Lakeview Hills Subdivision

9/04 up poste

KNOW ALL MEN BY THESE PRESENTS, that these rules and regulations, to govern LAKEVIEW HILLS Subdivision, an original 45.0215 acre tract or development in the Matthew Hubert Survey, Abstract 22, San Jacinto County, Texas which was subdivided and platted into a residential subdivision and recorded in Volume 109, Page 431 of the Map Records of San Jacinto County, Texas will modify, amend, bring up to date and supersede the original document filed by LAKLIV, INC., for LAKEVIEW HILLS Subdivision as of the 16th day of May, 1968, including Amendments and revised Deed Restrictions of 1986 and 1997 including Amendments on file in the San Jacinto County Courthouse at Coldspring. In order to insure the continued orderly development on the above mentioned subdivision, so that the present and future owners of lots may derive the maximum benefit, pleasure, safeguard of sanitation and appearance, privacy, and so that the property value will be maintained at a high level, LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION does hereby further establish, adopt, and promulgate the following conditions, covenants, restrictions, reserves easements, and the same shall apply uniformly to the use, improvements, and occupancy of all lots in the above referred to subdivision, including the utility, pool and playground area on Lots 56 and 57, marina ramp and pier's on Lots 35 and 36 and all easements as shown on recorded plat of said subdivision or as created herein, and are hereby binding on owners herein, its heirs and assigns and any and all purchasers of lots situated in the above referred to subdivision.

I Creation

The Owners shall constitute the LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION ("LHPOA"). Each Owner of a Lot shall automatically be a member of the Lakeview Hills Property Owners Association, Lakeview Hills Property Owners Association Membership shall be appurtenant to ownership of a Lot. Ownership of a Lot is the sole criterion for membership in the Lakeview Hills Property Owners Association.

Transfer of Membership

Lakeview Hills Property Owners Association Membership can be transferred to the grantee of a conveyance of a Lot in fee. Membership shall not be assigned, pledged, or transferred in any other way. Any attempt to make a prohibited transfer shall be void.

Management of Lakeview Hills Property Owners Association

The Lakeview Hills Property Owners Association may be either unincorporated or incorporated as a nonprofit corporation. The Lakeview Hills Property Owners Association shall be managed by the Board pursuant to the procedures set forth in the Lakeview Hills Property Owners Association's article of incorporation and bylaws, subject to this Declaration.

Membership, Voting, Elections, and Meetings

Each Owner shall have one vote. There shall be at least one meeting of the membership each year. At that meeting, the Owners shall elect a Board consisting of seven (7) directors, vote on any other matters the Board chooses to place before the membership, and discuss any matter of Lakeview Hills Property Owners Association business that the Board or any Owner wishes to bring before the entire membership.

Duties and Powers of the Board

Through the Board, the Lakeview Hills Property Owners Association shall have the following powers and duties:

- (a) To adopt rules and regulations to implement this Declaration and the Lakeview Hills Property Owners Association's bylaws;
 - (b) To enforce this Declaration, the bylaws, its rules and regulations;
- (c) To elect officers of the Board and select members of the Architectural Control Committee when that power devolves to the Board;
 - (d) To delegate its powers to committees, officers, or employees;
- (e) To prepare a balance sheet and operating income statement for the Lakeview Hills Property Owners Association and deliver a report to the membership at its annual meeting;
- (f) To establish and collect regular assessments to defray expenses attributable to the Lakeview Hills Property Owners Association's duties, to be levied against each Owner;
- (g) To establish and collect special assessments for capital improvements or other purposes;
- (h) To file liens against unit owners because of nonpayment of assessments duly levied and to foreclose on those liens;
- (I) To receive complaints regarding violations of this Declaration, the bylaw's or the rules and regulations;
- (j) To hold hearings to determine whether to discipline Owners who violate this Declaration, the bylaws, or the rules and regulations;
- (k) To give reasonable notice to all Owners of all annual meetings of the membership and all discipline hearings;
 - (1) To hold regular meetings of the Board at least Quarterly;
- (m) To manage and maintain all of the Common Area in a state of high quality and in good repair;
 - (n) To pay taxes and assessments that are or could become a lien on the Common Area;
- (o) To pay the costs of any liability insurance and fire insurance on the Common Area and any liability insurance for members of the Board.

