

The Ledges of St. George

Architectural Regulations & Standards for

THE "THE FAIRWAYS" NEIGHBORHOOD

PHASE VII

Pursuant to Article 6 of the Master Declaration of Covenants, Conditions, and Restrictions of the Ledges of St. George, the following Architectural Regulations and Standards are hereby adopted by the Architectural Control Committee and the Declarant, to govern the "The Fairways" Phase 7 Neighborhood.

ARTICLE 1 DEFINITIONS

Except as otherwise provided herein, the definitions set forth in the Master Declaration, and any applicable amendments and supplements thereto or restatements thereof shall control in these Regulations & Standards.

- 1.1. "ACC" means the Architectural Control Committee. In the event Declarant has not appointed but is itself acting as the ACC in accordance with the Declaration, the term ACC shall include the Declarant.
- 1.2. "Neighborhood" means Phase VII or The Fairways Neighborhood which is affected and controlled by these Regulations & Standards.
- 1.3. "Regulations & Standards" means this document and any amendments and supplements thereto.

ARTICLE 2 GENERAL REQUIREMENTS

- 2.1. <u>ACC Approval Required.</u> No structure or thing shall be placed, erected, or installed upon any Unit and no improvements or other work (including staking, clearing, excavation, grading and other site work, exterior alterations of existing improvements, or planting or removal of landscaping) shall take place within the Neighborhood or upon any Lot except in compliance with these Regulations & Standards as determined by the ACC.
 - 2.2. <u>Exceptions from ACC Approval.</u> No approval shall be required to repaint the exterior

of a structure in accordance with the originally approved color scheme or to rebuild in accordance with originally approved plans and specifications; *provided however*, that any deviation or change from the originally approved color scheme or plans and specifications shall require ACC approval. Any Owner may remodel, paint or redecorate the interior of his or her Unit without approval. However, modifications to the interior of screened porches, patios, and similar portions of a Unit visible from outside the structure shall be subject to approval.

- 2.3. <u>Compliance with Local Law; Governmental Permit Required.</u> No home, accessory or addition to a home, other structure or building shall be constructed or maintained, and no grading or removal of natural vegetation or change in natural or approved drainage patterns or installation of fencing or landscaping elements shall occur on a Lot until any required permit or required approval therefore is obtained from the appropriate governmental entity following submission to the appropriate governmental entity of such information as it may require. All structures shall be constructed in accordance with the zoning and building ordinances of St. George City, Utah, in effect from time to time, in addition to these Regulations & Standards. The granting of a permit or approval by any governmental entity with respect to any matter shall not bind or otherwise affect the power of the ACC to refuse to approve any such matter.
- 2.4. <u>Fees.</u> The ACC may establish and charge reasonable fees for review of applications and may require such fees to be paid in full prior to review of any application. Such fees may include the reasonable costs incurred in having any application reviewed by architects, engineers or other professionals. The ACC may employ architects, engineers, or other persons as deemed necessary to perform the review. The Board may include the compensation of such persons in the Association's or Neighborhood Association's annual operating budget. The ACC may also establish and charge reasonable fees for any inspections which may, in its discretion, be deemed necessary or are otherwise referred to herein. At the time of application, a current fee schedule will be provided by the ACC.
- 2.5. <u>Damage Deposit.</u> The ACC may establish and require a damage deposit to be submitted with an application for approval. The ACC may reduce the deposit to cover any fines and penalties levied by the ACC; costs and expenses of enforcement of these Regulations & Standards against the Owner; or to cover the cost of damage to any curbs, sidewalks, gutters, driveways, asphalt, or otherwise caused by construction on the Owner's Lot. Any repair work performed in Neighborhood Common Area must be performed by the Developer's contractor.
- 2.6. <u>Licensed Architects.</u> All dwellings constructed on any portion of the Neighborhood shall be designed by and built in accordance with the plans and specifications of a licensed architect unless the ACC or its designee otherwise approves in its sole discretion.
- 2.7. <u>Application to Declarant</u>. These Regulations & Standards shall not apply to Declarant's activities during the Declarant Control Period.
- 2.8. <u>Certificate of Compliance.</u> Any Owner may request that the ACC issue a certificate of architectural compliance certifying that there are no known violations of these Regulations & Standards. The ACC shall either grant or deny such request within 30 days after receipt of a written request and may charge a reasonable administrative fee for issuing such certificates. Issuance of such a certificate shall preclude the ACC from taking enforcement action with respect to any condition as to which the ACC had notice as of the date of such certificate.

