

AMENDMENT TO

RESTRICTIONS FOR RIVER PLANTATION SECTION TWO

STATE OF TEXAS

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COUNTY OF MONTGOMERY

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WHEREAS, the Restrictions for River Plantation, Section Two, an addition in Montgomery County, Texas, according to the map or plat thereof recorded under Volume 7, Page 409, of the Map Records of Montgomery County, Texas, (the "Subdivision"), are recorded in the Real Property Records of Montgomery County, Texas, under Clerk's File No. 203928 and Volume 639, Page 267 (the "Restrictions"); and

WHEREAS, the River Plantation Community Improvement Association, Inc. (the "Association") is the governing entity of the Subdivision; and

WHEREAS, Paragraph 18 of the Restrictions, provides that the Restrictions may be amended by an instrument signed by a majority of the then Owners of the building sites covered by the Restrictions;

NOW THEREFORE, in accordance with the foregoing and as evidenced by the attached Certification of the Association and the attached signatures of a majority of the owners of the building sites in the Subdivision covered by the Restrictions, the Restrictions for River Plantation, Section 2, are hereby amended as follows:

SECTION 16. "MAINTENANCE OF APPEARANCE", which had previously read:

Grass, vegetation and weeds on each lot shall be cut as often as may be necessary in order to maintain the same in a near and attractive appearance. If the owner of any lot fails to do so, the River Plantation Community Improvement Association may have the same cut, and the owner shall be obligated to pay for the cost of such work. Likewise, all drainage ditches shall be maintained in the same manner and shall be unobstructed at all times. Any bridge or culvert on any lot must be approved by the Architectural Control Committee as to design, capacity and width.

Is hereby amended to read as follows:

Grass, vegetation and weeds on each lot shall be cut as often as may be necessary in order to maintain the same in a near and attractive appearance. Each owner of a lot shall maintain his lot and the improvements thereon in a neat and attractive appearance, including the prompt removal of any tree(s) that falls on the lot or any improvements to a lot, and the prompt repair of any damages to the residential structure that result from such fallen trees or lack of other maintenance. The Board of Directors shall have discretionary authority to determine whether a lot and/or any improvement on a lot is in need of such maintenance, removal of tree, and/or repair of damages. If the owner of any lot fails to comply with the foregoing, the River Plantation Community Improvement Association may proceed with performing the maintenance required to bring the lot into compliance with this Section, the cost of performing such maintenance shall be charged to the owner of the lot on which the maintenance and other work is



performed, and said cost shall become an assessment charge secured by the vendor's lien retained in favor of the Association as set forth in Section 23 herein. For the purposes of this Section, the word "lot" has the same meaning as "building site" used in Section 23 hereof.

Likewise, all drainage ditches shall be maintained in the same manner and shall be unobstructed at all times. Any bridge or culvert on any lot must be approved by the Architectural Control Committee as to design, capacity and width.

SECTION 23. "PERMANENT MAINTENANCE FUND – RIVER PLANTATION COMMUNITY IMPROVEMENT ASSOCIATION", the first two sentences, which had previously read:

Each building site shall be subject to an annual maintenance charge at a rate not to exceed five (5) mills per square foot per year of the area of each building site, or \$5.00 per lot per month, but not to exceed \$60.00 per year, for the purpose of creating a fund known as "Maintenance Fund", which said charge shall be payable by each building site owner to River Plantation Community Improvement Association in advance in quarterly installments in each year, commencing July 1, 1965. To secure payment of such maintenance charge, a vendor's lien shall be retained against the building sites, premises and improvements thereon in favor of River Plantation Community Improvement Association, its successors and assigns, and each deed conveying a building site shall contain appropriate restrictions imposing the maintenance charge and creating the vendor's lien.

Is hereby amended to read as follows:

Each building site shall be subject to an annual maintenance charge at a rate not to exceed five (5) mills per square foot per year of the area of each building site, or \$5.00 per lot per month, but not to exceed \$60.00 per year, for the purpose of creating a fund known as "Maintenance Fund", which said charge shall be payable by each building site owner to River Plantation Community Improvement Association in advance in quarterly installments in each year, commencing July 1, 1965. In addition, each building site shall be subject to all charges for maintenance pursuant to Section 16 hereof.

