATUM 1993 ADJUSTMENT) COORDINATES LISTED ARE BASED ON SURFACE COORDINATES AND DISTANCES SHOWN HEREON ARE SURFACE DISTANCE ALL DISTANCES SHOWN HEREON MAY BE CONVERTED TO GRID BY MULTIPLYING BY A SCALE FACTOR OF 0999863486

## TRACTI

COMMENCING at a 1-1/2 inch ron pipe found for the most Southeasterly comer of the JONAS BUTLLER SURVEY, Abstract \#195 (a k a the THOMAS TOBY SURVEY, Abstract \#195), the Northeasterly most corner of the MACO STEWART SURVEY, Abstract \#666, sard point being at the Westerly line of the IINDSEY T. YOWELL SURVEY, Abstract \#216, and further being the most Northerly Southwest comer of the onginal Flamingo Isfes, LLC, TRACT I,
THENCE N $13^{\circ} 37^{\prime} 19^{\prime \prime}$ E, along the East he of said JONAS BUTLER SURVEY, the same bemg the West line of the YOWELL SURVEY, and with the West line of said Flamingo Isles, LLC, TRACT I, a distance of 48151 feet to an aron rod with cap set for corner, said point being the POINT OF BEGINNING of the herein described TRACTI,
THENCE N $13^{\circ} 37^{\prime} 19^{n}$ E, contunuing along the East hne of said JONAS BUTLER SURVEY, at 38290 feet pass a 2 inch ron pipe found for the Northwesterly most corner of the aforesaid YOWELL SURVEY, the same being the Southwesterly most comer of the SPILLMAN SURVEY, and contunuing along the East line of sald JONAS BUTLER SURVEY and with the East ine of sadd SPILLMAN SURVEY for a total distance of 134514 feet to an iron rod with cap set for corner, said point being at the Southerly line of the Highland Bayou Diversion Channel, a 300 foot right-of-way as described of record at Volume 2267, Page 272, Galveston County Deed Records,
THENCE S $76^{\circ} 26^{\prime} 10^{\prime \prime} \mathrm{E}$, along and with said Southerly nght-of-way line, a distance of 885741 feet to a point for angle to the rught,

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THENCE S $76^{\circ} 04^{\circ} 01^{\prime \prime} \mathrm{E}$, along and with satd Southerly right-of-way hne, a distance of 213615 feet to a point for curve to the right, satd curve having a radius of 66851 feet,
THENCE in a Southeasterly direction along the arc of said curve to the right an arc distance of 37340 feet, the chord of which curve bears $\mathrm{S} 60^{\circ} 03^{\prime} 56^{\prime \prime} \mathrm{E}, 36856$ feet, to a point for corner being at the Mean High Water Line of West Gaiveston Bay as surveyed August 17, 1999, by Willam E Merten, Licensed State Land Survey, and filed with the General Land Office of the State of Texas,
THENCE in a Southwesterly durection along the Mean High Water Line of said West Galveston Bay, the following courses and distances,
$S 21^{\circ} 11^{\prime} 14^{\prime \prime} \mathrm{W}$, a distance of 2652 feet, $S 01^{\circ} 14^{\prime} 31^{\prime \prime} \mathrm{W}$, a distance of 6824 feet; S $11^{\circ} 43^{\prime 2} 23^{\prime \prime} \mathrm{E}$, a distance of 13919 feet, S $32^{\circ} 22^{\prime} 18^{\prime \prime} \mathrm{E}$, a distance of 4941 feet, $S 07^{\circ} 45^{\prime} 30^{\prime \prime} \mathrm{W}$, a distance of 10214 feet, S $70^{\circ} 20^{\prime} 42^{\prime \prime} \mathrm{W}$, a distance of 14722 feet, S $51^{\circ} 41^{\prime} 59^{\prime \prime} \mathrm{W}$, a distance of 5964 feet, S $36^{\circ} 07^{\prime} 57^{n} \mathrm{E}$, a distance of 4720 feet, S $35^{\circ} 1723^{\prime \prime} \mathrm{W}$, a destance of 6041 feet, S 7403743" W, a distance of 2642 feet, S $10^{\circ} 42^{\prime} 13^{n \prime} \mathrm{~W}$, a distance of 5538 feet, $\mathrm{S} 28^{\circ} 26^{\prime} 19^{n} \mathrm{~W}$, a distance of 9277 feet; $\$ 60^{\circ} 06^{\circ} 48^{\prime \prime} \mathrm{W}$, a distance of 9165 feet, $\mathrm{S} 21^{\circ} 10^{\circ} 04^{\mathrm{n}} \mathrm{W}$, a distance of 2589 feet; S $50^{\circ} 44^{\prime} 44^{n} \mathrm{~W}$, a distance of 3422 feet, S $76^{\circ} 12^{15} 58^{n} \mathrm{~W}$, a distance of 5512 feet, S $49^{\circ} 58^{\prime} 13^{\prime \prime} \mathrm{W}$, a distance of 6275 feet, S $34^{\circ} 28^{\prime} 11^{\prime \prime} \mathrm{W}$, a dastance of 4069 feet, $\$ 60^{\circ} 24^{\prime} 30^{\prime \prime} \mathrm{W}$, a distance of 2800 feet; $S 00^{\circ} 45^{\prime} 09^{n} \mathrm{~W}$, a distance of 2430 feet, S $27^{\circ} 48^{29} 9^{\prime \prime} \mathrm{W}$, a distance of 108.41 feet, S $36^{\circ} 01^{\prime \prime} 02^{\prime \prime} \mathrm{W}$, a distance of 18955 feet, S $51^{\circ} 0923^{\prime \prime} \mathrm{W}$, a distance of 12426 fect, S $57^{\circ} 49^{\prime} 08^{n \prime} \mathrm{~W}$, a distance of 12046 feet, S $64^{\circ} 24^{\prime} 38^{\prime \prime} \mathrm{W}$, a distance of 15597 feet, S $61^{\circ} 20^{\prime} 09^{\prime \prime} \mathrm{W}$, a distance of 23087 feet, S $59^{\circ} 30^{\prime} 00^{\prime \prime} \mathrm{W}$, a distance of 30883 feet, $S 41^{\circ} 49^{\prime} 52^{\prime \prime} \mathrm{W}$, a distance of 965 feet, $S 41^{\circ} 36^{\prime} 22^{\prime \prime} \mathrm{W}$, a distance of 7389 feet, $S 29^{\circ} 46^{\prime 3} 9^{\prime \prime} \mathrm{W}$, a distance of 18748 feet, $\mathrm{S} 07^{\circ} 17^{\prime} 00^{n} \mathrm{E}$, a distance of 10559 feet; N $81^{\circ} 53^{\circ} 07^{\prime \prime} \mathrm{W}$, a distance of 3944 feet, S $65^{\circ} 35^{\prime} 18^{\prime \prime} \mathrm{W}$, a distance of 1595 feet, $S 43^{\circ} 0126^{\prime \prime} \mathrm{W}$, a distance of 20244 feet, S $38^{\circ} 05^{\prime} 39^{\prime \prime} \mathrm{W}$, a distance of 12727 feet,