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All lots shall be for residential uses only except Lots 35 and 36 (marina), and Lots 56 and 57 (utility, pool and playground) which shall be for recreational use by Lakeview Hills Property Owners, who are in good standing (dues paid), WITH their guests.

On residential lots only one one-family residence may be erected, altered, placed, or be permitted to remain on any lot or any lots and adjoining fractional part of another lot. Said lot shall not be used for business purposes of any kind nor for any commercial, manufacturing, or apartment house purposes. Any person or persons owning two or more adjoining lots in the said subdivision may consolidate such lots into one building site, with the privilege of placing or constructing improvements on such resulting building site, provided that such subdivision or consolidation does not result in more building sites than the number of platted lots involving in such subdivision or consolidation and approval by Lakeview Hills Property Owners Association Board. No one lot can be subdivided and sold unless the Lakeview Hills Architectural Control Committee and Board of Directors approve the sale.

No part of any building shall be nearer than five (5) feet to either side or rear property line and the minimum set back of all buildings from the front property lines shall be twenty five (25) feet or as established by Plat recorded in Volume 109, Page 431 of the Map Records of San Jacinto County. All construction on waterfront lots must comply with the Trinity River Authority code on flowage easement. Lot owners are solely liable for proper placement of structures on their lots. The sideline easement does not apply between two or more adjacent lots when the lots act as one and house or structure is

built over the adjacent line.

The floor area of all residence, exclusive of open porches and garages, shall not be less than 1500 square feet all lots. The design, materials and workmanship in all buildings shall be in conformity with standards of the Federal, State and County requirements and approved by the Lakeview Hills Architectural Control Committee. All building materials, including roofing, must be approved by the Lakeview Hills Architectural Control Committee. Any home build with first floor pilings, where the house is built above the ground, must have the open area externally closed to blend architecturally with the rest of the house. Any additional exterior construction must be reviewed by the Lakeview Hills Architectural Control Committee prior to construction startup.

Any residence, once commenced, must be "dried in" within six months. The term "dried in" means that the outside must have the appearance of being a completed house with all necessary windows, doors, roof, paint and trim. If not "dried in" within six months after such residence or building is commenced the owner must meet with the Lakeview Hills Architectural Control Committee, who reports to the Board, for further construction plans and scheduling.

No modular home, mobile home or similar domicile can be erected or placed on any residential lot. No boats, boat trailers, or boat rigging, or any junk vehicles that could become an unsightly matter shall ever be parked or placed (except temporarily) nearer the street than the said building lines.

The owners and/or occupants of a lot or lots in this subdivision, shall at all times keep all weeds and grass thereon cut in a sanitary, healthy and attractive manner, and shall in no event use any lot for storage of material and equipment except for normal residential construction requirements, or permit the accumulation of garbage, trash or rubbish of any kind thereon. In the event of default on the part of the owner of any lot in this subdivision, the Lakeview Hills Property Owners Association will notify said lot owner, by mail of such violation and will allow two (2) weeks to correct the default. Upon failure of owner to comply with the correction of the default the Lakeview Hills Property Owners Association may without liability to the owner or occupant, in trespass or otherwise, enter upon said lot, cut or cause to be cut, such weeds and grass and remove or cause to be removed, such garbage, trash, rubbish, etc., so as to place said lot in a neat, attractive, healthy and sanitary condition, and will bill the owner for such work. Any lot owner in Lakeview Hills may plant trees, shrubbery, etc. to enhance the beauty of their lots but in so doing the Lakeview Hills Property Owners Association will not be responsible for destruction of same while performing subdivision maintenance.

All waterfront lots with or without established homes must maintain good lakeside bulkheads and not allow erosion of said lot or lots normally due to the action of the elements. Lakeview Hills Property Owners Association reserves the right to bring legal action against any lot owner who defaults on this restriction.

No animals, livestock or poultry of any kind shall be raised, bred, or kept on any lot, except that no more than a total of four (4) dogs and cats may be kept, provided that they are not kept, bred, or maintained for any commercial purpose, but only for the use and pleasure of the owners of such lots. No dog or cat shall be allowed to become an annoyance or nuisance to the neighborhood. Dogs must be on a leash when outside their owner's yard. Pet owners may not allow their pets to defecate on other lots with a residence without that property owner's permission.