- 2.9. <u>Occupancy.</u> No residence shall be occupied until (a) the residence has been completed in accordance with plans approved by the ACC; (b) a certificate of occupancy has been obtained from the proper governmental authority; and (c) any landscaping elements required by these Regulations & Standards has been completed.
- 2.10. <u>Contractors/Builders.</u> All homes, dwellings or structures of any kind that are constructed in the Neighborhood must be constructed by a General Contractor holding a B-100 or R-100 license, active and in good standing in the State of Utah. All such General Contractors must be approved by the ACC on a home by home basis. Jennings Management Inc. is currently the approved Contractor for The Fairways Neighborhood.

ARTICLE 3 DESIGN REVIEW

- 3.1. <u>Submission of Plans.</u> The following shall be submitted to the ACC for consideration: (a) two complete sets of building plans (including floor plans and elevations); (b) a site or plot plan showing all site improvements including grading, drainage, Permitted Structures, Fencing and Walls, and complete hardscaping and landscaping plans; (c) completed information form; (d) application fee; (e) damage deposit; and (f) finish selections, such as a sample board setting forth all exterior building materials and color schemes as the ACC deems necessary. No work shall commence without written authorization from the ACC. In an effort to expedite Owner's ability to proceed, said authorization may be given on a "fast track" basis.
- 3.2. <u>Procedural Rules and Regulations.</u> The ACC shall adopt reasonable rules and regulations for the conduct of its proceedings and to carry out its duties and may fix the time and place for its regular meetings and any other additional meetings as may be necessary. The ACC shall, by majority vote, elect one of its members as chairman and one of its members as secretary and the duties of each will be such as usually appertain to such offices.
- 3.3. <u>New Construction; Modifications.</u> Except as otherwise expressly provided for herein, the design review procedures set forth herein are applicable to all new construction as well as any modifications, remodeling, or rebuilding of any destroyed or damaged structures or dwellings.
- 3.4. <u>Rights of Approval.</u> In reviewing each submission, the ACC may consider any factors it deems relevant, including, without limitation, suitability of the proposed building, the materials of which it is to be built, the site upon which it is proposed to be erected, the harmony of external design with surrounding structures and environment, and the effect of said building, or other structure so planned, on the outlook from adjacent or neighboring property. Decisions may be based on purely aesthetic considerations. Each Owner acknowledges that determinations as to such matters are purely subjective and opinions may vary as to the desirability and/or attractiveness of particular improvements. The ACC shall have the sole discretion to make final, conclusive, and binding determinations on matters of aesthetic judgment and such determinations shall not be subject to review so long as they are made in good faith and in accordance with the procedures set forth herein.
- 3.5. <u>Changes after Approval.</u> If an Owner desires to make any changes to his submissions after approval by the ACC, he shall be required to submit any such changes to the ACC for approval in

the same manner as originally submitted hereunder. The Owner may not proceed with such changes until approved by the ACC.

- 3.6. <u>Inspection.</u> The ACC, or its designated representatives, may make periodic inspections to ensure that construction is proceeding in accordance with the submissions approved by the ACC. Each Owner hereby grants to the ACC, or its designated representative, access upon the Owner's Lot for this purpose. If an inspection reveals that any construction or improvement is not being performed in accordance with approved plans, the ACC shall have the authority to order such work cease and otherwise conform to the approved plans, and may take such other enforcement action as it deems necessary.
- 3.7. <u>Time Frame for Action.</u> The ACC shall make a determination on each application within 30 days after receipt of a completed application and all required information. The ACC may (i) approve the application, with or without conditions; (ii) approve a portion of the application and disapprove other portions; or (iii) disapprove the application. In the event the ACC fails to take action within the time frame provided herein, approval shall be deemed to have been given. However, no approval, whether expressly granted or deemed granted, shall be inconsistent with the Regulations & Standards set forth herein unless a written variance has been granted.

