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## CERTIFIED RESOLUTIONS OF THE BOARD OF DIRECTORS

## OF TIMBERCREEK CANYON PROPERTY OWNERS ASSOCIATION, INC.

### ADOPTION OF PERMITTED RULES AND REGULATIONS UNDER CHAPTER 202 OF THE TEXAS PROPERTY CODE

The undersigned, Robert Wynt, as the duly elected, qualified, and acting Scentrary of Timberevec (2mayon Poperty Owners Association, inc. a. Texas nonprofile corporation (the "Association"), hereby certifies on behalf of the Association frant the following resolutions were duly adopted by the Board of Directors of the Association of the "Board" at a meeting of the Board at an energing of the Board at an energing of the Board bard and the Grant Board Directors of the Association that the duly elected by the Social Board Directors of the Association the duly elected by the Board Director and the Board Director and the section of the Association the duly elected by the Association of the Association of the Association of the Association of the Board Director and the Association of th

WHEREAS, certain recently-enacted statutory laws purport to override or void any provision in the Association's governing documents that would restrict or prohibit property owners from construction, installation, or placement of swimming pool enclosures or security measures on their property and/or displaying religious items on their dwelling or property;

WHRREAS, Chapter 202 of the Texas Property Code (the "Code") authorizes the Association to adopt dedicatory instrument provisions to impose certain limited permitted regulations for construction, installation, or placement of swimming pool enclosures or security measures on a property owner's property and/or a property owner or resident's display of religions limes on their property or the dwelling located thereoux and

WHEREAS, the Board desires to adopt such permissible regulations.

NOW, THEREFORE, BE IT RESOLVED, that the Board hereby adopts the regulations set forth on <u>Exhibit "A"</u>, attached hereto and incorporated herein by reference.

BE IT RESOLVED, FURTHER, that, the Secretary of the Association is hereby authorized and empowered, in the name and on behalf of the Association, from time to time to do and perform all such further acts and things not to execute and deliver all such further instruments as he or sho may deem necessary or advisable to carry out and effectuate the intent and purposes of the foregoing resolutions and the actions referred to therein.

BE IT RESOLVED, FURTHER, that any actions taken by the officers or directors of the Association prior to the date of this setion or hereafter that are within the authority conference hereby are hereby ratified, confirmed and approved as the text and deed of the Association.

## [SIGNATURE PAGE FOLLOWS]

TIMBERCREEK CANYON PROPERTY OWNERS ASSOCIATION, INC. RESOLUTION ADOPTING PERMITTED RULES AND REGULATIONS UNDER CHAPTER 202 OF THE TEXAS PROPERTY CODE

## SECRETARY'S CERTIFICATE

IN WITNESS WHEREOF, the undersigned has executed this Certificate as Secretary on behalf of the Association to be effective upon the recording of this document in the Official Public Records of Rendall County, Texas.

By: Robert Wyatt Title: Secretary

STATE OF TEXAS

COUNTY OF RANDALL §

This instrument was acknowledged before me on <u>522222</u> 2022, by Robert Wyatt, Sceretary of Timberereek Canyon Property Owners' Association, Inc., a Texas non-profit corporation, on behalf of said non-profit corporation.



#### AFTER RECORDING PLEASE RETURN TO:

Gregory S. Cagle CAGLE PUGH, LTD. LLP 4301 Westbank Drive, Ste, A-150 Austin, Texas 78746

#### TIMBERCREEK CANYON PROPERTY OWNERS ASSOCIATION, INC. RESOLUTION ADOPTING PERMITTED RULES AND REGULATIONS UNDER CHAPTER 202 OF THE TEXAS PROPERTY CODE

## EXHIBIT A

## STATUTORY-BASED RULES & REGULATIONS FOR TIMBERCREEK CANYON PROPERTY OWNERS ASSOCIATION, INC.

#### I. OPENING RECITALS

 <u>Declaration</u>. These Statutory-Based Rules & Regulations for Timbercreek Canyon Property Owners Association, Inc. apply to all real property that is subject to the *Dedication and Restrictions of Timbercreek Canyon* recorded at:

Unit No. 1: Volume 486, Page 265

Unit No. 2: Volume 506, Page 333

Unit No. 3: Volume 334, Page 226

Unit No. 4: Volume 512, Page 43

Unit No. 5: Volume 519, Page 37

Unit No. 6: Volume 555, Page 375

Unit No. 7: Volume 588, Page 11

Unit No. 8: Volume 733, Page 283

Unit No. 9: Volume 603, Page 137

in the Official Public Records of Randall County, Texas, as amended and supplemented (the "Declaration"), such real property constituting the "Subdivision Development."