No billboards, signboards, unsightly objects or advertising displays of any kind shall be installed or permitted to remain on any residential lot of the subdivision: except that (1) sign containing not more than three (3) square feet of surface area may be displayed for the sale of a lot with a dwelling house erected on it or under construction. No such signs for sale of lots not containing a dwelling house shall be permitted.

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Architectural Control

The Board of Directors of the Lakeview Hills Property Owners Association shall designate and appoint an Architectural Control Committee consisting of not less than four (4) qualified persons, which shall serve at the pleasure of the Board.

Approval of Plans and Specifications

The Architectural Control Committee must review and approve in writing all of the following projects on the Property:

- (a) Construction of any building, fence, wall or other structure.
- (b) Any exterior addition, change, or alteration in any building fence, wall or other structure;
- (c) Any major landscaping or grading of any Lot or Lots.

Application for Approval

To obtain approval to so do any of the work described in the preceding paragraph, an Owner must submit an application to the Architectural Control Committee. The applicant for building a new house must obtain a building permit packet from a member of the Architectural Control Committee and follow the instructions and requirements in the packet. Names of members of the Architectural Control Committee are posted on the neighborhood bulletin board located next to the mailboxes.

Standards and Review

The Architectural Control Committee shall review the applications for proposed work in order to

- (1) ensure conformity of the proposal with these covenants, conditions and restrictions;
- (2) ensure harmony of external design in relation to surrounding structures and topography.

An application can be rejected for providing insufficient information. The Committee shall have broad discretionary authority to interpret and apply these standards. In rejecting an application the Committee should detail the reasons for rejection and suggest how the applicant could remedy the deficiencies.

Failure of Committee to Act

If the Architectural Control Committee fails either to approve or reject an application for proposed work within thirty (30) days after submission, then Committee approval shall not be required, and the Applicant shall be deemed to have fully complied with this Article.

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Written notice of any proposed amendments to the Deed Restrictions shall either be mailed to a property owner at the last known address of such property owner or by personal delivery of any proposed amendments to a property owner.

All ballots shall be returned within thirty (30) days from the date either mailed to a property owner or within thirty (30) days from the date of personal delivery to a property owner. All ballots shall be signed by the property owner and notarized. A majority of the valid ballots shall determine whether the proposed amendments to the Deed Restrictions are adopted or not. Any amendments adopted shall be recorded in the Official Public Records of the County Clerk of San Jacinto County, Texas.

These covenants are to supersede the original covenants where LAKLIV, INC., the developer of LAKEVIEW HILLS Subdivision, filed in Volume 109, Page 462, and Revised Deed Restrictions filed in Volume 33, Page 961 of the Deed Records of San Jacinto County, Texas, in regard to the 45.0215 acre tract of land in the Matthew Hubert Survey, Abstract 22 of San Jacinto County, Texas. The revised covenants are to run with the land, and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these covenants are recorded with the County Clerk of San Jacinto County, Texas, after which said covenants shall be extended automatically for successive periods of ten (10) years, unless an instrument is signed by the majority of the then property owners returning notarized ballots and being properly recorded, agreeing to change said covenants in whole or in part or to revoke them.

Junon Fell

Notary:

The State of Texas

County of Son Jacinto

Subscribed before me this 22 day of September, 2004 by Vernon Fields





Commission Expires:

VERNON FIELDS LAKEVIEW HILLS POA 51 LAKEVIEW COURT COLDSPRING, TR 77331

CLERK'S NOTICE: ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE, IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

STATE OF TEXAS
COUNTY OF SAN JACINTO
I, Charlene Vann, hereby certify that this instrument was FILED in file number sequence on the date and at the time starraged hereon by me and was daity RECORDED, in the official public records of San Jacinto County, Texas as starraged hereon by me on

SAN JACINTO COUNTY TEXAS

SEP 2 2 2004



FILED FOR RECORD

2004 SEP 22 ₱ 2: 18

Charlese Vann

Amendment to 2004 Deed Restrictions Lakeview Hills Subdivision Passed (September 30, 2006)

Metal Buildings/metal sheds are not allowed to be constructed and/or erected on any lot or residence within the subdivision.

THE STATE OF TEXAS

COUNTY OF SAN JACINTO

Subscribed before me this 47th day of NOVENBER, 2006, by Davy Allen, President of Lakeview Hills P.O.A.

