Y243192 02/16/05 100719312

\$16.00

AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1)

AND INVERNESS ESTATES SECTION TWO (2)

/le

STATE OF TEXAS

9

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

Š

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration"), which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and.

WHEREAS, Article XI, Section 11.2 of the Declaration provides that the Declarant may amend the Declaration to correct any inadvertent misstatements, errors or omissions;

NOW, THEREFORE, Declarant hereby amends Article 1, Section 1.5 of the Declaration to correct the name of the Association to INVERNESS HOUSTON PROPERTY OWNERS ASSOCIATION, INC.

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By:

GAC Management Co., Ltd.,

General Partner

By;

GA Companies, LLC,

General Partner

Ву:

David Garrett, Vice President

STATE OF TEXAS

Ş

COUNTY OF HARRIS

8

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the 14^{to} day of February, 2005.

 \sqrt{J}

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

NOTARY PUBLIC - STATE OF TEXAS



MY PROYECUM MERCIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIPTOREAL LAM PROPERTY DECLUSE OF COLOR OR RACE IS MYALD AND UNEXPOLICEABLE UNDER FEDERAL LAM THE STATE OF TEXAS COUNTY OF HAMRIS.

COURT 1 TO CONTROL

Themby careful find this personnel man FEED in Fig. Human Supramon on the later and all the fine
shought lander by earl and man ship RECORCED to the ORGH Public Records of Find Properly of Human

Tomas I Tomas I.

FEB 16 2005



COUNTY CLERK HARRIS COUNTY, TEXAS See FEB 16 All 9: 43

FILED BY ALAMO TITLE COMPANY #26

SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

W

04/28/05 100771091 P

STATE OF TEXAS

888

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS. Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration"), which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and.

WHEREAS, Article XI, Section 11.2 of the Declaration provides that the Declarant may amend the Declaration to correct any inadvertent misstatements, errors or omissions;

NOW, THEREFORE, Declarant hereby amends Article V, Section 5.2 of the Declaration by inserting the flowing sentence as the second sentence of the second paragraph of Section 5.2:

"Notwithstanding the provisions of the previous sentence, the exterior finish of the rear of the first floor of any Dwelling Unit situated on a lot abutting Restricted Reserves "D" and "E" in Section 2 shall be brick, stone or other masonry."

FURTHERMORE, Declarant hereby amends Article V, Section 5.5 of the Declaration by inserting the following sentence at the end of Section 5.5:

detached garages are allowed on a lot abutting Restricted Reserves "D" and "E" in Section 2."

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the day of April, 2005.

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By: GAC Management Co., Ltd.,

General Partner

GA Companies, LLC, By:

General Partner

By: David Garrett, Vice President

STATE OF TEXAS

100

N 백학

Ν.

(1)

ŲĦ

(h) 100 888

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the 18th day of April, 2005.

AFTER RECORDING, RETURN TO:

2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

JEAN OUTLAW Notary Public, State of Texas My Commission Expires 10-22-2007

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNFORCEABLE UNDER FEDERAL LAW THE STATE OF TEXAS

COUNTY OF HARRIS

Thereby certify that this instrument was Fit.ED in file number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED. In the Official Public Records of Real Property of Harris County Texas on

COUNTY CLERK HARRIS COUNTY, TEXAS

THIRD AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) FILED BY AND INVERNESS ESTATES SECTION TWO (2)

ALAMO TITLE COMPANY

45.4

STATE OF TEXAS

§ §

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

Iw

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas



WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration"), which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Article XI, Section 11.2 of the Declaration provides that the Declarant may amend the Declaration to correct any inadvertent misstatements, errors or omissions;

NOW, THEREFORE, Declarant hereby amends Article V, Section 5.15 of the Declaration by replacing the second sentence with the following sentence:

"Fences may be 6'-tall wood notched with one inch (1") by six inch (6") pickets with good neighbor design between Dwelling Units and with pickets exposed to streets."

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the 20

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By:

GAC Management Co., Ltd.,

General Partner

By:

GA Companies, LLC,

General Partner

By:

David Garrett, Vice President

STATE OF TEXAS

888

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the 20 _ day of April, 2005.