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S $32^{\circ} 46^{\circ} 05^{\prime \prime} \mathrm{W}$, a distance of 17488 feet, S $26^{\circ} 55^{\prime} 18^{\prime \prime} \mathrm{W}$, a distance of 10772 feet, S $10^{\circ} 55^{\prime} 46^{\prime \prime} \mathrm{W}$, a distance of 2713 feet, $S 29^{\circ} 08^{\prime} 1 \mathrm{ll} \mathrm{E}$, a distance of 1768 feet, $\mathrm{S} 27^{\circ} 322^{\prime \prime} \mathrm{IN}$, a distance of 112.06 feet, S $55^{\circ} 52^{\prime} 14^{\prime \prime} \mathrm{W}$, a distance of 11116 feet, $S 21^{\circ} 166^{\prime} 02^{\prime \prime} \mathrm{W}$, a distance of 4025 feet, S $72^{\circ} 32^{\circ} 03^{\prime \prime} \mathrm{W}$, a distance of 8402 feet, $\$ 24^{\circ} 44^{\prime} 56^{\prime \prime} \mathrm{W}$, a distance of 9982 feet, $S 27^{\circ} 13^{\prime} 54^{\prime \prime} \mathrm{E}$, a distance of 45.52 feet, S $17^{\circ} 32^{\circ} 37^{\prime \prime} \mathrm{W}$, a distance of 2005 feet, $S 53^{\circ} 05^{\prime} 07^{\prime \prime} \mathrm{W}$, a distance of 19159 feet, S $70^{\circ} 05^{\prime} 45^{\prime \prime} \mathrm{W}$, a distance of 5675 feet, S $88^{\circ} 27^{\prime} 55^{\prime \prime} \mathrm{W}$, a distance of 4964 feet, S $81^{\circ} 077^{\prime \prime} 35^{\prime \prime} \mathrm{W}$, a distance of 27543 feet, S $63^{\circ} 56^{\prime} 24^{\prime \prime} \mathrm{W}$, a distance of 8781 feet, S $50^{\circ} 21^{\prime \prime} 13^{\prime \prime} \mathrm{W}$, a distance of 8201 feet, S $67^{\circ} 39^{\prime 2} 28^{\prime \prime} \mathrm{W}$, a distance of 47480 feet, S $74^{\circ} 11^{\prime} 31^{\prime \prime} \mathrm{W}$, a distance of 9873 feet, S $82^{\circ} 455^{\prime} 38^{n} \mathrm{~W}$, a distance of 14398 feet; N $78^{\circ} 26^{\circ} 04^{\prime \prime} \mathrm{W}$, a distance of 13965 feet, $\mathrm{N} 38^{\circ} 01^{\prime} 17^{\prime \prime} \mathrm{W}$, a distance of 6638 feet, N $61^{\circ} 3^{\prime} 18^{\prime \prime} \mathrm{W}$, a distance of 3107 feet, S $75^{\circ} 51^{\prime} 13^{\prime \prime} \mathrm{W}$, a distance of 10140 feet, and,
$\mathrm{S} 36^{\circ} 12^{\circ} 00^{\prime \prime} \mathrm{W}$, a distance of $59^{\circ} 05$ feet to a point for corner being the point of mtersection of said Mean High Water Lime of West Galveston Bay with the common Ine of the R.M. BRECKENRIDGE SURVEY and the ALEX RAMSEY SURVEY, said lime further being the South lme of the aforesad Flamingo Isles, LLC, TRACT I, THENCE $N 76^{\circ} 2251^{\prime \prime} \mathrm{W}$, along and with sadd common hne, at 204494 feet pass the Southwesterly corner of said R.M. BRECKENRIDGE SURVEY, said point being the most Easterly Southeast comer of the LINDSEY T. YOWELL SURVEY, and continuing along and with the most Northerly South line of said YOWELL SURVEY for a total distance of 465564 feet to an ron rod with cap set for corner, satd point being the most Southerly Southwest corner of the Flamingo Isies, LLC, TRACT I, and further being an interior corner of said LINDSEX T. YOWELL SURVEY;
THENCE N $13^{\circ} 39^{\prime} 36^{\prime \prime}$ E, along and with the most Southerly East line of said Flamingo Isles, LLC, TRACT I, at 246206 feet pass an iron rod with cap set for corner and being an merior comer of said Flamingo Isles, LLC, TRACT I, and continuing along said course for a total distance of 294357 feet to an iron rod with cap set for comer,
THENCE N $76^{\circ} 20^{\prime} 24^{\prime \prime}$ W, parallel with the most Northerly South line of sard Flamingo Isles, LLC, TRACT 1, a distance of 361875 feet to the POINT OF BEGINNING and containing a calculated area of 7759 acres of land