3.8. <u>Non-Liability; Indemnification.</u>

- (a) These Regulations & Standards are intended as a mechanism for maintaining and enhancing the overall aesthetics of the Neighborhood; they do not create any duty to any person or entity. Review and approval of any application pursuant to these Regulations & Standards is made on the basis of aesthetic considerations only, and the ACC shall not bear any responsibility for ensuring the structural or mechanical integrity or soundness of approved construction or modifications, nor for ensuring compliance with building codes and other governmental requirements, nor for ensuring that all dwellings are of comparable quality, value or size, of similar design, or aesthetically pleasing or otherwise acceptable to neighboring property owners.
- (b) Declarant, the ACC, the Association, the Board, any committee, or member of any of the foregoing shall not be held liable for soil conditions, drainage or other general site work; any defects in plans revised or approved hereunder; any loss or damage arising out of the action, inaction, integrity, financial condition or quality of work of any contractor or it subcontractors, employees or agents, whether or not Declarant has approved or featured such contractor as a builder within The Ledges Development; or any injury, damages, or loss arising out of the manner or quality or other circumstances of approved construction on or modifications to any Unit. In all matters, the Declarant, the ACC, the Board, and the members of each shall be defended and indemnified by the Association as provided in the Governing Documents.
- 3.9. <u>No Waiver of Future Approvals.</u> Each Owner acknowledges that the persons reviewing applications under these Regulations & Standards may change from time to time and that opinions on aesthetic matters, as well as interpretation and application of the Regulations & Standards, may vary accordingly. In addition, each Owner acknowledges that it may not always be possible to identify objectionable features until work is completed, in which case it may be unreasonable to require changes to the improvements involved, but the ACC may refuse to approve similar proposals in the future. Approval of applications or plans, or in connection with any other matter requiring approval, shall not be deemed to constitute a waiver of the right to withhold approval as to any similar applications,

plans, or other matters subsequently or additionally submitted for approval.

3.10. <u>Variances</u>. The ACC may authorize variances from compliance with any of its guidelines and procedures when circumstances such as topography, natural obstructions, hardship, or aesthetic or environmental considerations require. No variance shall (a) be effective unless in writing; (b) be contrary to the intent of the Master Declaration or these Regulations & Standards; or (c) preclude the ACC from denying a variance in other circumstances. For purposes of this Section, the inability to obtain approval of any governmental agency, the issuance of any permit, or the terms of any financing shall not be considered a hardship warranting a variance.

ARTICLE 4 <u>DESIGN RESTRICTIONS</u>, STANDARDS, AND GUIDELINES

- 4.1. <u>Purpose and Intent.</u> In order to promote a harmonious community development and protect the character of the Neighborhood, the following guidelines, together with any guidelines hereafter established by the ACC, are applicable to the Neighborhood. These guidelines are applicable to any construction performed within the Neighborhood, whether new construction, remodeling, or any replacement structures. The ACC may append to these Regulations & Standards or otherwise make available such architectural renderings, drawings, plans, samples and color schemes to provide additional guidance in regards to acceptable architectural style and landscaping, or may otherwise be provided as samples, templates, or selections. Such renderings, drawings, plans, samples and color schemes shall be deemed incorporated herein.
- 4.2. <u>Architectural Style.</u> The Architectural Style is **Southwest Contemporary**. The design should incorporate elements of architectural interest from each elevation.
- 4.3. <u>Permitted Structures.</u> The only building or structure permitted to be erected, placed or located on any Lot within the Subdivision shall be a one story (above finished pad frontage grade) detached single family home placed within the building envelope for each Lot and not to exceed the height requirements found in this section. Each home must include a minimum two car, private, enclosed and attached garage. All construction shall be of new materials. Two story units may be approved by the ACC if there are specific Lot characteristics or existing terrain that would make this use of the property desirable in the sole discretion of the ACC.
- 4.4. <u>Minimum Square Footage</u>. The minimum total square footage of living area on the ground floor located within the building envelope and foundation for any single-story residential home constructed on any Lot within the Neighborhood shall be not less than 1,800 square feet, exclusive of porches, balconies, patios and garages. Walk-out basement homes shall have a minimum of 1,800 square feet on the main level. The maximum square footage is seventy-five (75%) percent of the Private Pad of the lot as shown on the recorded subdivision plat.
- 4.5. <u>Setbacks.</u> Minimum setback standards shall be in accordance with the setback standards set forth on the Plat and/or otherwise established by the applicable zoning and subdivision ordinances of St. George City, Utah.
- 4.6. <u>Building size</u>. The intent is that the natural landforms currently dominant at the Ledges remain the dominant visual image. In keeping with this philosophy the following guidelines are given.