AFTER RECORDING, RETURN TO:

2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230



ANY PROVISION HEREN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY SECURS OF COLOR OR RACE IS INVALID AND UNEMFORCEASE UNDER FEDERAL LAW.
THE STATE OF TEXAS
COUNTY OF HARRIS

Thereby certify that this instrument was FILED in File Humber Sequence on the date and at the time tamped beyond by my; and was duly RECORDED, in the Official Public Records of Real Property of Harris

APR 2 5 2005



COUNTY CLERK HERRIS COUNTY, TEXAS

amend

FOURTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

se.

06/13/06 201172472

\$24.00

STATE OF TEXAS

§

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

8

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates Section Four (comprised of 97 Lots) and recorded under Film Code No. 599150 of the Map Records of the County Clerk for Harris County, Texas (the "Plat") (the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration") which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Declarant now wishes to annex the Additional Property to the Initial Property pursuant to the terms of the Declaration and wishes to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration.

NOW, THEREFORE, Declarant hereby adopts the following Fourth Amendment which is for the purpose of annexing the Additional Property to the Initial Property and to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration. This Fourth Amendment shall run with the Property and shall bind all parties having or acquiring any right, title, or interest therein or any part thereof, their heirs or successors in title and assigns, and shall inure to the benefit of each owner thereof. Except as otherwise defined herein, each capitalized term used herein shall have the meaning ascribed to such term in the Declaration. Declarant hereby files this Fourth Amendment subject to the following:

- 1. The Owner of the Additional Property is the Declarant.
- 2. The recorded subdivision description of the Additional Property is set out in the Plat which identifies (i) those portions of the Additional Property that are dedicated and/or conveyed to the public or any governmental or quasi-governmental authority for street right-of-way or utility facility purposes, (ii) those portions that are to comprise Lots for construction of Living Units and related improvements, and (iii) those portions that comprise Common Property, if any (those being the only three permitted uses for the Additional Property).
- 3. A mutual grant and reservation of rights and easements of the Owners in and to the existing and annexed Common Property and Common Facilities is hereby made.
- 4. The Additional Property is being added or annexed in accordance with and subject to the provisions of the Declaration, as heretofore amended.
- 5. The Additional Property shall be developed, held, used, sold and conveyed in accordance with and subject to the provisions of the Declaration as heretofore and hereafter amended.
- 6. All of the provisions of the Declaration, as heretofore amended, shall apply to the Additional Property with the same force and effect as if the Additional Property were originally included in the Declaration as part of the Initial Property.
- 7. A vendor's lien is herein reserved in favor of the Inverness Houston Property Owners Association, Inc., in the same manner as provided in the Declaration, to secure collection of the Assessments provided for, authorized or contemplated in the Declaration.
- 8. After this annexation is made, all assessments collected by the Inverness Houston Property Owners Association, Inc. from the Owners in the Additional Property shall be commingled with the Assessments collected from all other Owners so that there shall be a common maintenance fund for the Property.
- 9. Nothing in this Fourth Amendment shall be construed to represent or imply that Declarant, its successors or assigns, are under any obligation to add or annex any additional land to the Property.

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the _____ day of June, 2006.



2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By:

GAC Management Co., Ltd.,

General Partner

By:

GA Companies, LLC,

General Partner

By:

David Garrett, Vice President

STATE OF TEXAS

888

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

AFTER RECORDING, RETURN TO:

2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

JEAN OUTLAW Notary Public, State of Texas My Commission Expires

ANY PROMISION HEREN WHICH RESTRICTS THE SALE RIGHTALL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNFORCEASE UNDER FEDERAL LAW. THE STATE OF TEXAS

COUNTY OF HARRIS

Thereby certify that his instrument was FILED in the number Sequence on the date and at time stanged harron by mar, and use etchy RECOMORD. In the Official Public Records of Real Property of Harris

JUN 13 2006



COUNTY CLERK HARRIS COUNTY, TEXAS 時かのひと一形なっ西内面を

P.01

20060024696 09/06/2006 RP1 \$24.00

FIFTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

reci

STATE OF TEXAS

3

5 KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as inverness Estates, according to plat of inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as inverness Estates Section Five (comprised of 98 Lots) and recorded under Film Code No. 599152 of the Map Records of the County Clerk for Harris County, Texas (the "Plet") (the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration") which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Declarant now wishes to annex the Additional Property to the Initial Property pursuant to the terms of the Declaration and Wishes to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration.