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## TRACTM

COMMENCING at a 2 inch uron pipe found for the Southwest corner of JAMES SPILLMAN SURVEX, Abstract \#175, the same bemg the Northwest corner of the LINDSEY T. YOWELL SURVEY, Abstract \#216, and further being a point on the East lme of the JONAS BUTLER SURVEY, Abstract \#195 (a k.a the THOMAS TOBY SURVEY, Abstract \#195), THENCE N $13^{\circ} 37^{\prime} 19^{\prime \prime} \mathrm{E}$, along the East line of sadd JONAS BUTLER SURVEY, the same being the West line of the SPILLMAN, and with the West lime of the aforesard Flamingo Isles, LLC, TRACT I, a distance of 962.24 feet to an iron rod with cap set for corner, said point being at the South line of the Highland Bayou Diversion Channel, a 300 foot right-of-way as described of record at Volume 2267, Page 272, Galveston County Deed Records, and further being the POINT OF BEGINNING of the herein described TRACT II,
THENCE N $13^{\circ} 37^{\prime} 15^{\prime \prime}$ E, crossing said Highland Bayou Diversion Channel and contrnuing along the West line of the JAMES SPILLMAN SURVEY; at 30000 feet pass an uron rod found for the North line of said Diversion Channel, at 457533 feet pass a 2 inch aron pipe found for the Northeast corner of the JONAS BUTLER SURVEY, Abstract \#194, the same being the Southeast corner of the ARTHUR BURKE SURVEY, Abstract \#25; and contunumg along sald course for a total distance of 11,48277 feet to an tron rod with cap set for corner being at the South tine of the A T \& S F R R 200 foot right-of-way, and from which point a found $3 / 4$ inch ron rod bears $\mathrm{N} 77^{\circ} 35^{\prime} \mathrm{I} 3^{\prime \prime} \mathrm{E}, 105$ feet;
THENCE S $70^{\circ} 16^{\circ} 55^{\prime \prime} \mathrm{E}$, along and with sard South right-of-way ine, a distance of 12068 feet to an rron rod with cap set for corner, and from which point a found $5 / 8$ " rron rod bears N $81^{\circ} 59^{\prime} \mathrm{II}$ " E, 093 feet,
THENCE S $13^{\circ} 377^{\circ} 15^{\prime \prime}$ W, parallel with and 12000 feet perpendicularly distant from the West hne of sad JAMMES SPILLMAN SURVEY, at $11,169.83$ feet pass the North line of the aforesad Highland Bayou Diversion Channel and contunung along said course for a total distance of 11,46983 feet to an iron rod with cap set for corner and being at the South line of said Diversion Channel,
THENCE N $76^{\circ} 26^{\prime} 10^{\prime \prime} \mathrm{W}$, along and with sad South right-of-way lme, a distance of 12000 feet to the POINT OF BEGINNING and containing a calculated area of 316 acres of land