- Blend with natural land forms and existing landscape
- Low profile homes are encouraged
- Reduce massing by spreading the home out
- Every home must have a minimum of three distinct masses
- Where the topography allows—tiering is preferred to retaining
- Any permitted rear two story elevations (walkouts) are encouraged to incorporate single story design relief.
- 4.7. <u>Building Height.</u> Maximum building height shall not exceed twenty (20') feet from the base elevation. The base elevation is found by projecting a horizontal line perpendicular to the top back of curb (TBC). Any variance to this must be approved by the ACC. The ACC may require that story poles be erected by the builder that represent the building envelope. If the majority of the Lot is higher than the TBC the ACC will establish the base elevation of the home. If the majority of the Lot is lower than the TBC, the ACC will establish the base elevation of the home and as stated in Section 4.3, may, in it's sole discretion, approve a two story unit.
- 4.8. <u>Walls and Columns.</u> Walls are the predominant element of a building design. Undulating surfaces shall be incorporated in elevations to avoid excessive flat massing. Varying heights of walls break monotony in design and create interesting elevations. Columns must be in balance with the architectural design. Columns which are too thin or too fat are inappropriate. Columns must have a minimum thickness of twelve inches (12") in diameter or width in both directions.
- 4.9. <u>Exterior Finishes.</u> The ACC may have samples of approved colors and materials, and these can be reviewed in the construction office located at 5224 N. Winchester Hills Drive. Any finish not previously approved by the ACC must be approved through the construction approval process. Exterior finishes shall be light texture synthetic stucco, natural stone or other masonry materials approved by the ACC. All facade material must be returned at corners and terminated at a perpendicular wall. Balance of exterior finish components on all elevations is encouraged. Wood may be used as an accent but not for siding.
- 4.10. Exterior Colors. Base building colors shall be darker earth tones. Light tones, pastels or high gloss finishes may not be used. Complementary accent colors may be used on facia, window trim, shutters and doors. No exterior finishes may exceed a reflectance of 38%. Exterior building colors shall be harmonious with the mountain surrounding while colors of the hardscape shall be complimentary to the natural desert ground. The primary color of the home must be different than the homes within close proximity. A four foot (4') square area of the wall must be finished for the ACC's approval prior to finishing the entire building.
- 4.11. <u>Roof Materials and Colors.</u> Roof material shall be limited to slate, clay, or concrete tiles. Colors shall be subdued earth tones or such other colors as may be allowed by the ACC. All flat roof finishes cannot exceed a reflectance of 38%. It should be noted that painted flat roofs will require periodic repainting.
- 4.12. <u>Roof Line.</u> Roofs are flat, but may include pitched sections not to exceed 50% of the overall roof area. Pitched roofs will be hipped and may not exceed a 3/12 slope. All roof protrusions should be screened. On flat roofs, roof drainage and gutters shall be built into the structure with

downspouts built into the wall. On pitched roofs, exposed gutter materials will be copper, unless otherwise approved by the ACC.