Davy Allen, President Lakeview Hills P.O.A.

Notary Public for the State of Texas

Commission Expires: 10/22/2008

110 Lakeview-Dr. Lp. Coldspring, Ty. 7733) JANET E. HATFIELD
Notary Public, State of Texas
My Commission Expires
October 22, 2008

STATE OF TEXAS
COUNTY OF SAN JACINTO
I. Angelia Steele. hereby certify that this instrument was FILED in
number sequence on the date and time stamped hereon by me, and was
duly RECORDED. in the OFFICIAL PUBLIC RECORDS of San
Jacinto County Texas as stamped hereon by me on

FILED FOR RECORD

2007 JAN 23 PM 12 54

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CLERKS NOTICE: ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE, IS INVALID AND UNENFORCEASILE UNDER FEDERAL LAW. COUNTY CLERK
SAN JACINTO COUNTY, TEXAS



ANGELIA STEELE COUNTY CLERK SAN JACINTO COUNTY, TEXAS

LAKEVIEW HILLS SUBDIVISION Amendments to 2004 Deed Restrictions Passed (March 1, 2014)

Amendment #1) ARCHITECTURAL STANDARDS AND REVIEW:
Architectural Committee approvals of plans are good
for one (1) year. If the approved project has not been
initiated within a year from the approval date, plans
will have to be re-submitted for a new approval from
the Architectural Committee. Approvals are
non-transferable to new property owners.

Amendment #2) PROPERTY MAINTENANCE:

No junk personal property, including but no limited to vehicles, boats, equipment, or trailers shall be parked, placed, or stored in open sight on any residential or empty lot. The term "junk" refers to property that is unusable/inoperable, or in extreme disrepair, or is an unsafe/health hazard.

Amendment #3) POLITICAL SIGN REGULATIONS:

Texas State Regulation of Display of Political Signs, 2005, 79th Leg. Sec. 202.009, allows for political signs to be displayed 90 days before and 10 days after an election with the following restrictions permitted:

- a) Property owners are limited to one (1) sign per candidate or ballot item.
- b) Signs are to be ground mounted, not located beyond said building or setback lines, and not attached to any existing structure, pole, vehicle, or plant.
- c) Signs can be no larger than 4'x6' and cannot contain any offensive language or graphics.
- d) No signs are allowed with lights, streamers, balloons, or any component that would be distracting to motorists or violates a law.
- e) No sign can be placed on an empty lot or within an easement.

Lakeview Hills Property Owners Assoc. can remove any sign that violates any of these restrictions.

Amendment #4) FREE-STANDING FLAGPOLE RESTRICTIONS:

Texas State Property Code Sec. 202.011, allows for the display of flags and free-standing flagpoles within a subdivision with the following restrictions permitted:

- a) The display of the United States flag, the State of Texas flag, official flags of the United States armed forces, and official school flags are permitted on a free standing flagpole but must be displayed in accordance with the relevant federal, state, or military code.
- b) These permitted flags shall be no larger than 3'x 5' in size and not draped over or attached to any structure.
- c) Free-standing flagpoles may be up to twenty (20') feet tall, must be permanently installed in the ground, and constructed of long lasting materials.
- d) All flags and flag poles must be maintained in good condition.
- e) Two free-standing flag poles are allowed on owner's property. One between the residence and the street and/or one in the rear or backyard of the property. However, no free-standing flagpole will be allowed nearer the street than said building lines, beyond property setback lines, or within an easement.
- f) Ground mounted lighting may be installed near the free-standing flagpole. This illumination is not to exceed the equivalent of a 60 watt incandescent bulb and must face towards the flag and the owner's residence. If no structure is present (empty lot) the lighting must face towards the center of the lot.

Approval from the Lakeview Hills Architectural Committee is required before installation of any free-standing flagpole or lighting to display permitted flags.

Amendment #5) RAINWATER RECOVERY SYSTEM REGULATIONS:

Texas State Property Code Sec. 202.007 mandates that rainwater harvesting devices must be allowed with the following restrictions permitted:

a) All portions of a rain water recovery system must be installed totally on owner's property and may not encroach on or adversely affect adjacent properties.

b) Other than gutters and downspouts, all other components of the system (tanks, barrels, filters, pumps, pipes, and hoses) must be screened from public view.

c) Solid fencing, vegetation, burying, or Architectural Committee-approved structure can be used to screen these components.