1.2 <u>Authority</u>. The Declaration contains provisions that impose land-use restrictions that regulate the use of lots in the Subdivision Development and the construction or placement of improvements thereon, as well as provisions that prohibit construction is modification of improvements on lots without the prior written approval of the Association's Board of Directors, an architectural review committee, or the Declarant, as the case may be Cartain recently-emeted

Texas statutory laws purpert to override or void any provision in the Declaration that would restrict or prohibit property owner from construction; installation, or placement of swimming pool enclosures or security measures on their property and/or restrict or prohibit; property wrners or residents from displaying religious items on their dwelling or lots. Notwithstanding, such statutory laws unbritze the Association to adopt and emotive centin permissible decisation, instrument provisions that impose certain limited regulations for construction, installation, or placement of swimming pool enclosures or security measures on an property owner's property and/or a property owner or resident's display of religious items on their property or the dwelling located thereon.

1.3 <u>Construction & Conflict</u>, These Struttory-Based Rules & Regulations are drafted to be compliant with the provisions of Chapter 202 of the Texas Property Code to which they are inferior. Accordingly, the terms and provisions of these Rules & Regulations are to be liberally

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construct to give maximum effect to the regulation of swimning pool enclosures, security measures, and dispacel religious times permitted under Chapter 202 of the Tcnas Property Code, but they shall not be constructed as a way to evasic the protections, permissions, or requirements of Chapter 202, as a converlence to the Association's directors, Officers, members, and managers, the pertinent provisions of applicable laws are paraphrased if not restrated in these Rules & Regulations. If any provision of these Rules & Regulations conflict with State law, inaccentrely paraphrases State law, or indivertently omits an aspect of State law, the corresponding provision is State law, or indivertently omits an aspect of State law, the construction of these Rules & Regulations and a provision in another defension y instrument of the Association, an effort must be nade to construct the provisions to a to give effect to boh. If rade construction is reasonable. Otherwise, the provision in these Rules & Regulations is the higher authority of the limited purpose for which it is adopted, supersided only by public law. The effect of a general statement is not limited by the enumention of specific matters similar to the enoted.

1.4 Sevenability. Invalidation of any provision of these Rules & Regulations by judgment or court order or subsequent statutory enactment does not affect any other provision, which remains in full force and effect.

1.5 <u>Definitions</u>. The term "Architectural Review Committee" shall mean the Architectural Committee. Any other capitalized terms used and not otherwise defined herein shall have the meanings set forth in the Declaration. 1.6 <u>Conflicts</u>. To the extent these Stantory-Based Rules and Regulations directly contradict with any provious guidelines or rules adopted by the Association, these StatutoryBased Rules and Regulations shall control. These Statutory-Based Rules and Regulations are supplementary and are in addition to any and all other covenants, conditions, restrictions, rules, and guidelines in reflect for the Association.

1.7 <u>Effective Date</u>. These Statutory-Based Rules and Regulations shall be effective as a "Dedicatory Instrument" of the Association and the Subdivision Development on the date it is recorded in the Official Public Records of the county or counties in which all or a portion of the Subdivision Development is located.

## II. STATUTORY-BASED RULES & REGULATIONS

The following Rules & Regulations are hereby adopted as a Dedicatory Instrument for the Association and Subdivision Development:

### A. SECURITY MEASURE REGULATIONS

A-1 Building or Installation of Scardy Measures. To the extent permitted and protected by applicable law (such as Texns Property Code Section 202.023), a property owner may build or install security measures, including but not limited to a socurity camera, motion detector, or perimeter ferce, (a "Security Measure"), assigned to be requirements of these Security Measure Regulations and permitted applicable provisions of the Declanation.

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## EXHIBIT A

A-2 Location of Security Measures. A property owner may not build or install a Security Measure on any real property other than real property privately owned by such property owner.

A-3 <u>Perimeter Pencing</u>. A perimeter fereo may not be built or installed unless the type of fercing, including without limitation, its design, height, owo, and construction material has been approved in writing by the Association's architectural review committee. Notwithstanding, a perimeter freme enum be constructed of wood, brick or store, not to exceed for life for feet in hight of unless that of the less shall impede access for emergency vehicles or obstruct the line of stability indivision diversi in the community.