- 4.13. <u>Reflective Exterior Surfaces or Materials.</u> No reflective exterior surfaces or materials shall be used. Sheet metal, flashing, vents and pipes must be colored or painted to match the material to which they are attached or from which they project.
- 4.14. <u>Fireplaces and Chimneys.</u> Only gas and EPA certified wood burning fireplaces are permitted at The Ledges. Flue pipes shall be encased in a chimney enclosure of metal, masonry and/or stucco. Chimney flues must be concealed in a decorative enclosure which shall be no taller than eighteen inches (18"). Flues of direct vent fireplaces shall be concealed from view. The chimney is a dominant element of architectural design and therefore shall be proportionate to and consistently detailed with the overall architectural design.
- 4.15. <u>Windows, Doors and Windowed Walls.</u> The proportion of windows to wall area will be carefully considered. Windows and doors should be consistent around the house. Exterior reveals around doors and windows are encouraged. Windows must be Low-E glass. Special consideration should be given to the entry door and entry feature.
- 4.16. <u>Driveways and Sidewalks.</u> There shall be area on the driveway (excluding sidewalk areas) to park not less than two vehicles per Lot. Each driveway on a Lot shall be constructed out of cement, brick, concrete, or interlocking pavers. Cinders, sand, gravel, asphalt or dirt shall not be permitted. All driveways, walks, and other flatwork hardscaping in the front and side yard areas of each Lot shall be in a color which blends with the exterior of the structure located on such Lot.
- 4.17. <u>Garages</u>. Enclosed garages must be provided on all homes. Side entry garages are required, and garage courtyards are encouraged. Doors are to be sectional. Single slab doors are not permitted. Each home is limited to openings for a maximum of three cars. No carports are allowed. Garages must be attached to the home. The garage opening cannot exceed eight feet (8') in height. Garage doors shall be recessed into the wall a minimum of eighteen inches (18"). Ornamentation of the doors shall be minimal and subtle. Garages must be insulated and have finished interiors. All garages must be equipped with an automatic garage door opener. Garages shall be used only for the purpose of parking the intended number of vehicles and not for a workshop or other such uses, not in character with the Neighborhood. Partial garage conversion may be approved if adequate room is available for parking as set forth in section 4.30. No fluorescent lighting is allowed in garages. Low lumen incandescent lighting is required to prevent night glare when the garage door is open.
- 4.18. <u>Patios, Decks, Porches and Observation Decks.</u> All patios, decks and porches are subject to the approval of the ACC.
- 4.19. <u>Fencing and Walls.</u> The ACC will require Owners to provide perimeter fencing and walls on the Lot along golf course frontages, HCP frontages, side yards and rear yards, in compliance with the Project and/or Neighborhood fencing plan, and in compliance with the fencing requirements of the City of St. George. The ACC will advise Owner of the wall requirements associated with any given Lot during the plan approval process. All perimeter Lot fencing and/or walls and other barriers which may be constructed on a Lot must be designed and built to comply with project wide fencing standards. Said standards will include approved materials and colors. No fences shall be constructed in the front setback area. Retaining walls are restricted to a maximum height of four (4) feet, unless otherwise

approved by the ACC. The ACC may condition approval of a retaining wall higher than four (4) feet on the wall being tiered and/or landscaping being installed to hide the retaining wall. No chain link, wood, plastic or other composite fencing materials are allowed. All fences that border HCP must comply with HCP requirements.