## TRACT III

BEGINNING at an ron rod with cap set for the point of intersection of the South right-of-way line of Texas State Highway \#6 with the West line of the JAMES SPILLMAN SURVEY, Abstract \#175, the same being the East lme of the ARTHUR BURKE SURVEY, Abstract \#25, and from which point a found $3 / 4$ anch ron rod bears $S 12^{\circ} 58^{2} 24^{n} E, I 78$ feet, sard beginning point having Texas State Plane Coordmate Values of $Y=13,691,92712$ and $X=3,249,83172$, THENCE S $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{W}$, along and with the common lme of said SPILLMAN and BURKE Surveys, a distance of 10.00 feet to an mon rod with cap set for comer,
THENCE $S 72^{\circ} 5755^{\circ}$ E, along and with the South line of sald Texas State Highway \#6, a distance of 120.21 feet to an iron rod with cap set for corner, from which point a found $5 / 8$ iron rod bears S $15^{\circ} 09^{\prime} 02^{\prime \prime}$ E, 197 feet,
THENCE $S 13^{\circ} 3715^{\prime \prime} \mathrm{W}$, parallel with and 12000 feet perpendicularly distant from the West ine of sald $\$ 46$ SPILLMAN SURVEY, a distance of 89584 feet to an rron rod with cap set for comer, said point berng at the North right-of-way line of a 60 foot public roadway right-of-way and from which a found 1 mech iron rod bears $\$ 04^{\circ} 16^{\prime} 57^{\prime \prime} \mathrm{E}, 299$ feet,

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THENCE N $70^{\circ} 16^{\prime} 55^{\prime \prime} \mathrm{W}$, along and with said North right-of-way hene, a distance of 12068 feet to a point for comer, sad point being at the West line of said SPILLMAN SURVEY, the same being the East line of the aforesald BURKE SURVEY;
THENCE $N{ }^{13^{\circ}}{ }^{\circ} 7^{\prime} 15^{\prime \prime} \mathrm{E}$, along and with said common line, a distance of 46706 feet to a point for curve,
THENCE in a Northeasterly direction along the are of a curve to the right, said curve having a raduus of 40851 feet and a central angle of $12^{\circ} 19^{\prime} 11^{\prime \prime}$, an arc distance of 8784 feet, the chord of which curve bears $\mathrm{N} 07^{\circ} 27^{\circ} 40^{\prime \prime} \mathrm{E}, 8767$ feet, to a point for tangency,
THENCE N $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{E}$, parallel with the East line of said BURKE SURVEY, a distance of 34652 feet to a point for corner being at the South line of said Texas State Highway \#6, THENCE S $72^{\circ} 57^{\prime} 55^{\prime \prime} \mathrm{E}$, along and with said South right-of-way line, a distance of 942 feet to the POINT OF BEGINNING and containing a calculated area of 255 acres of land, said herein described TRACT I, TRACT II and TRACT III contaning a total calculated area of 810.05 acres, SAVE AND EXCEPT that certain 11736 acres described as TRACT A and TRACT B as
follows,

All those certain two (2) tracts or parcels of land being out of and a part of the R.M. BRECKENRIDGE SURVEY, Abstract \#38 (as to TRACT A described herein), the JAMES SPILLMAN SURVEY, Abstract \#175 (as to TRACT A and TRACT B described herem), the LINDSEY T. YOWELL SURVEY, ABSTRACT B16, and the ARTHUR BURKE SURVEY, Abstract \#25 (as to TRACT B described herein), said two (2) tracts or parcels of land further being a part of those certain tracts conveyed by Strother Timberlands, Ltd, to Flamingo Isles, LLC, by instrument dated September 16, 1998, and recorded at Film Code 012-97-0573, Galveston County Deed Records, and being more partucularly described as TRACT A and TRACT B by metes and bounds as follows,