- d) Rain barrels may be located in public view if the guttering system on the structure precludes screening. However, such barrels are limited in size to 65 gallons, downspout must feed directly into the barrel at or near a vertical angle, barrel must be painted a single color to blend in with the structure or vegetation, and barrel discharge hose must be stored from view when not in use.
- e) All barrel or tank inlets/vents must be sealed or screened to prevent debris, animals, and/or children from entering.
- f) Water from a rainwater recovery system must be used and not allowed to become stagnant or a health hazard.
- g) All portions of a rain water recovery system must be maintained. If the system is not used or becomes unusable, the rain storage barrels/tanks must be drained, components disconnected, and all portions removed from public view.

Approval from the Lakeview Hills Architectural Committee is required before any rain harvesting system can be installed.

Amendment #6) SOLAR ENERGY DEVICE REGULATIONS:

Texas State Property Code Sec. 202.010 allows solar devices to collect or transfer solar-generated energy for heating, cooling, or producing electrical/mechanical power on private property with the following restrictions permitted:

- a) All solar devices must be installed on owner's property and may not encroach on any adjacent property.
- b) The location of any solar device is limited to the roof of main residence, roof of approved structure, or fenced yard or patio.
- c) Roof mounted solar devices must be no higher than roof section, must conform to roof slope, must be parallel to roof ridge line, and cannot extend past the roof outer edge.
- d) Visible framing, brackets, piping, and wiring must be a color to match or blend in with roof materials.
- e) Solar devices mounted on a roof must be located in an area least visible to the public so long as it does not reduce the estimated annual energy production by more than 10%.
- f) Solar devices located in a fenced yard must not be higher than the top of the fence. If the fence is not solid the device may be located behind a structure or screening that limits it from public view.
- g) All solar devices must be installed to comply with manufacture's instructions and by licensed installers.
- h) All portions of a solar energy device must be properly maintained, not violate any law, or be a hazard or annoyance to adjoining property owners.
- i) Solar devices unused or non-functioning must be repaired or removed.

Approval from the Lakeview Hills Architectural Committee is required before installation of all solar energy devices.

Amendment #7) RELIGIOUS ITEM DISPLAY RESTRICTIONS:

Texas State Property Code Sec. 202.018, allows for the display of certain religious items with the following restrictions permitted:

- a) A property owner may display religious items on one or all entries (doors) to their residence.
 These items may be related to any faith that is the sincere belief or tradition of the resident.
- b) The total size of all items combined on any door may not exceed 25 square inches and cannot extend past the door frame.
- c) The displayed religious items cannot be a health hazard, violate any law, or have language/graphics that are patently offensive to a majority of other property owners.
- d) The temporary display (60 days) of additional religious items is permitted on owner's property to celebrate special times of the year(Christmas, Easter, etc.)

Approval from the Lakeview Hills Property Owners Association is not required for displaying these religious items but they can be removed if they violate any of these regulations.

President, Lakeview Hills P.O.A.

Notary:

The State of Texas

County of San Jacinto

Subscribed before me this gth day of March, 2014 by Mark E. York

ATE OF TEAS EXPIRES 7-20-2017

Notary Public for the State of Texas Commission Expires 7/20/30/7

AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF LAKEVIEW HILLS SUBDIVISION

STATE OF TEXAS

COUNTY OF SAN JACINTO

KNOW ALL MEN BY THESE PRESENTS:

This Amendment to Declaration of Covenants, Conditions and Restrictions of Lakeview Hills Subdivision, is executed on the date hereinafter set forth by LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION.