- 4.20. <u>Swimming Pools, Hot Tubs, and Spas.</u> All outdoor swimming pools, hot tubs and spas must be approved by the ACC.
- 4.21. <u>External Illumination</u>. Light used to illuminate garages, patios, parking areas or for any other purposes, shall be so arranged as to reflect light away from adjacent homes and away from the vision of passing motorists. Low-level outdoor illumination may be used for particular landscape features (trees, rock formations, etc.). All external lighting must be indirect and provide screening of the light source. Front yard illumination must be sufficient to comply with City standards. Light sources that can be seen thru windows must be shaded.
- 4.22. <u>Satellite Dishes, External Antennas and Solar Panels.</u> All satellite dishes or external antennas of any kind must be located in the attic, interior space of the dwelling or on the roof, hidden from view. Roof mount satellite dish locations must be specifically approved by the ACC. Solar panels are discouraged, but if used, design and location must be approved by the ACC. The ACC shall have sole discretion to determine if satellite dishes, external antennas or solar panels are permitted due to the potential visibility from the Golf Course, Property, Common Area, or any other Lot.
- 4.23. <u>External Apparatus.</u> No Lot Owner shall cause or permit anything (including, without limitation, awnings, canopies, shutters, artwork, graphics, ornaments, banners, posters, signs, etc.) to hang, be displayed or otherwise affixed to or placed on the exterior walls or roof or any part thereof, or on the outside of windows or doors, without the prior written consent of the ACC.
- 4.24. <u>HVAC and Other Equipment.</u> Air conditioning, heating, or any other type of external equipment must be screened or sunk from view so as not to be visible from any other Lot, the Golf Course, Property or Common Area, and shall be insulated for sound attenuation. Window hung air conditioning units are not permitted.
- 4.25. <u>Replacement Structures.</u> Any structure hereafter constructed on any Lot in replacement of the structure previously located thereon shall be constructed in substantially the same configuration, location and architectural style and be approximately the same size as the prior structure.
 - 4.26. <u>Accessory Structures.</u> All accessory structures must be approved by the ACC.
- 4.27. <u>Other Accessory Items.</u> Any other Accessory Items not otherwise specifically set forth herein, such as; fountains, ponds, sculptures, flagpoles, sports and play equipment, window boxes, planters, or any other item, structure or component of any kind which is visible from the Golf Course, Property, Common Area, or any other Lot is subject to the approval of the ACC.
- 4.28. <u>Utility Meters.</u> Utility meters shall be placed in as inconspicuous a location as possible. Locations of meters are to be shown on the plans, and meters must be screened from view from the Golf Course, Property, Common Area, or any other Lot. All exposed exterior piping and boxes must be painted to match surrounding exterior colors of the home. The area immediately around the meters should be cleared to allow for access. Electric meters, switches, panels, gas meters, fiber optic ONT boxes

and any other utility service components must be installed, vented, enclosed and accessible in compliance with applicable building codes.

- 4.29. <u>Garbage Storage</u>. Garbage shall be placed in proper containers. Garbage containers shall be kept in an area so that such containers are not visible from the Golf Course, Property, Common Area, or any other Lot.
- 4.30. <u>Parking.</u> Vehicles of all owners, residents, and occupants ("occupant" shall mean a person residing at the dwelling unit for more than seven (7) days in any consecutive thirty (30) day period.) are to be kept in the garages of Lot owners. By way of illustration, each Owner must maintain his or her garage such that it is capable of parking the number of vehicles for which it is designed and if a garage stall is vacant it must be utilized before parking in the driveway, court, or street. Garage doors must remain closed, except when necessary for the ingress and egress. No vehicles may be parked on the Lot when not in use for more than six hours. With exceptions noted below:

Visitors' vehicles may be kept on the Lot, but not to exceed six (6) days in any consecutive thirty (30) day period.

Recreational Vehicles may be parked in a home's parking area in preparation for departure or return from use for a single twenty-four (24) hour period in any seven (7) day period, but shall not be parked in the street or any common area.

Street parking for an event at a residence will be limited to the same side of the street on which the home is located, and will be limited for a period of time not to exceed eight (8) hours.

Vehicles violating the street and common area standards of this section will be towed at the expense of the Owner of the Lot where the violating Vehicle is parked. Vehicles violating the Lot parking restrictions of this section will be fined \$100.00 each day the violation occurs. Owners seeking a temporary variance from these parking restrictions must apply to the Board and must obtain written approval from the Board prior to making any parking variance arrangements.

ARTICLE 5 CONSTRUCTION AND CONTRACTOR PROVISIONS

The following provisions are applicable to any construction performed within the Subdivision, whether new construction, remodeling, or any replacement structures.