A-4 Continued Application of the Declaration. To the extent applicable provisions of the Declaration or other declaratory instruments of the Association do not prevent the economical building or installation of a Security Measure, such provisions shall continue to govern the building or installation of the Security Measure.

A-5 <u>Architectural Review of Security Messures</u>. A property owner must apply to the Architectural Review Committee for prior written approval of a proposed Security Messare to the extert required by the provisions of the Declaration and other dedicatory instruments of the Security Messare to the extert an applicable provision of the Declaration or other dedicatory instruments of the Messare, the Architectural Review Committee faith Beathering and the application of a sproposed Security Messare to the schedule and the schedule and the application of a support of the application of a sproper description of the schedule and the application of a sproper description of a support of the schedule and the application of a sproper description of the schedule and the application of a properties of the schedule and the application of a properties of the schedule and the application of the properties of the the schedule and the schedule

## B. RELIGIOUS ITEM DISPLAY REGULATIONS

B-1 <u>Religious Displays</u>. To the extent permitted and protected by applicable law (such as Texas Property Code Section 202.018), a property owner or resident may display or affix one or more religious items on the owner' or resident's lot or dwelling constructed thereon ("Religious Item"), provided:

- The display of the Religious Item is motivated by the owner or resident's sincere religious belief;
- No Religious Item may be installed or displayed that threatens the public health or safety;
- (3) No Religious Item may be installed or displayed that violates any law, other than one prohibiting the display of religious items;
- (4) No Religious Item may be installed or displayed that contains language, graphics, or any display that is patently offensive to a passerby for reasons other than its religious content;

## EXHIBIT A

- (5) No Religious Item may be installed or displayed on any real property owned by the Association or maintained by the Association or owned in common by members of the Association;
- (6) No Religious Item may be installed or displayed which violates any applicable building line, right-of-way, setback, or easement; and
- (7) No Religious Item may be attached to a traffic control device, street lamp, fire hydrant, or utility sign, pole or fixture.

B-2 <u>Architectural Review of Religious Items</u>. Property owners and residents are enouraged (Jut and required) to paylo to the Architectural Review Committee for confirmation that the proposed Religious Item conforms to these Religious Item Display Regulations. The Association may require a property owner or resident to remove any displayed Religious Item prohibiled by the Declaration that do no stored by the Declaration that one propession in the repropession of applicable law or these Religious Item Display Regulations.

## C. SWIMMING POOL ENCLOSURE REGULATIONS

C-1 Swimming Pool Enclosure. To the extent permitted and protected by applicable law (Texas Property Code Section 202.02), a property owner may install on the owner's property a symming pool enclosure that conforms to applicable state or local safety requirements (a "Swimming Pool Enclosure"), subject only to the requirements of these Swimming Pool Enclosure Regulations, For purpose of these Swimming Pool Enclosure, Regulations, and Enclosure Regulations, a section 2020.

Swimming Pool Enclosure shall mean a fence that:

- (1) surrounds a water feature, including a swimming pool or spa;
- (2) consists of transparent mesh or clear panels set in metal frames;
- (3) is not more than six (6) feet in height; and
- (4) is designed to not be climbable.

C-2 <u>Regulation of Swimming Pool Enclosures</u>. Swimming Pool Enclosures must comply with the following regulations:

- A Swimming Pool Enclosure must be black in color unless an alternative color is approved by the Architectural Review Committee.
- (2) A Swimming Pool Enclosure must consist of transparent mesh set in metal frames unless an alternative material or design is approved by the Architectural Review Committee.
- (3) A Swimming Pool Enclosure shall not exceed six (6) feet in height, regardless of terrain, unless approved by the Architectural Review Committee.

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- (4) A Swimming Pool Enclosure shall be designed to not be climbable.
- (5) A Swimming Pool Enclosure must conform to applicable state or local safety requirements. Notwithstanting the frequency, it is the property owner? responsibility to ensure conformity with such requirements, and an approval from the Association or its architectural review committee shall not be construed as a warrany or representation that such installation is in fact in accordance with such requirements.

C-3 Architectural Review of Swimming Pool Enclosures. A Swimming Pool Enclosure may be installed by a property owner on bis on Fer property without oblain within emproval from the Association's architectural review committee, provided the Swimming Pool Enclosure complics with the Swimming Pool Enclosure Regulations' infinitum requirements specified above. Nowithstanding, and Swimming Pool Enclosure that its not black it color or does not consist of transparent mesh set in metal frames must be approved in advance by the architectural review committee.

# FILED AND RECORDED

OFFICIAL PUBLIC RECORDS (R) Juson B Aller

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