2002/003 P.02

NOW, THEREFORE, Declarant hereby adopts the following Fifth Amendment which is for the purpose of annexing the Additional Property to the Initial Property and to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration. This Fifth Amendment shall run with the Property and shall bind all parties having or acquiring any right, title, or interest therein or any part thereof, their heirs or successors in title and assigns, and shall inure to the benefit of each owner thereof, Except as otherwise defined herein, each capitalized term used herein shall have the meaning ascribed to such term in the Declaration, Declarant hereby files this Fifth Amendment subject to the following:

- 1. The Owner of the Additional Property is the Declarant.
- The recorded subdivision description of the Additional Property is set out in the Plat which identifies (I) those portions of the Additional Property that are dedicated and/or conveyed to the public or any governmental or quasi-governmental authority for street right-of-way or utility facility purposes, (ii) those portions that are to comprise Lots for construction of Living Units and related improvements, and ((()) those portions that comprise Common Property, if any (those being the only three permitted uses for the Additional Property).
- A mutual grant and reservation of rights and easements of the Owners in and to the existing and annexed Common Property and Common Facilities is hereby made,
- The Additional Property is being added or annexed in accordance with and subject to the provisions of the Declaration, as heretofore amended.
- The Additional Property shall be developed, held, used, sold and conveyed in accordance with and subject to the provisions of the Declaration as heretofore and hereafter amended.
- All of the provisions of the Declaration, as heretofore amended, shall apply to the Additional Property with the same force and effect as if the Additional Property were originally included in the Declaration as part of the initial Property.
- 7. A vendor's lien is herein reserved in favor of the Inveness Houston Property Owners Association, Inc., in the same manner as provided in the Declaration, to secure collection of the Assessments provided for, authorized or contemplated in the Declaration.
- After this annexation is made, all assessments collected by the inverness Houston Property Owners Association, Inc. from the Owners In the Additional Property shall be commingled with the Assessments collected from all other Owners so that there shall be a common maintenance fund for the Property.
- Nothing in this Fifth Amendment shall be construed to represent or imply that Declarant, its successors or assigns, are under any obligation to add or annex any additional land to the Property.

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the 30th day of August, 2006.

> 2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By: GAC Management Co., Ltd.

General Partner

GA Companies, LLC, By:

General Partner

Ву:

David Garrett, Vice Presiden

STATE OF TEXAS

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the 30th day of August, 2006.

NOTABY PUBLIC - STATE OF TEXAS

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

> RECORDERSMEMORANDUM APPOINTMENT MEMBERS DISTRIBUTE AND A CONTROL OF CONTROL

JEAN OUTLAW Notary Public, State of Texas My Commission Expires 10-22-2007



COUNTY CLERK HARRIES COUNTY, TEXAS

CCRANNEX8,DOC

3 and

SIXTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

We

STATE OF TEXAS

§

§ KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

§

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates Section Six (comprised of 86 Lots) and recorded under Film Code No. 603162 of the Map Records of the County Clerk for Harris County, Texas (the "Plat") (the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration") which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Declarant now wishes to annex the Additional Property to the Initial Property pursuant to the terms of the Declaration and wishes to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration.

NOW, THEREFORE, Declarant hereby adopts the following Sixth Amendment which is for the purpose of annexing the Additional Property to the Initial Property and to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration. This Sixth Amendment shall run with the Property and shall bind all parties having or acquiring any right, title, or interest therein or any part thereof, their heirs or successors in title and assigns, and shall inure to the benefit of each owner thereof. Except as otherwise defined herein, each capitalized term used herein shall have the meaning ascribed to such term in the Declaration. Declarant hereby files this Sixth Amendment subject to the following:

- 1. The Owner of the Additional Property is the Declarant.
- 2. The recorded subdivision description of the Additional Property is set out in the Plat which identifies (i) those portions of the Additional Property that are dedicated and/or conveyed to the public or any governmental or quasi-governmental authority for street right-of-way or utility facility purposes, (ii) those portions that are to comprise Lots for construction of Living Units and related improvements, and (iii) those portions that comprise Common Property, if any (those being the only three permitted uses for the Additional Property).
- 3. A mutual grant and reservation of rights and easements of the Owners in and to the existing and annexed Common Property and Common Facilities is hereby made.
- 4. The Additional Property is being added or annexed in accordance with and subject to the provisions of the Declaration, as heretofore amended.
- 5. The Additional Property shall be developed, held, used, sold and conveyed in accordance with and subject to the provisions of the Declaration as heretofore and hereafter amended.
- 6. All of the provisions of the Declaration, as heretofore amended, shall apply to the Additional Property with the same force and effect as if the Additional Property were originally included in the Declaration as part of the Initial Property.
- 7. A vendor's lien is herein reserved in favor of the Inverness Houston Property Owners Association, Inc., in the same manner as provided in the Declaration, to secure collection of the Assessments provided for, authorized or contemplated in the Declaration.
- 8. After this annexation is made, all assessments collected by the Inverness Houston Property Owners Association, Inc. from the Owners in the Additional Property shall be commingled with the Assessments collected from all other Owners so that there shall be a common maintenance fund for the Property.
- 9. Nothing in this Sixth Amendment shall be construed to represent or imply that Declarant, its successors or assigns, are under any obligation to add or annex any additional land to the Property.