## TRACTA

COMMENCING at a 1-1/2 inch iron pipe found for the most Southeasterly corner of the JONAS BUTLER SURVEY, Abstract \#195 (a k a the THOMAS TOBY SURVEY, Abstract \#195), the Northeasterly most comer of the MACO STEWART SURVEY, Abstract \#666, sald point being at the Westerly line of the sard LINDSEY T. YOWELL SURVEY, and further beng the most Northerly Southwest corner of the original Flammgo Isles, LLC, TRACT A, sard commencing point having Texas State Plane Coordinate Values of $Y=13,677,86489$ and $X=3,246,42425$,
THENCE N $13^{\circ} 37^{\prime} 19^{\prime \prime}$ E, along the East line of sad JONAS BUTLER SURVEY, the same being the West line of the YOWELL SURVEX, at 86441 feet passing a 2 meh ron pipe found for the Northwesterly most comer of the aforesand YOWLLL SURVEX, the same being the Southwesterly most comer of the SPILLMAN SURVEY, and contnuing for a total distance of 88441 feet to an mon rod with cap set for POINT OF REGINNING of the herein described TRACT A, sald point having Texas State Plane Coordinate Values of $Y=13,678,72431$ and $X=246,63252$,
THENCE N $13^{\circ} 37^{\prime} 19^{\prime \prime} \mathrm{E}$, continuing along the East hae of said JONAS BUTLER SURVEY, a distance of 94224 feet to an won rod with cap set for comer, said point being at the Southerly line of the Highland Bayou Diversion Channel, a 300 foot right-of-way as described of record at Volume 2267, Page 272, Galveston County Deed Records,

THENCE N 1303715" E, crossing sad Highland Bayou Diverston Channel and contmuing along the West hne of the JAMES SPILLMAN SURVEY; at 30000 feet pass an mon rod found for the North lue of said Diversion Channel; at 457533 feet pass a 2 meh aron pape found for the Northeast corner of the JONAS BUTLLER SURVEY, Abstract \#194, the same being the Southeast comer of the ARTHUR BURKE SURVEY, Abstract $\# 25$, and contmuing along said course for a total distance of 11,48277 feet to an iron rod with cap set for comer being at the South lime of the AT \& S F RR 200 foot right-of-way, and from which point a found $3 / 4$ inch iron rod bears N $77^{\circ} 35^{\prime} 133^{\prime \prime} \mathrm{E}, 105$ feet;
THENCE $S 70^{\circ} 16^{\circ} 55^{\prime \prime} \mathrm{E}$, along and with said South right-of-way hne, a distance of 12068 feet to an ron rod with cap set for corner, and from which point a found $5 / 8^{\prime \prime}$ mon rod bears N $81^{\circ} 59^{\prime} 11^{\prime \prime} \mathrm{E}, 093$ feet,
THENCE S $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{W}$, parallel with and 12000 feet perpendicularly distant from the West hne of said JAMES SPLLLMAN SURVEY, at 11,16983 feet pass the North line of the aforesald Highland Bayou Diversion Channel and contmuing along said course for a total distance of 11,46983 feet to an iron rod with cap set for corner and being at the South line of satd Diversion Channel,
THENCE S $13^{\circ} 37^{\prime} 19^{\prime \prime} \mathrm{W}$, paraliel with and 12000 feet perpendicularly distant from the West line of said JAMES SPILLMAN SURVEY, a distance of 86236 feet to an ron rod weth cap set for corner;
THENCE S $76^{\circ} 22^{\prime} 43^{\prime \prime}$ E, a distance of $5,574.79$ feet to an tron rod with cap set for pount of curve to the left, said curve having a radus of 18000 feet;
THENCE in a Northeasterly direction, with sard curve to the left, an arc distance of 9248 feet, the chord of which curve bears N $88^{\circ} 54^{\prime} 08^{\prime \prime} \mathrm{E}, 9147$ feet to an ron rod with cap set for point of tangency,
THENCE N $74^{\circ} 10^{\circ} 59^{\prime \prime} \mathrm{E}$, a distance of 23010 feet to an ron rod with cap set for point of curve to the right, said curve having a radius of 260.00 feet,
THENCE in a Northeasterly direction, with sadd curve to the right, an are distance of 13530 feet, the chord of which curve bears 13378 feet to an tron rod with cap set for point of tangency, THENCE $576^{\circ} 00^{\prime} 00^{\prime \prime} \mathrm{E}$, a distance of 15143 feet to an ron rod with cap set for point of curve to the right, said curve having a radus of 5000 feet,
THENCE in a Southeasterly direction, with sald curve to the right, an are distance of 2255 feet, the chord of which curve bears $S 63^{\circ} 04^{\prime} 44^{\prime \prime} E, 2236$ feet to an ron rod with cap set for point of reverse curvature, sad reverse curve having a radius of 5000 feet,
THENCE in a Southeasterly drrection, with said reverse curve, an arc distance of 2255 feet, the chord of which curve bears $S 63^{\circ} 04^{\prime} 44^{\prime \prime} \mathrm{E}, 2236$ feet to an ron rod with cap set for point of tangency,
THENCE S $76^{\circ} 00^{\prime} 00^{\prime \prime} \mathrm{E}$, a distance of 35.00 feet to an tron rod with cap set for comer, THENCE S $14^{\circ} 00^{\circ} 00^{\prime \prime} \mathrm{W}$, a distance of 6000 feet to an iron rod with cap set for comer, sald point being at the beginning of a curve to the left, sadd curve having a radus of 5000 feet, THENCE in a Southwesterly drection, with said curve to the left, an arc distance of 7887 feet, the chord of which curve bears $S 58^{\circ} 48^{\prime} 38^{\prime \prime} \mathrm{W}, 7094$ feet to an uron rod with cap set for point of tangency,
THENCE S $13^{\circ} 37^{\prime \prime} 17^{\prime \prime} \mathrm{W}$, a distance of 135168 feet to an iron rod with cap set for comer, TRENCE $S 76^{\circ} 22^{\prime} 43^{\prime \prime} \mathrm{E}$, a distance of 395500 feet to a point for comer being at the Mean High Water Line of West Galveston Bay as sarveyed August 17, 1999, by William E Merten, Licensed State Land Survey, and filed with the General Land Office of the State of Texas,