- 5.1. <u>Completion of Construction.</u> If construction does not commence on a project for which plans have been approved by the ACC within one year after the date of approval, such approval shall be deemed withdrawn and it shall be necessary for the Owner to reapply for approval before commencing any activities. Once construction is commenced, it shall be diligently pursued to completion. All work shall be completed within one year of commencement unless otherwise specified in the notice of approval or unless the ACC grants an extension in writing, which it shall not be obligated to do. If approved work is not completed within the required time, it shall be considered nonconforming and shall be subject to enforcement action by the ACC, Association, or Declarant.
 - 5.2. <u>Permitted Hours of Construction.</u> Without prior consent of the ACC, construction

activities and equipment maintenance shall take place only between the hours of 7:00 a.m. to 6:00 p.m., Monday through Saturday. No construction activities of any kind are allowed on Sunday. Non-noise generating construction activities, such as interior painting, etc., shall not be subject to this restriction.

- 5.3. <u>Building Materials Storage</u>. No Lot shall be used or maintained as storage for building materials except during a construction phase and is never allowed on any other Lot or area within the Neighborhood or Project. Once a home is occupied or made available for sale all building materials shall be removed or stored inside such home, out of public sight.
- 5.4. <u>Parking.</u> Contractors' vehicles or equipment may be parked on the street in front of the Lot and only on the same side of the road as the Lot for a period not to exceed twelve (12) hours during a construction day.
- 5.5. <u>Damages.</u> Any damage inflicted on existing improvements such as curbs, gutters, streets, concrete sidewalks and such, by the Owner and/or their agents of any particular Lot in the subdivision must be repaired within thirty (30) days after such damage is discovered, and the expense of such repair shall be borne by the purchaser or Owner.
- 5.6. <u>Maintenance of Lot During Construction.</u> Contractors or subcontractors as owner/builders must provide on-site dumpsters during construction and are required to clean up the site daily to maintain a clean work site during construction. Dirt or mud from the construction site or elsewhere, dispersed, directly or indirectly, on the public streets within the Neighborhood must be cleaned up within twenty-four (24) hours by the contractor or subcontractor as owner/builder. Construction Restrooms must be provided.
- 5.7. Fiber Optic Home Wiring Specifications and Standards. Contractors shall require the home-wiring subcontractors to complete the wiring of each home in accordance with and pursuant to the standards provided by the fiber-optic provider for the project.
- 5.8. <u>Temporary Restrooms and Dumpsters.</u> All temporary restrooms and dumpsters must be located a minimum of 10 feet behind the curb. Any damage to sidewalks and/or curbs must be repaired and paid for by the property Owner or contractor and may be subject to a deduction from the Damage Deposit.
- 5.9. <u>Insurance</u>. Owner and/or Builder/Contractor will be required to maintain, at their own expense, the insurance coverage listed below with insurers having a "Best's" rating of A VII.
 - 5.9.1. Workers' Compensation, as required by law.
 - 5.9.2. Commercial General Liability Insurance covering claims for bodily injury, death, personal injury or property damage occurring or arising out of the performance of this Agreement, including coverage for premises-operations, and contractual liability with respect to the liability assumed by the parties hereunder. The limits of insurance will not be less than \$1,000,000 each occurrence and \$2,000,000 general aggregate.

Owner will provide to the ACC certificate(s) of such insurance prior to the commencement of any construction. The certificate(s) will provide that the following are named as additional insured's:

Declarant and Ledges East Master Owner's

Association as directed by the ACC.

ARTICLE 6 LANDSCAPING

- 6.1. <u>Purpose and Intent.</u> To preserve the natural tranquility of the area we encourage Owners to maintain as much natural vegetation as possible. Trees will be limited to a mature height of twenty (20') feet and the placement of a tree is not to obscure views from other Lots.
- 6.2. <u>Landscape Plan.</u> Landscaping shall be completed in accordance with the landscape plan submitted to and approved by the ACC prior to framing inspection of the home. The approval of any landscape plan or design by the ACC is solely an approval of the plan or design for aesthetic purposes and is in no way an approval of the design for drainage or other issues, which are the sole responsibility of a Lot Owner to address and ensure in accordance with applicable law and prudent engineering practices. No more than 5,000 square feet of irrigated landscaping is allowed. Owner will be responsible to comply with any and all provisions for water conservancy as set forth by the Washington County Water Conservancy District.
- 6.3. <u>Completion.</u> Front, side and rear yard landscaping shall be complete prior to occupancy of the Unit.
- 6.4. <u>Approved Plants and Vegetation.</u> The ACC will provide to each Owner a list of approved plants, trees and other landscaping vegetation.