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the ろつち day of August, 2006.

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By:

GAC Management Co., Ltd.,

General Partner

By:

GA Companies, LLC,

General Partner

By:

David Garrett, Vice President

STATE OF TEXAS

§

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the _____ day of August, 2006.

NOTARY PUBLIC - STATE OF TEXAS

AFTER RECORDING, RETURN TO:

2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

JEAN OUTLAW Notary Public, State of Texas My Commission Expires 10-22-2007

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 filed and recorded. ANY PROVISION HERES WHICH RESTRETS THE SULF, RETULL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR PACE IS BYAND AND UNFORCEASE LINDER FEDERAL LAW. THE STATE OF TICKAS COUNTY OF HARRIS

Others or characters.

Hereally contify had this instrument was FILED in the number Sequence on the date and at time repair hence by ear, and was day RECORDED, in the Others Protect Records of Rout Property of Harris



OUNTY CLERK

FILED BY
ALAMO TITLE COMPANY
#26

SEVENTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

STATE OF TEXAS

\$

§ KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

នុ

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates Section Three (comprised of 51 Lots) and recorded under Film Code No. 618087 of the Map Records of the County Clerk for Harris County, Texas (the "Plat") (the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration") which are for the purpose of establishing a uniform plan for the development, Improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Declarant now wishes to annex the Additional Property to the Initial Property pursuant to the terms of the Declaration and wishes to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration.

Electronically Recorded

20070725335

NOW, THEREFORE, Declarant hereby adopts the following Seventh Amendment which is for the purpose of annexing the Additional Property to the Initial Property and to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration. This Seventh Amendment shall run with the Property and shall bind all parties having or acquiring any right, title, or interest therein or any part thereof, their heirs or successors in title and assigns, and shall Inure to the benefit of each owner thereof. Except as otherwise defined herein, each capitalized term used herein shall have the meaning ascribed to such term in the Declaration. Declarant hereby files this Seventh Amendment subject to the following:

- 1. The Owner of the Additional Property is the Declarant.
- 2. The recorded subdivision description of the Additional Property is set out in the Plat which identifies (i) those portions of the Additional Property that are dedicated and/or conveyed to the public or any governmental or quasi-governmental authority for street right-of-way or utility facility purposes, (ii) those portions that are to comprise Lots for construction of Living Units and related Improvements, and (iii) those portions that comprise Common Property, if any (those being the only three permitted uses for the Additional Property).
- 3. A mutual grant and reservation of rights and easements of the Owners in and to the existing and annexed Common Property and Common Facilities is hereby made.
- 4. The Additional Property is being added or annexed in accordance with and subject to the provisions of the Declaration, as heretofore amended.
- 5. The Additional Property shall be developed, held, used, sold and conveyed in accordance with and subject to the provisions of the Declaration as heretofore and hereafter amended.
- 6. All of the provisions of the Declaration, as heretofore amended, shall apply to the Additional Property with the same force and effect as if the Additional Property were originally included in the Declaration as part of the Initial Property.
- 7. A vendor's lien is herein reserved in favor of the Inverness Houston Property Owners Association, Inc., in the same manner as provided in the Declaration, to secure collection of the Assessments provided for, authorized or contemplated in the Declaration.
- 8. After this annexation is made, all assessments collected by the Inverness Houston Property Owners Association, Inc. from the Owners in the Additional Property shall be commingled with the Assessments collected from all other Owners so that there shall be a common maintenance fund for the Property.
- 9. Nothing in this Seventh Amendment shall be construed to represent or imply that Declarant, its successors or assigns, are under any obligation to add or annex any additional land to the Property.

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the 6th day of December, 2007.