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THENCE S $29^{\circ} 46^{\prime} 39^{\prime \prime}$ W, along the Mean High Water Line of said West Gaiveston Bay, a distance of 15461 feet to a point for comer;
THENCE N $76^{\circ} 22^{\prime} 43^{\prime \prime} \mathrm{W}$, a distance of 282639 feet to a point for comer, THENCES $13^{\circ} 37^{\prime \prime} 17^{\prime \prime} \mathrm{W}$, a distance of 25150 feet to a point for corner, said point being at the beginning of a curve to the left having a radius of 40000 feet,
THENCE in a Southwesterly drection, with sad curve to the left, an arc distance of 128165 feet, the chord of which curve bears $S 11^{\circ} 49^{\prime} 47^{\prime \prime} \mathrm{W}, 79961$ feet to an iron rod with cap set for comer,
THENCE S $13^{\circ} 37^{\prime \prime} 17^{\prime \prime} \mathrm{W}$, a distance of 7426 feet to an mon rod with cap set for point of curve to the left, sadd curve having a radus of 2500 feet,
THENCE in a Southeasterly drection, wth said curve to the left, an arc distance of 3917 feet, the chord of which curve bears $\$ 31^{\circ} 15^{\prime} 56^{\prime \prime}$ E, 3529 feet to an ron rod with cap set for pount of tangency,
THENCE S $76^{\circ} 09^{\prime} 09^{\prime \prime} \mathrm{E}$, a distance of 17754 feet to an ron rod with cap set for point of curve to the left, said curve having a radius of 2500 feet,
THENCE in a Northeasterly durection, with said curve to the left, an arc distance of 3424 feet the chord of which bears N $64^{\circ} 36^{\prime} 57^{\prime \prime} \mathrm{E}, 3162$ feet to an iron rod with cap set for comer, THENCE S $76^{\circ} 09099^{\prime \prime}$ E, 65.46 feet to an iron rod with cap set for comer, sand point being the beginning of a curve to the left, sard curve having a radius of 2500 feet, THENCE in a Southeasterly direction, with sald curve to the left, an arc distance of 3424 feet, the chord of which bears $S ~ 36^{\circ} 55^{\prime} 16^{\prime \prime}$ E, 3162 feet to an aron rod with cap set for point of tangency,
THENCE S $79^{\circ} 09^{\prime} 09^{\prime \prime} \mathrm{E}$, a distance of 8348 feet to an ron rod with cap set for corner, THENCE S $13^{\circ} 500^{\prime \prime} 1^{\prime \prime} \mathrm{W}$, a distance of 6000 feet to an rron rod with cap set for corner, THENCE S $15^{\circ} 22^{\prime} 48^{\prime \prime} \mathrm{W}$, a distance of 11309 feet to a point for corner, said point being at a curve to the left, said curve having a radius of 74212 feet;
THENCE in a Northwesterly direction, with satd curve to the left, an arc distance of 22255 feet, the chord of which curve bears $\mathrm{N} 50^{\circ} 21^{\prime} 31^{\prime \prime} \mathrm{W}, 22172$ feet to a point of compound curvature, said curve having a radus of 5000 feet;
THENCE in a Northwesterly direchon, with said compound curve, an arc distance of 1501 feet, the chord of which curve bears $\mathrm{N} 67^{\circ} 33^{\prime} 04^{\prime \prime} \mathrm{W}, 14.96$ feet to a point of tangency, THENCE N $76^{\circ} 09^{\prime \prime} 09^{\prime \prime} \mathrm{W}$, a distance of 157.58 feet to a point for curve to the left, sald curve having a radius of 1500 feet;
THENCE in a Southwesterly drrection, with satd curve to the left, an arc distance of 2362 feet, the chord of which curve bears $\$ 58^{\circ} 44^{\prime} 04^{\prime \prime} \mathrm{W}, 2126$ feet to a point of tangency, THENCE S $13^{\circ} 37^{\prime \prime} 17^{\prime \prime} \mathrm{W}$, a distance of 5481 feet to a point for corner, THENCE N $76^{\circ} 26^{\prime} 27^{\prime \prime} \mathrm{W}$, a distance of 1007 feet to a point for comer, THENCE S $13^{\circ} 377^{17} 7^{\circ} \mathrm{W}$, a distance of 24482 feet to a point for comer, said poimt being the beginnung of a curve to the left, said curve having a radius of 397.12 feet, THENCE in a Southwesterly direction, with said curve to the left, an arc distance of 62516 feet, the chord of which bears $\mathrm{S} 62^{\circ} 06^{\prime} 47^{\circ} \mathrm{W}, 56258$ feet to a point for corner; THENCE S $76^{\circ} 09^{\circ} 09^{\prime \prime} \mathrm{E}$, a distance of 98422 feet to a point for comer, THENCE $N 58^{\circ} 50^{\prime} 16^{\prime \prime} \mathrm{E}$, a distance of 146.42 feet to a pount for corner, THENCE S $76^{\circ} 09^{\prime} 09^{\prime \prime} \mathrm{E}$, a distance of 34928 feet to a point for corner, THENCE S $74^{\circ} 3712^{\prime \prime} E$, a distance of 42542 feet to a point for corner being at the aforementioned Mean High Water Line of West Galveston Bay,