WITNESSETH:

WHEREAS, LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION (the "Association") is the property owners association (as that term is used and defined in Section 202.001 of the Texas Property Code) for Lakeview Hills Subdivision, an original 45.0215 acre tract or development in the Matthew Hubert Survey, Abstract 22, San Jacinto County, Texas, which was subdivided and platted into a residential subdivision and recorded in Volume 109, Page 431, Map Records, San Jacinto County, Texas (hereinafter referred to as the "Subdivision"); and

WHEREAS, the Subdivision is subject to certain covenants, conditions and restrictions as set out in that certain Declaration of Covenants, Conditions and Restrictions of Lakeview Hills Subdivision, recorded under Volume 256, Page 164, and amended under Clerk's File No. 04-6783, Clerk's File No. 07-402 and Clerk's File No. 2014-001160, Official Public Records of Real Property of San Jacinto County, Texas (collectively the "Declaration"); and

WHEREAS, Section 209.0041 of the Texas Property Code provides that unless the restrictive covenants applicable to a subdivision provides for a lower percentage, restrictive covenants may be amended only by a vote of sixty-seven percent (67%) of the total votes allocated to the property owners entitled to vote on the amendment; and

WHEREAS, the prior Declaration of Covenants, Conditions and Restrictions of Lakeview Hills Subdivision, recorded on September 22, 2004 under Clerk's File No. 04-6783 in the Official Records of Real Property of San Jacinto County, Texas, provides that the restrictive covenants may be amended by an instrument signed by a majority of the then property owners returning notarized ballots and having said amendment properly recorded; and

WHEREAS, the property owners, having the requisite number of votes in the Association, desire to amend the Declaration and have approved this Amendment and voted to amend the Declaration as herein provided;

NOW THEREFORE, in consideration of the premises and pursuant to the authority of Section 209.0041 of the Texas Property Code, the Association adopts, reaffirms and ratifies the following amendment and modification to the Declaration and declares that such amendment shall become effective when this instrument, accompanied by the attached Certificate, is filed for record in the Real Property Records of San Jacinto County, Texas, to-wit:

 Article II of the Declaration is amended to add the following provisions at the end of Article II as follows:

Leasing

The terms "Lease" or "Leasing" shall refer to the occupancy of a residence by any person other than the Owner, for which the Owner receives any benefit such as a fee or gratuity. "Rent" or "Renting" shall have the same meaning.

1) Notification & Lease Documents:

- a) All leases must be in writing, and the Owner shall provide a copy of lease to the Association Board, subject to any redactions permitted by law.
- b) The Owner will provide all renters with a copy of current Association Deed Restrictions, and all tenants will be subject to provisions of those Restrictions and all Governing Documents of the Association.

2) Occupancy:

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- a) The Owner must inform the Association Executive Board of their intent to lease property prior to date of occupancy. The primary renter shall be 30 years old or older and must be present during the time of rental.
- b) A leased residence shall be leased in its entirety. No separate rooms, floors, or other areas within the residence can be leased separately.
- c) A residence leased for more than one week, or 7 days in duration, shall be restricted to Single-Family occupancy.
- d) The number of persons occupying any rental shall be restricted to the number of sleeping accommodations.

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3) Restricted Activities:

- " a) Events conducted on rental property, such as large parties, reunions, or any large "get together" shall be restricted and are subject to approval by the Association Executive Board.
 - b) Parking at all rental properties is limited to the rental property and the street along the front of the rental property. No parking of cars, trucks, or boat trailers will be allowed that restricts the road or access to property not associated with the rental property.

4) Association Recreational Facilities and Key Restrictions:

Recreation areas (marina and swimming pool) are owned by the Association and are for the use of Owners and cannot be advertised as an amenity for renters.

- a) 2004 Lakeview Hills Property Owners Association Bylaws, Article I, Section 2 states that:
 - (c) "Common Area shall mean all property owned by the Association for the common use and enjoyment of the lot owners"; and Article I, Section 2 states that:
 - (g) "Recreation keys are the responsibility of the property owner..."
- b) <u>2004 Lakeview Hills Deed Restrictions, Article II, paragraph 1 states that:</u>
 "...(marina, pool, and playground) shall be for recreational use by Lakeview Hills
 Property Owners, who are in good standing (dues paid), WITH their guests."
- c) Short-term renters (less than 90 day lease) <u>cannot</u> utilize the Association's recreational areas and key <u>unless</u> accompanied by the Owner.
 - Long-term renters (more than 90 day lease) <u>can</u> utilize the Association's recreational areas and key with <u>written authorization</u> from the Owner and the Association Executive Board.
- d) Any activity and/or unauthorized use of the recreation key by renters that results in Association property damage and/or key loss, could result in the Owner being billed for damages, locks re-keyed, and new replacement keys for all property owners.
- 2. Except as specifically amended and modified herein, the Declaration shall remain in full force and effect as originally written.
- 3. Attached to this instrument and specifically made a part hereof is a Certificate, signed by the President and Secretary of the Association, certifying that the Owners having at least a majority of the then property owners returning notarized ballots have voted in favor of and approved this amendment.