2920 VENTURE, LTD. A TEXAS LIMITED PARTNERSHIP

By: GAC Management Co., Ltd.,

General Partner

By: GA Companies, LLC,

General Partner

By: 1 Sms Q Calair

STATE OF TEXAS §

\$

COUNTY OF HARRIS §

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the ______ day of December, 2007.

JEAN OUTLAW
NOTARY PUBLIC
STATE OF TEXAS
MY COMM. EXP. 10-22-2011

NOTARY PUBLIC - STATE OF TEXAS

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

EIGHTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

STATE OF TEXAS

Ş

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

8

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

2EE

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas (the "Initial Property"); and,

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into those certain residential subdivisions known as Inverness Estates Section Four (comprised of 97 Lots) and recorded under Film Code No. 599150 of the Map Records of the County Clerk for Harris County, Texas; Inverness Estates Section Five (comprised of 96 Lots) and recorded under Film Code No. 599152 of the Map Records of the County Clerk for Harris County, Texas; and Inverness Estates Section Six (comprised of 86 Lots) and recorded under Film Code No. 603162 of the Map Records of the County Clerk for Harris County, Texas (collectively the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property and the Additional Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration"), which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Article XI, Section 11.2 of the Declaration provides that the Declarant may amend the Declaration to correct any inadvertent misstatements, errors or omissions;

NOW, THEREFORE, Declarant hereby amends Article VII, by adding Section 7.15 of the Declaration, as follows:

Section 7.15 CAPITALIZATION OF ASSESSMENTS. Upon acquisition of record title to a Lot by the first Owner thereof other than a Builder, a contribution shall be made by or on behalf of the purchaser to the Association in an amount equal to fifty percent (50%) of the Annual Assessment for that year for the purpose of capitalizing the Association. This amount shall be known as the Capitalization Assessment. The Capitalization Assessment shall be in addition to, not in lieu of, the Annual Assessment and shall not be considered an advance payment of such Assessments. The Capitalization Assessment shall be deposited into the purchase and sales escrow and disbursed therefrom to the Association. These funds may be used by the Association as determined for benefit of initial operations of the Association and/or for the benefit of reserve funds as determined by the Board of Directors. The Association may enforce payment of the Capitalization Assessment in accordance with Section 7.11 of the Declaration.

This Amendment shall become effective on March 1, 2010. Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the

day of March, 2010.

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

30R

GAC Management Co., Ltd., By:

General Partner

GA Companies, LLC, By:

General Partner

By:

David Garrett, Vice President

STATE OF TEXAS

COUNTY OF HARRIS

00000

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the

day of March, 2010.

NOTARY PUBLIC

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230



20100083772 # Pages 3 03/04/2010 10:05:36 AM e-Filed & e-Recorded in the Official Public Records of HARRIS COUNTY BEVERLY KAUFMAN COUNTY CLERK Fees 20.00

RECORDERS MEMORANDUM
This instrument was received and recorded electronically and any blackouts, additions or changes were present at the time the instrument was filed and recorded.

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. THE STATE OF TEXAS COUNTY OF HARRIS I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED in the Official Public Records of Real Property of Harris County, Texas.



EIGHTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

STATE OF TEXAS

§

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

š

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas (the "Initial Property"); and,

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into those certain residential subdivisions known as Inverness Estates Section Four (comprised of 97 Lots) and recorded under Film Code No. 599150 of the Map Records of the County Clerk for Harris County, Texas; Inverness Estates Section Five (comprised of 96 Lots) and recorded under Film Code No. 599152 of the Map Records of the County Clerk for Harris County, Texas; and Inverness Estates Section Six (comprised of 86 Lots) and recorded under Film Code No. 603162 of the Map Records of the County Clerk for Harris County, Texas (collectively the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property and the Additional Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration"), which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Article XI, Section 11.2 of the Declaration provides that the Declarant may amend the Declaration to correct any inadvertent misstatements, errors or omissions;



CCRAMEN.8.DOC

NOW, THEREFORE, Declarant hereby amends Article VII, by adding Section 7.15 of the Declaration, as follows:

Section 7.15 CAPITALIZATION OF ASSESSMENTS. Upon acquisition of record title to a Lot by the first Owner thereof other than a Builder, a contribution shall be made by or on behalf of the purchaser to the Association in an amount equal to fifty percent (50%) of the Annual Assessment for that year for the purpose of capitalizing the Association. This amount shall be known as the Capitalization Assessment. The Capitalization Assessment shall be in addition to, not in lieu of, the Annual Assessment and shall not be considered an advance payment of such Assessments. The Capitalization Assessment shall be deposited into the purchase and sales escrow and disbursed therefrom to the Association. These funds may be used by the Association as determined for benefit of initial operations of the Association and/or for the benefit of reserve funds as determined by the Board of Directors. The Association may enforce payment of the Capitalization Assessment in accordance with Section 7.11 of the Declaration.

