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# SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND GENERAL DESCRIPTION OF PLAN OF DEVELOPMENT FOR **BARRINGTON HEIGHTS VI**

This Second Amendment to Declaration of Covenants, Conditions and Restrictions and General Description of Plan of Development for Barrington Heights VI is made as of the date indicated below by Barrington Heights Association of Homeowners, an Oregon nonprofit corporation ("Association").

#### RECITALS

Barrington Heights is a planned community, located in the City of West Linn, Clackamas A. County, Oregon, comprised of the owners of lots located in the following described subdivision and owners in certain other subdivisions in the general proximity:

> BARRINGTON HEIGHTS 6, recorded March 26, 1992, in in Plat Book 98, Page 14, Plat Records of Clackamas County, Oregon ("Barrington Heights VI").

- В. Association is the association of owners of lots in Barrington Heights, established to govern, maintain and administer the affairs of Barrington Heights, including the administration of declarations of covenants, conditions and restrictions as provided in the documents set forth in Recitals C and D below. The Association is incorporated as a nonprofit corporation under the Oregon Nonprofit Corporation Act, ORS Chapter 65.
- C. Barrington Heights VI is subject to the Declaration of Covenants, Conditions and Restrictions and General Description of Plan of Development for Barrington Heights VI (the "Declaration"), recorded March 26, 1992, as Document No. 92-17249, in the Records of Clackamas County, Oregon.
- D. By First Amendment to the Declaration of Covenants, Conditions and Restrictions and General Description of Plan of Development for Barrington Heights VI (the "First Amendment to Declaration"), recorded June 4, 2002, as Document No. 2002-052653, Records of Clackamas County, Oregon, certain provisions of the Declaration were

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- amended and new provisions were added and Barrington Heights VI was subjected to the jurisdiction of the Association as provided under the amendment.
- E. The Association is governed by Bylaws of Barrington Heights Association of Homeowners, recorded October 19, 1989, as Document No. 89-46792, Records of Clackamas County, Oregon; the Oregon Planned Community Act, ORS 94.550 to 94.783, to the extent provided under ORS 94.572; and the Oregon Nonprofit Corporation Act.
- F. The Association and owners in Barrington Heights VI wish to amend certain provisions of the Declaration and the First Amendment to Declaration.

#### **AMENDMENT**

NOW, THEREFORE, pursuant to the Declaration, as amended by Section 3 of the First Amendment to Declaration, and ORS 94.590, with the approval of owners in Barrington Heights VI representing at least seventy-five percent (75%) of the votes, Association hereby amends the Declaration and the First Amendment to Declaration in the manner set forth below:

# I. <u>AMENDMENTS TO THE DECLARATION</u>.

1.1 <u>Amendments to Existing Sections</u>. The following existing sections of the Declaration are amended in their entirety and replaced with the following language:

## LAND USE AND BUILDING TYPE

- (a) No residence may be constructed or maintained on any lot or building site other than one single family dwelling, not to exceed two stories in height, together with an attached garage for not less than two cars.
- (b) No residence may have a total floor space of less than 1800 sq. ft., exclusive of garages, if the residence consists of one story. Residences having two stories or daylight basements shall have not less than 2400 sq. ft. total square footage. Split level residences, (i.e., tri-level) are considered a one story dwelling within the meaning of this covenant. Traditional style homes only will be allowed.
- (c) Each residence shall have a minimum of two off-street parking spaces.
- (d) Each lot shall have a 30' front yard set back.

# **ROOF, SIDING AND WINDOW TYPE**

(a) All residences must have a wood shake roof or a roof comprised of other material (including tile or composite) authorized by Design Guidelines adopted by the Architectural Review Committee.

- (b) All residences must be double constructed (beveled) with wood cedar siding, siding comprised of other material authorized by Design Guidelines adopted by the Architectural Review Committee, or brick or stone authorized by Design Guidelines adopted by the Architectural Review Committee. High-quality synthetic brick or stone may also be used if approved by the Architectural Review Committee or the Board. No T-1-11 siding is allowed.
- (c) Wood windows or equivalent vinyl-clad or comparable quality windows authorized by Design Guidelines adopted by the Architectural Review Committee are required on all windows visible from the street.
- (d) Skylights forward of roof ridge line must be approved by the Architectural Review Committee.

# 1.2 NEW SECTION. The following new section is added to the Declaration:

#### LANDSCAPE

- (a) Each lot must have at least two (2) street trees (2"-3" caliper or larger) planted between the curb and the sidewalk in at no greater than 50' intervals. The trees shall be of the same species, as approved by the Architectural Review Committee.
- (a) In addition to the street trees, grass or evergreen vegetation that provides solid/contiguous ground cover, such as ivy, approved by the Architectural Review Committee, must be planted and maintained between the curb and the sidewalk. No other planting, ground cover, or landscaping shall be allowed in this space.

## II. AMENDMENTS TO FIRST AMENDMENT TO DECLARATION

The following provisions are added to Section 2 (Architectural Committee) of the First Amendment to the Declaration:

#### Appeal

- (a) Any owner adversely impacted by action of the Architectural Review Committee may appeal the action to the Board of Directors.
- (b) Appeals must be made in writing within ten (10) days of the Architectural Review Committee's action and must contain specific objections or mitigating circumstances justifying the appeal. A final, conclusive decision must be made by the Board of Directors within thirty (30) calendar days after receipt of the appeal. The determination of the Board is final.

Nonwaiver, Precedent and Estoppel. Approval or disapproval by the Architectural Review Committee of any matter proposed to it or within its jurisdiction may not be deemed to

constitute precedent, waiver or estoppel impairing its right to withhold approval or grant approval as to any similar matter thereafter proposed or submitted to it.

## III. NO OTHER AMENDMENTS

Except as otherwise provided for in this Amendment, all other provisions of the Declaration and First Amendment to the Declaration remain unchanged.

BARRINGTON HEIGHTS
ASSOCIATION OF HOMEOWNERS, an
Oregon ponprofit corporation

D-...

David Meyer, President

By:

Lisa Durbin, Secretary

# **CERTIFICATION**

The undersigned President and Secretary of Barrin Oregon nonprofit corporation, hereby certify that of Covenants, Conditions and Restrictions and Ge Barrington Heights VI has been approved by own by the First Amendment to Declaration, and ORS 9	the within Second Amendment to Declaration eneral Description of Plan of Development for ers as provided in the Declaration, as amended
STATE OF OREGON )	
County of Muthoman ) ss.	
County of MULTIUNIEV	Mark. A :
The foregoing instrument was acknowledged before me thisday of	
OFFICIAL STAMP MEAGAN MORROW NOTARY PUBLIC-OREGON COMMISSION NO. 924487 MY COMMISSION EXPIRES JANUARY 28, 2018	Notary Public for Oregon My Commission Expires: 128 8
	Lisa Durbin, Secretary Barrington Heights Association of Homeowners, an Oregon nonprofit corporation
STATE OF OREGON )	
County of Clackamas) ss.	
The foregoing instrument was acknowledged before me this // day of	

Notary Public for Oregon
My Commission Expires: May 13, 2018

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OFFICIAL STAMP

VIVIAN M. McQUEENEY

NOTARY PUBLIC - OREGON

COMMISSION NO. 925924

MY COMMISSION EXPIRES MARCH 13, 2018