To secure payment of such maintenance charge and to secure payment of any maintenance performed pursuant to Section 16 hereof, a vendor's lien shall be retained against the building sites, premises and improvements thereon in favor of River Plantation Community Improvement Association, its successors and assigns, and each deed conveying a building site shall contain appropriate restrictions imposing the maintenance charge and creating the vendor's lien. The association may bring an action at law against the owner of the building site and foreclose the association's lien by all methods available for the enforcement of such liens, including foreclosure brought in the name of the association either judicially or nonjudicially by power of sale, and each building site owner hereby expressly grants to the River Plantation Community Improvement Association a power of sale in connection with the nonjudicial foreclosure of the Association's lien and the right to appoint trustees and do all other things necessary to lawfully exercise said power of sale.

CERTIFICATION

"I, the undersigned, being the President of River Plantation Community Improvement Association, Inc., hereby certify that the foregoing amendment was approved by the owners of at least a majority of the building sites in the Subdivision as evidenced by the signatures attached hereto."

RIVER PLANTATION COMMUNITY IMPROVEMENT ASSOCIATION, INC.

By: Mcoli (Inmermar), President,

NICOLE ZIMMERMAN, Aug. 12, 2011
Print Name, Date

STATE OF TEXAS

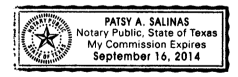
COUNTY OF MONTGOMERY

BEFORE ME, the undersigned authority, on the day personally appeared NICOLE ZIMMERMAN, President of the River Plantation Community Improvement Association, Inc., and known by me to be the person whose name is subscribed to the foregoing document and being by me first duly sworn, declared that he is the person who signed the foregoing document in his representative capacity and that the statements contained therein are true and correct.

Given under my hand and seal of office this the 12 day of 2011.

NOTARY/PUBLIC, STATE OF TEXAS

After recording return to: HOLT & YOUNG, P.C. 11200 Richmond Ave., Suite 450 Houston, Texas 77082



THE AMENDMENT TO RESTRICTIONS FOR RIVER PLANTATION SECTION TWO

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SIGNATURES IN FAVOR OF ADOPTING THE AMENDMENT TO RESTRICTIONS FOR RIVER PLANTATION SECTION TWO

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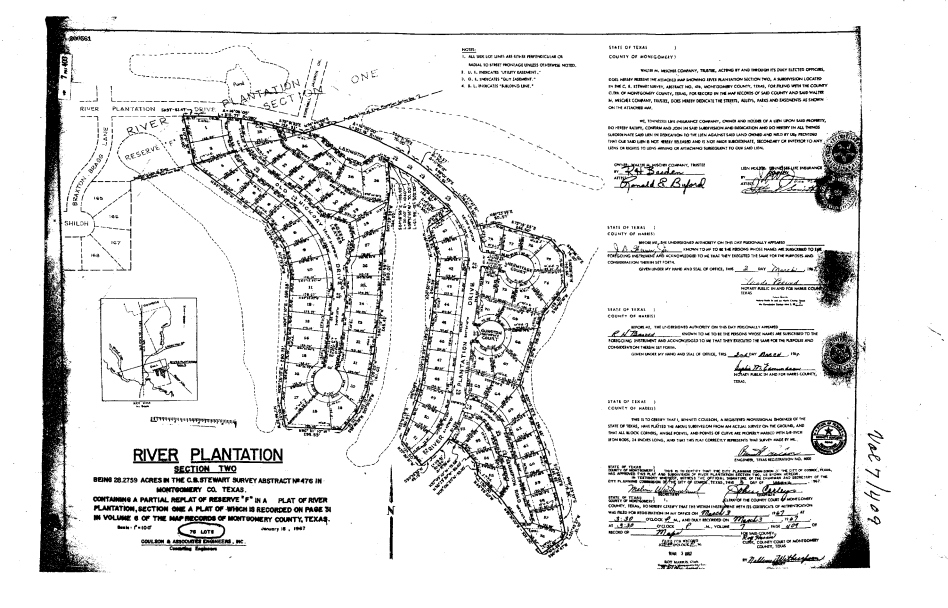
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FILED FOR RECORD

08/31/2011 12:42PM

COUNTY CLERK
MONTGOMERY COUNTY, TEXAS

STATE OF TEXAS COUNTY OF MONTGOMERY

I hereby certify this instrument was filed in file number sequence on the date and at the time stamped herein by me and was duly RECORDED in the Official Public Records of Montgomery County, Texas.

08/31/2011

County Clerk Montgomery County, Texas

RECORDER'S MEMORANDUM:

At the time of recordation, this instrument was found to be inadequate for the best photographic reproduction because of illegibility, carbon or photo copy, discolored paper, etc. All blackouts, additions and changes were present at the time the instrument was fired and recorded.