This Amendment shall become effective on March 1, 2010. Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

GAC Management Co., Ltd., By:

General Partner

GA Companies, LLC, By:

General Partner

By:

David Garrett, Vice President

STATE OF TEXAS 888

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the day of March, 2010.

NOTARY PUBLIC - STATÉ OF TEXAS

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

AMEND

N

NINTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

(2) 1EE 1EE

STATE OF TEXAS

5

§ KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

б

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS. Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates Section Seven (comprised of 91 Lots) and recorded under Film Code No. 630035 of the Map Records of the County Clerk for Harris County, Texas (the "Plat") (the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration") which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Declarant now wishes to annex the Additional Property to the Initial Property pursuant to the terms of the Declaration and wishes to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration.

NOW, THEREFORE, Declarant hereby adopts the following Ninth Amendment which is for the purpose of annexing the Additional Property to the Initial Property and to subject the Additional Property to the covenants, conditions, and restrictions contained in the Declaration. This Ninth Amendment shall run with the Property and shall bind all parties having or acquiring any right, title, or interest therein or any part thereof, their heirs or successors in title and assigns, and shall inure to the benefit of each owner thereof. Except as otherwise defined herein, each capitalized term used herein shall have the meaning ascribed to such term in the Declaration. Declarant hereby files this Ninth Amendment subject to the following:

- 1. The Owner of the Additional Property is the Declarant,
- 2. The recorded subdivision description of the Additional Property is set out in the Plat which identifies (i) those portions of the Additional Property that are dedicated and/or conveyed to the public or any governmental or quasi-governmental authority for street right-of-way or utility facility purposes, (ii) those portions that are to comprise Lots for construction of Living Units and related improvements, and (iii) those portions that comprise Common Property, if any (those being the only three permitted uses for the Additional Property).
- 3. A mutual grant and reservation of rights and easements of the Owners in and to the existing and annexed Common Property and Common Facilities is hereby made.
- 4. The Additional Property is being added or annexed in accordance with and subject to the provisions of the Declaration, as heretofore amended.
- 5. The Additional Property shall be developed, held, used, sold and conveyed in accordance with and subject to the provisions of the Declaration as heretofore and hereafter amended.
- 6. All of the provisions of the Declaration, as heretofore amended, shall apply to the Additional Property with the same force and effect as if the Additional Property were originally included in the Declaration as part of the Initial Property.
- 7. A vendor's lien is herein reserved in favor of the Inverness Houston Property Owners Association, Inc., in the same manner as provided in the Declaration, to secure collection of the Assessments provided for, authorized or contemplated in the Declaration.
- 8. After this annexation is made, all assessments collected by the Inverness Houston Property Owners Association, Inc. from the Owners in the Additional Property shall be commingled with the Assessments collected from all other Owners so that there shall be a common maintenance fund for the Property.
- 9. Nothing in this Ninth Amendment shall be construed to represent or imply that Declarant, its successors or assigns, are under any obligation to add or annex any additional land to the Property.

This Ninth Amendment is a correction of and replacement for that certain Eighth Amendment recorded on June 11, 2010 under Clerk's File # 20100246587.

Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the 14th day of June, 2010.

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By: GAC Management Co., Ltd.,

30R

General Partner

By: GA Companies, LLC,

General Partner

By:

David Garrett, Vice President

STATE OF TEXAS

§ §

COUNTY OF HARRIS

5

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the

day of June, 2010.

SHELBY WARD ALTMAN
NOTARY PUBLIC
STATE OF TEXAS
My Commission Expires
FEBRUARY 20, 2012

NOTARY-PUBLIC - STATE OF TEXAS

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230

20100251285 # Pages 4 06/15/2010 11:25:28 AM e-Filed & e-Recorded in the Official Public Records of HARRIS COUNTY BEVERLY KAUFMAN COUNTY CLERK Fees 24.00

RECORDERS MEMORANDUM
This instrument was received and recorded electronically and any blackouts, additions or changes were present at the time the instrument was filed and recorded.