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THENCE in a Southwesterly direction along the Mean High Water Line of sard West Galveston Bay, the following courses and distances,

> S $67^{\circ} 399^{\prime} 28^{\prime \prime} \mathrm{W}$, a distance of 2141 feet, S $74^{\circ} 11^{\prime} 3^{\prime \prime} \mathrm{W}$, a distance of 98.73 feet; S $82^{\circ} 45^{\prime} 38^{\prime \prime} \mathrm{W}$, a distance of 14398 feet, N $78^{\circ} 26^{\prime} 04^{\prime \prime} \mathrm{W}$, a distance of 13965 feet, N $38^{\circ} 011^{\prime \prime} \mathrm{W}$, a dstance of 66.38 feet, N $61^{\circ}{ }^{\circ} 2^{\prime} 1^{\prime \prime} \mathrm{W}$ W, a distance of 3107 feet, S $75^{\circ} 51^{\prime} 13^{\prime \prime} \mathrm{W}$, a distance of 10140 feet, and,
$S 36^{\circ} 12^{\prime} 00^{\prime \prime} \mathrm{W}$, a distance of 5905 feet to a point for comer being the point of intersection of said Mean High Water Line of West Galveston Bay with the common hine of the R.M. BRECKENRIDGE SURVEY and the ALEX RAMSEY SURVEY, THENCE N $76^{\circ} 22^{\prime 2} 1^{\prime \prime}$ W, along the South line of the R.M. BRECKENRDGGE SURVEX, the same being the North Line of the 65.46ALIEX RAMSEY SURVEY, a distance of 204494 feet to an iron rod with cap set for corner, said point bergg at the Northwest corner of said R.M. BRECKENRIDGE SURVEY, the same being the Southeast corner of sald LINDSEY T. YOWELL SURVEY, THENCE N $13^{\circ} 3717^{\prime \prime}$ E, along the Northwest line sadd R.M. BRECKENRIDGE SURVEY, same being the Southeast line of the LINDSEY T. YOWELL SURVEY, a distance of 18918 feet to an ron rod with cap set for corner, satd point being at a curve to the right, said curve having a bearing of 5000 feet;
THENCE in a Northeasterly direction, with sadd curve to the right, an are distance of 13508 feet, the chord of which curve bears $\mathrm{N} 06^{\circ} 45^{\prime} 19^{\prime \prime} \mathrm{E}, 9759$ feet to an ron rod with cap set for point of reverse curvature, said reverse curve having a radius of 2500 feet,
THEENCE in a Northeasterly direction, with sadd reverse curve, an arc distance of 1469 feet to an ron rod with cap set for corner, said point being at said Northwest line of the R.M. BRECKENRIDGE SURVEY,
THENCE N $13^{\circ} 37^{\prime} 17^{\prime \prime}$ E, along the Northwest line sald R.M. BRECKENRIDGE SURVEY, at 303417 feet passing the Northwest comer of the R.M. BRECKENRIDGE SURVEY, same being the Northeast comer of sasd LINDSEY T. YOWELL SURVEY, and being at the South hine of said JAMES SPILLMAN SURVEY, and continuing for a total distance of 305417 feet to an iron rod with cap set for corner,
THENCE $N 76^{\circ} 22^{\prime} 43^{\prime \prime} \mathrm{W}$, parallel to and 20 feet perpendicularly distant from the South line of said JAMES SPILLMAN SURVEY, same being the North line of sad LINDSEY T. YOWELL SURVEY, a distance of 5154.73 feet to an mon rod with cap set for corner, THENCE S $13^{\circ} 40^{\circ} 24^{\prime \prime} \mathrm{W}$, a distance of 270,00 feet to an ron rod with cap set for corner, THENCE N $76^{\circ} 22^{\prime} 4^{\prime \prime} \mathrm{W}$, a distance of 48786 feet to an iron rod with cap set for corner; THENCE N $135^{\circ} 4024^{\prime \prime}$ E, a distance of 27000 feet to an aron rod with cap set for corner, THENCE $N 76^{\circ} 22^{\prime} 43^{\prime \prime} \mathrm{W}$, parallel to and 20 feet perpendicularly distant from the South ine of said JAMES SPILLMAN SURVEX, a distance of 58487 feet to the POINT OF BEGINNING and contamng a calcuiated area of 11481 acres of land