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OWNERS ASSOCIATION has hereunto set my hand this 2 day of JANUARY	PROPERTY, 201@.	
LAKEVIEW HILLS PROPERTY OWN ASSOCIATION	NERS	
President -		
STATE OF TEXAS §		
COUNTY OF SAN JACINTO §		
This instrument was acknowledged before me on this the day of Amary 2018 by Mark E Jork President of Lakeview Hills Property Owners Association, a Texas nonprofit corporation, on behalf of said corporation.		
SUZANNE M. DABNEY My Notary ID # 126949604		

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CERTIFICATE

... The undersigned President and Secretary, respectively, certify that, as required by Section 209.0041 of the TEXAS PROPERTY CODE, the foregoing Amendment to the Declar

and the control of th
Conditions and Restrictions for Lakeview Hills Subdivision has been approved by a vote of at least
a majority of the property owners returning notarized ballots and being properly entitled to vote on
12 4 Anuary 2019 Mall All
Date President -
Date Date Secretary-
STATE OF TEXAS §
COUNTY OF SAN JACINTO §
This instrument was acknowledged before me on this the Aday of August 2019, by Mark F. John President of Lakeview Hills Property Owners Association, a Texas nonprofit corporation, on behalf of said corporation.
SUZANNE M. DABNEY My Notary ID # 126949604 Expires July 20, 2021 Notary Public - State of Texas
STATE OF TEXAS
COUNTY OF SAN JACINTO §
This instrument was acknowledged before me on this the 12 day of Property 2019, by 150 MCUILOW Secretary of LAKEVIEW HITE SPROPERTY
OWNERS ASSOCIATION 2 Tevas population and the secretary of Lakeview Hills Property

CIATION, a Texas nonprofit corporation, on behalf of said corporation.



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Rublic - State of Texas

AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF LAKEVIEW HILLS SUBDIVISION

STATE OF TEXAS	§		
COUNTY OF SAN JACINTO	§ KNOW ALL MEN BY THESE PRESE §	§ KNOW ALL MEN BY THESE PRESEN §	KNOW ALL MEN BY THESE PRESENTS

This Amendment to Declaration of Covenants, Conditions and Restrictions of Lakeview Hills Subdivision, is executed on the date hereinafter set forth by LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION.

WITNESSETH:

WHEREAS, LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION (the "Association") is the property owners association (as that term is used and defined in Section 202.001 of the Texas Property Code) for LAKEVIEW HILLS SUBDIVISION, an original 45.0215 acre tract or development in the Matthew Hubert Survey, Abstract 22, San Jacinto County, Texas, which was subdivided and platted into a residential subdivision and recorded in Volume 109, Page 431, Map Records, San Jacinto County, Texas (hereinafter referred to as the "Subdivision"); and

WHEREAS, the Subdivision is subject to certain covenants, conditions and restrictions as set out in that certain Declaration of Covenants, Conditions and Restrictions of Lakeview Hills Subdivision, recorded under Volume 256, Page 164, and amended under Clerk's File No. 04-6783, Clerk's File No. 07-402 and Clerk's File No. 2014-001160, Official Public Records of Real Property of San Jacinto County, Texas (collectively the "Declaration"); and

WHEREAS, Section 209.0041 of the Texas Property Code provides that unless the restrictive covenants applicable to a subdivision provides for a lower percentage, restrictive covenants may be amended only by a vote of sixty-seven percent (67%) of the total votes allocated to the property owners entitled to vote on the amendment; and

WHEREAS, the prior Declaration of Covenants, Conditions and Restrictions of Lakeview Hills Subdivision, recorded on September 22, 2004 under Clerk's File No. 04-6783 in the Official Records of Real Property of San Jacinto County, Texas, together with all amendments thereto, provides that the restrictive covenants may be amended by an instrument signed by a majority of the then property owners returning notarized ballots and having said amendment properly recorded; and

WHEREAS, the property owners, having the requisite number of votes in the Association, desire to amend the Declaration and have approved this Amendment and voted to amend the Declaration as herein provided;