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. THE STATE OF TEXAS COUNTY OF HARRIS
I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED in the Official Public Records of Real Property of Harris County, Texas.



TENTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2)

STATE OF TEXAS

50000

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

THAT THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS OF INVERNESS ESTATES SECTION ONE (1) AND INVERNESS ESTATES SECTION TWO (2) (hereinafter referred to as "Amendment"), is made on the date hereinafter set forth by 2920 Venture, Ltd., a Texas limited partnership (hereinafter referred to as "Declarant"), through GAC Management Co., Ltd., a Texas Limited Partnership, its General Partner acting herein by and through its duly authorized officer.

WITNESSETH

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into that certain residential subdivision known as Inverness Estates, according to plat of Inverness Estates, Section One (1) filed of record under Film Code No. 565095 in the Map Records of Harris County, Texas and the plat of Inverness Estates, Section Two (2) filed of record under Film Code No. 569215 in the Map Records of Harris County, Texas (the "Initial Property"); and,

1EE

WHEREAS, Declarant is the owner of certain property heretofore platted and subdivided into those certain residential subdivisions known as Inverness Estates Section Three (comprised of 51 Lots) and recorded under Film Code No. 618087 of the Map Records of the County Clerk for Harris County, Texas; Inverness Estates Section Four (comprised of 97 Lots) and recorded under Film Code No. 599150 of the Map Records of the County Clerk for Harris County. Texas: Inverness Estates Section Five (comprised of 96 Lots) and recorded under Film Code No. 599152 of the Map Records of the County Clerk for Harris County, Texas; Inverness Estates Section Six (comprised of 86 Lots) and recorded under Film Code No. 603162 of the Map Records of the County Clerk for Harris County, Texas; and Inverness Estates Section Seven (comprised of 91 Lots) and recorded under Film Code No. 630035 of the Map Records of the County Clerk for Harris County, Texas (collectively the "Additional Property"); and,

WHEREAS, Declarant heretofore conveyed the Initial Property and the Additional Property subject to the Declaration of Covenants, Conditions, Restrictions and Easements of Inverness Estates Section One (1) and Inverness Estates Section Two (2) as recorded in County Clerk's File No. Y217987 of the Official Public Records of Harris County, Texas, as the same may be amended from time to time (the "Declaration"), which are for the purpose of establishing a uniform plan for the development, improvement and sale of the Property, together with portions of the Annexable Land from time to time brought within the terms hereof pursuant hereto, and to insure the preservation of such uniform plan for the benefit of both present and future owners of the residential subdivision Lots within said lands; and,

WHEREAS, Article XI, Section 11.2 of the Declaration provides that the Declarant may amend the Declaration to correct any inadvertent misstatements, errors or omissions;

NOW, THEREFORE, Declarant hereby amends Article V of the Declaration by deleting from the second sentence of Section 5.27 the words: "the roof of following the phrase "no basketball goals may be attached to...."

This Amendment shall become effective on March 1, 2011. Except as otherwise defined herein, all other conditions, covenants and restrictions will remain in the same force and effect as described in the Declaration.

IN WITNESS WHEREOF, this Amendment is executed this the 22 day of February, 2011.

2920 VENTURE, LTD., A TEXAS LIMITED PARTNERSHIP

By: GAC Management Co., Ltd.,

General Partner

By: GA Companies, LLC,

General Partner

By: David Garrett, Vice President

STATE OF TEXAS

တတတ

COUNTY OF HARRIS

Before me, a notary public, on this day personally appeared David Garrett, known to me to be the person whose name is subscribed to the foregoing instrument and, being by me first duly sworn and declared that he executed same in the capacity and consideration therein expressed.

Given under my hand and seal of office this the 29

day of February, 2011

30R

NOTARY PUBLIC - STATE OF TEXAS

AFTER RECORDING, RETURN TO: 2920 VENTURE, LTD. 8000 IH-10 WEST, SUITE 700 SAN ANTONIO, TEXAS 78230



20110078069 # Pages 3 02/25/2011 10:12:08 AM e-Filed & e-Recorded in the Official Public Records of HARRIS COUNTY STAN STANART COUNTY CLERK Fees 20.00

RECORDERS MEMORANDUM
This instrument was received and recorded electronically and any blackouts, additions or changes were present at the time the instrument was filed and recorded.

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. THE STATE OF TEXAS COUNTY OF HARRIS I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED in the Official Public Records of Real Property of Harris County, Texas.