## TRACT E

BEGINNING at an srontod with bap set for the point of intersecton of the South right-of-way line of Texas State Highway \#6-with the West line of the JAMES SPILLMAN SURVEY, Abstract \#175, the same beang the Epartine of the ARTIRUR BURKE SURVEX, Abstract \#25 and from which point a found $3 / 4$ meh iron rod bears $\mathrm{S} 12^{\circ} 58^{\prime} 24^{\prime \prime} \mathrm{E}, 178$ feet, satd begunning point having Texas State Plane Coordmate Values of $Y=13,691,92712$ and $X=3,249,83172$, THENCE S $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{W}$, along and with the common hne of satd SPILLMAN and BURKE Surveys, a distance of 1000 feet to an tron rod with cap set for comer,
THENCE S $72^{\circ} 57^{\circ} 55^{\prime \prime} \mathrm{E}$, along and with the South line of said Texas State Highway \#6, a distance of 12021 feet to an ron rod with cap set for corner, from which point a found $5 / 8$ rron rod bears S $15^{\circ} 09^{\prime} 02^{\prime \prime} \mathrm{E}, 1.97$ feet,
THENCE $S 13^{\circ} 37^{\prime \prime} 15^{\prime \prime} \mathrm{W}$, parallel with and 12000 feet perpendicularly distant from the West line of said 546 SPILLMAN SURVEY, a distance of 89584 feet to an ron rod with cap set for corner, said point bersg at the North nght-of-way line of a 60 foot public roadway rught-of-way and from which a found I meh mron rod bears $S 04^{\circ} 16^{\prime} 57^{\circ} \mathrm{E}, 2.99$ feet,
THENCE N $70^{\circ} 165^{\prime \prime} \mathrm{W}$, along and with said North nght-of-way line, a distance of 12068 feet to a point for corner, sadd point being at the West hne of said SPILLMAN SURVEY, the same being the East line of the aforesald BURKE SURVEX;
THENCE N $13^{\circ} 37^{\prime \prime} 15^{\prime \prime} \mathrm{E}$, along and with said common line, a distance of 46706 feet to a point for curve,
THENCE in a Northeasterly drection along the arc of a curve to the right, sadd curve having a radus of 40851 feet and a central angle of $12^{\circ} 19^{\prime} 11^{\prime \prime}$, an arc distance of 8784 feet, the chord of which curve bears $\mathrm{N} 07^{\circ} 27^{\prime} 40^{\prime \prime} \mathrm{E}, 8767$ feet, to a point for tangency, THENCE N $13^{\circ} 37^{\prime} 15^{\prime \prime} \mathrm{E}$, parallei with the East hine of satd BURKE SURVEY, a distance of 34652 feet to a point for corner being at the South line of said Texas State Hıghway \#6, THENCE S $72^{\circ} 5755^{\prime \prime}$ E, along and wath said South right-of-way line, a distance of 942 feet to the POINT OF BEGINNING and containing a calculated area of 255 acres of land

NOTE THIS PROPERTY DESCRIPTION HAS BEEN EREPARED BASED ON ACTUAL SURVEYS MADE ON THE GROUND AND UNDER THE DIRECTYON OF DALE L HARDY, RECHSTERED PROFESSIONAL LAND SURVEYOR 4847, BETWEEN JULY 2002 AND DECEMBER 2002 AND TO WHICH REFERENCE IS MADE

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