NOW THEREFORE, in consideration of the premises and pursuant to the authority of Section 209.0041 of the Texas Property Code, the Association adopts, reaffirms and ratifies the following amendment and modification to the Declaration and declares that such amendment shall become effective when this instrument, accompanied by the attached Certificate, is filed for record in the Real Property Records of San Jacinto County, Texas, to-wit:

1. Article II of the Declaration is amended to add the following provisions at the end of Article II as follows:

The term "Recreational Vehicles" shall refer to vehicles used primarily for leisure and recreational activities. Recreational vehicles include but are not limited to the following: pop-up campers, truck mounted campers, travel trailers, fifth wheels, toy haulers, and Class A, B, & C recreational vehicles. The following restrictions and prohibitions regarding Recreational Vehicles shall apply:

- 1) Recreational vehicles can be temporarily parked, for not more than forty-eight (48) hours, at the owner's residence for loading or unloading, but not for occupancy.
- 2) Recreational vehicles can be permanently located on residential property but must be stored in a fully enclosed garage which must be constructed on a permanent concrete foundation.
- 3) Recreational vehicles parked temporarily or permanently cannot be occupied.
- 4) Location of any garage used to store or maintain a Recreational Vehicle shall be located on the owner's residential lot, or on the owner's adjoining lot. When building on an adjoining lot, the owner's residential lot and adjoining lot become consolidated into a single building site and the lots cannot be sold separately.
- 5) Construction of any garage used to store or maintain a Recreational Vehicle shall comply with all side and rear set-back lines, and the front building line restrictions.
- 6) Construction of any garage used to store or maintain a Recreational Vehicle shall match and be constructed in harmony, architecturally, with the owner's residence in structural style, color, and building materials.
- 7) Building plans for the construction of any garage used to store or maintain a Recreational Vehicle shall be reviewed and approved by the Lakeview Hills Architectural Control Committee prior to construction.
- 8) Any request for a variance to these restrictions must be submitted in writing to the Lakeview Hills POA Board of Directors for review and approval.
- 2. Except as specifically amended and modified herein, the Declaration shall remain in full force and effect as originally written.

3. Attached to this instrument and specifically made a part hereof is a Certificate, signed by the President and Secretary of the Association, certifying that the Owners having at least a majority of the then property owners returning notarized ballots have voted in favor of and approved this amendment.

IN WITNESS WHEREOF, the undersigned President of LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION has hereunto set my hand this day of <u>September</u> 2020.

LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION

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STATE OF TEXAS

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COUNTY OF SAN JACINTO

This instrument was acknowledged before me on this the 28th day of 2020, by MARK E. YORK, President of LAKEVIEW HILLS PROPERTY OWNERS ASSOCIATION, a Texas nonprofit corporation, on behalf of said corporation.

SUZANNE M. DABNEY
My Notary ID # 126949604
Expires July 20, 2021

Notary Public - State of Texas

CERTIFICATE

The undersigned President and Secretary, respectively, certify that, as required by Section 209.0041 of the TEXAS PROPERTY CODE, the foregoing Amendment to the Declaration of Covenants, Conditions and Restrictions for Lakeview Hills Subdivision has been approved by a vote of at least a majority of the property owners returning notarized ballots and being properly entitled to vote on

a majority of the property owners returning nota	arized ballots and being properly entitled to vote on	
the amendment.		
Sytmbor 28, 2020 Date	President -	
Leptember 28, 2020 Date	Lisa Mc Cullock Secretary-	
STATE OF TEXAS	§	
COUNTY OF SAN JACINTO	§ §	
This instrument was acknowledged before 2020, by MARK E. YORK OWNERS ASSOCIATION, a Texas nonprofit corporation.	ore me on this the 28 day of 20 day	
SUZANNE M. DABNEY My Notary ID # 126949604 Expires July 20, 2021	Notary Rublic - State of Texas	
STATE OF TEXAS	§	
COUNTY OF SAN JACINTO	§ §	
This instrument was acknowledged before me on this the 26 day of 2020, by 2020, by 2020, by 2020, by 2020, by 2020, a Texas nonprofit corporation, on behalf of said corporation.		
SUZANNE M. DABNEY My Notary ID # 126949604 Expires July 20, 2021	Notary Public - State of Texas	