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EAGLE LANDING COMMUNITY ASSOCIATION PAYMENT PLAN POLICY RESOLUTION

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STATE OF TEXAS

COUNTY OF HARRIS

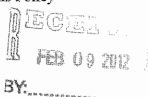
WHEREAS, Eagle Landing Community Association ("Association") is charged with administering and enforcing those certain covenants, conditions and restrictions contained in the recorded Declarations for the various sections of the community (referred to collectively as "Declarations"); and

WHEREAS, Chapter 209 of the Texas Property Code was amended effective January 1, 2012, to add Section 209.0062 ("Section 209.0062") thereto regarding alternative payment schedules for assessments ("Payment Plans"); and

WHEREAS, the Board of Directors of the Association ("Board") desires to establish a policy for Payment Plans consistent with Section 209.0062 and to provide clear and definitive guidance to owners.

NOW, THEREFORE, the Board has duly adopted the following Payment Plan Policy Resolution.

- Subject to Section 11 below, owners are entitled to make partial payments for delinquent amounts owed to the Association under a Payment Plan in compliance with this Policy.
- 2. Late fees, penalties and delinquent collection related fees will be not be added to the owner's account while the Payment Plan is active. The Association may impose a fee for administering a Payment Plan. Such fee, if any, will be listed on the Payment Plan form and may change from time-to-time. Interest will continue to accrue during a Payment Plan as allowed under the Declarations.
- All Payment Plans must be in writing on the form provided by the Association and signed by the Owner.
- A Payment Plan becomes effective upon:
 - receipt of a fully completed and signed Payment Plan form; and
 - b. receipt of the first payment under the plan; and
 - c. acceptance by the Association as compliant with this Policy



- 5. A Payment Plan may be as short as three (3) months and as long as eighteen (18) months based on the guidelines below. The durations listed below are provided as guidelines to assist owners in submitting a Request for Payment Plan.
 - a. Total balance up to 2 times annual assessment ... up to 6 months
 - b. Total balance up to 3 times annual assessment ... up to 12 months
 - c. Total balance greater than 3 times annual assessment ... up to 18 months
- A Payment Plan must include sequential monthly payments. The total of all
 proposed payments must equal the current balance plus Payment Plan
 administrative fees, if any, plus all accrued interest.
- 7. If an owner requests a Payment Plan that will extend into the next assessment cycle, the owner will be required to pay future assessments by the due date in addition to the payments specified in the Payment Plan.
- 8. If an owner defaults on the terms of the Payment Plan, the Payment Plan will be voided. The Association will provide written notice to the owner that the Payment Plan has been voided. It is considered a default of the Payment Plan, if the owner:
 - a. fails to return a signed Payment Plan form with the initial payment; or
 - b. misses a payment due in a calendar month; or
 - makes a payment for less than the agreed upon amount; or
 - d. fails to pay a future assessment by the due date in a Payment Plan which spans additional assessment cycles.
- 9. On a case-by-case basis, the Association may agree, but has no obligation, to reinstate a voided Payment Plan once during the original duration of the Payment Plan if all missed payments are made up at the time the owner submits a written request for reinstatement.
- 10. If a Payment Plan is voided, the full amount due by the owner shall immediately become due. The Association will resume the process for collecting amounts owed using all remedies available under the Declarations and Texas law.
- 11. The Association has no obligation to accept a Payment Plan from any owner who has defaulted on the terms of a Payment Plan within the last two calendar (2) years.

The guidelines are effective upon adoption and recordation in the Public Records of Harris County, Texas and supersede any guidelines for payment plans which may have previously been in effect. Except as affected by Section 202.011 and/or by these guidelines, all other provisions

contained in the Declarations or any other dedicatory instruments of the Association shall remain in full force and effect.

Approved and adopted by the Board on this_

My day of HAWAMY, 2018. 2

Board Member

Board Member

Board Member

SECRETARY'S CERTIFICATE OF FILING

1. Rehard Rue, certify that:

I am the duly qualified and acting secretary of Eagle Landing Community Association a duly organized and existing Texas non-profit corporation.

The attached instruments are true copies of unrecorded Dedicatory Instruments, as that term defined by Section 202.001 of the Texas Property Code, pertaining to Eagle Landing Immunity Association.

The attached instruments are being presented for recording in the Official Public Records of Real Property of Harris County, Texas, pursuant to Section 202.006 of the Texas Property Code.

Real Property of Harris County, Texas, pursuant to Section 202.006 of the Texas Property Code.	
Dated: 1-14-12	RICHARD RU Secretary
	Eagle Landing Community Association
THE STATE OF TEXAS § § OUNTY OF HARRIS §	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 blockouts, additions and changes were present at the time the instrument was illed and recorded.
This instrument was acknowledged	before me on the day of
TANUANY, 2017, by Rechard Rue, Secretary of Eagle and Community Association, a Texas non-profit corporation, on behalf of said corporation.	
CHASMAINE KATINA GANSON My Commission Explines September 03, 2014	N otary Public in and for The State of Texas

AFTER RECORDING, RETURN TO:

Bartley & Spears, P.C. 14811 St. Mary's Lane, Suite 270 Houston, Texas 77079

ANY PROVISION MEREN WHICH RESTRICTS THE SALE REPORT OF USE OF THE DESCRIBED FEAL PROPERTY BECAUSE OF COLORISM RACES INVALID AND UNDERFORCEMENT FEDERAL LAW. THE STATE OF TEXAS COUNTY OF HARRIS

I hereby coulty that this instrument was FREO in File Humber Sequence on the date and at the tens stamped herein by may and each day RECORDED, in the Official Public Records of Real Property of Herio County Texas

FEB - 1 2012



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COUNTY CLERK
MARRIE COUNTY TEYAS