ARTICLE 7 ENFORCEMENT

- 7.1. <u>Fines and Penalties.</u> The ACC may levy a fine or penalty of up to Five Hundred Dollars (\$500.00) per day against any Owner who fails to comply with these Regulations & Standards. The ACC shall provide five (5) days written notice and opportunity for the Owner to cure the violation prior to levying such fine or penalty; *provided, however*, that no such notice needs to be provided for a continuing violation. All fines and penalties levied and attorney fees, expenses, and costs incurred in collecting such fines and/or penalties shall constitute a lien on the Owner's Lot, and shall also be a personal obligation of the Owner, enforceable at law, until such payment is made.
- 7.2. <u>Action to Abate or Enjoin.</u> In addition to levying fines or penalties, the ACC may initiate legal action to abate or enjoin any violation of these Regulations & Standards. The ACC shall be entitled to an award of its reasonable attorney fees, expenses, and costs incurred in pursuing such legal action.
- 7.3. <u>Cumulative Nature of Remedies.</u> The remedies provided for herein shall be deemed cumulative. Enforcement under this provision shall be in addition to any mechanism of enforcement provided in the Declaration or by applicable law.

ARTICLE 8 GENERAL PROVISIONS

8.1. <u>Amendment.</u> The ACC shall have sole and full authority to amend or supplement

these Regulations & Standards at any time. Any amendments to these Regulations & Standards shall be prospective only and shall not apply to modifications or structures previously approved once the approved construction or modification has commenced. There shall be no limitation on the scope of amendments to these Regulations & Standards, and such amendments may remove requirements previously imposed or otherwise make these Regulations & Standards more or less restrictive. In the event the Declarant is not acting as the ACC, no amendment or supplement made by the ACC to these Regulations & Standards during the Declarant Control Period shall be effective unless the Declarant provides its prior express written consent to such amendment, which consent is within Declarant's sole and absolute discretion.

- 8.2. <u>Implied Rights; ACC Authority.</u> The ACC may exercise any right or privilege given to it expressly by the Governing Documents and these Regulations & Standards, or reasonably implied from or reasonably necessary to effectuate any such right or privilege.
- 8.3. <u>Notices.</u> Any notice required under the provisions of these Regulations & Standards to be sent to any Lot Owner shall be deemed to have been properly sent when mailed, postage prepaid, to the last known address of such Owner. Lot Owners shall be responsible for providing their addresses to the ACC, and, unless otherwise indicated by a Lot Owner, the address for notice to Lot Owners shall be the mailing address designated on the Owner's Lot.
- 8.4. <u>Construction and Severability.</u> All of the covenants, conditions, and restrictions contained in these Regulations & Standards shall be construed together. Invalidation of any one of said restrictions, covenants or conditions, or any part thereof, shall not affect the enforceability or applicability any of the remaining restrictions, covenants or conditions, or parts thereof.
- 8.5. <u>Interpretive Conflicts.</u> In the event of any conflict between the provisions of the Declaration and these Regulations & Standards, the provisions of the Declaration shall control.
- 8.6. <u>Gender and Grammar.</u> The singular, wherever used herein, shall be construed to mean the plural when applicable, and the necessary grammatical changes required to make the provisions hereof apply either to corporations or individuals, men or women, shall in all cases be assumed as though in each case fully expressed.
- 8.7. <u>Waivers.</u> No provision contained herein shall be deemed to have been waived by reason of any failure to enforce it, irrespective of the number of violations that may occur.
- 8.8. <u>Topical Headings</u>. The topical headings contained herein are for convenience only and do not define, limit, or construe the contents of these covenants.

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