PREPARED BY AND RETURN TO: Erick D Langenbrunner, Esq.\all McLin & Burnsed P.A. 1028 Lake Sumter Landing The Villages, FL 32162

SUMTER COUNTY, FLORIDA GLORIA HAYWARD, CLERK OF CIRCUIT COURT

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AMENDMENT TO DECLARATION OF RESTRICTIONS FOR THE VILLAGES OF SUMTER  $P_{n}$ ti uMARGAUX VILLAS (/ >

a Subdivision in Sumter County according to the Plat thereof as recorded in Plat Book 9, Pages 24 through 24A, Public Records of Sumter County, Florida.

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### RECITALS

- On November 1, 2006, The Villages of Lake-Sumter, Inc., as Declarant, recorded in Official Records Book 1677, Page 715, Public Records of Sumter County, Florida, a DECLARATION OF RESTRICTIONS for the subdivision known as THE VILLAGES OF SUMTER MARGAUX VILLAS, according to the plat recorded in Plat Book 9, Pages 24 through 24A, Public Records of Sumter County, Florida ("Declaration").
  - 2. At this time, Declarant wishes to amend the Declaration.

NOW, THEREFORE, the Declaration is amended as follows:

The Declaration is amended by inserting the following as ARTICLE V. USE RESTRICTIONS, Section 22:

In an effort to protect limited natural resources, all Homesites shall remain finished with the same quantity and style of water-conservative, drought-tolerant sod and landscape as originally provided by the Developer. Notwithstanding, Owners are encouraged to and may add landscape that is more water-conservative and drought-tolerant than originally provided, however, any such alterations to areas visible from roadways or golf courses must receive prior written approval from Developer."

Dated this 17th day of July, 2007.

Witnesses:	THE VILLAGES OF LAKE-SIDATER, INC.
Print Name CAMY I FWIS	By: Markin L. Dzuro, Vice President
Print Name July Granish	, ,

STATE OF FLORIDA COUNTY OF SUMTER

The foregoing instrument, was acknowledged before me the 17th day of July, 2007, by Martin L. Dzuro, the Vice President of The Villages of Lake-Sumter, Inc., a Florida corporation, who is personally known to me.

NOTARY PUBLIC - STATE OF FLORIDA

(Signature of Nustraviol) ROY

(Print Name of Notary Public) My Commission Expires:

Serial/Commission Number)

STEVEN IA. ROY My Commission 100 251455 EXPERES: January 19, 2008 Bonded Tim Bethel Hober Berricos

O:Wser\TR\VLS\Restrictions\Margans Villa Amendment.wpd/all Revised: July 17, 2007 Printed: July 17, 2007

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# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

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THE VILLAGES OF LAKE-SUMTER, INC., a Florida Corporation, bereinafter called Declarant, is the owner in fee simple of certain real properly located in Sumter County, Florida, known by official plat designation as the VILLAGES OF SUMTER MARGAUX VILLAS pursuant to a plat recorded in Official Plat Book Q beginning at Pago 24 24 A of the Public Records of Sumter County, Florida. of the Public Records of Sumter County, Florida.

For the purpose of cabencing and protecting the value, attractiveness and desirability of the loss or traces constituting such Subdivision, Declarest hereby declares that all of the Homesters (as beroinsfur defined), and each part thereof, but not the tracts within the Subdivision, shall be held, sold, and conveyed only subject to the following casements, coverants, conditions, and restrictions, which shall constitute coverants retning with the land and shall be binding on all parties having any right, title, or interest in the above described property or any part thereof, their heirs, successors, and easigns, and shall inure to the benefit of each owner thereof.

#### ARTICLE L DEFINITIONS

- Section 1. "Doctorant" shall mean THE VILLAGES OF LAKE-SUMTER, INC. and its successors and
- Section 2. "District" shall urean the Village Community Development District No. 7, a community development district created pursuant to Chapter 190, Florida Statutes,
- Section 3. "Homesite" shall mean any plot of land shown upon the Plat which bears numerical designation, but that not include fracts or other areas not intended for a residence.
- Section 4. "Maintenance" their mean the exercise of reasonable care and repair to keep buildings, roads. landscoping, lighting, lawns, water and sewer distribution systems, storm water run off collection systems, and other related improvements and features in good repair and condition. Maintenance of landscoping shall further mean the exercise of generally accepted garden-management practices necessary to promote a healthy, weed-free environment for optioner plant growth.
  - Section 5. "Mortgage" shall mean a conventional mortgage.
- Section 5. "Institutional First Mortgage" shall mean a first lien mortgage granted by an Owner to a bank, savings and loan essociation, pension fund trust, real estate investment trust, or insurance company.
- Section 7. "Owner" shall mean the record owner, whether one or more pursons or entities, of a (to simple title to any Homesite which is a part of the Sobdivision, and shall include contract reliers, but shall not include those holding title merely as security for performance of an obligation,
- Section 8. "Subdivision" shall mean the subdivided real property hereinbefore described and such additions thereto as may be brought within the jurisdiction of these restrictions as hereinalier provided.

### ARTICLE IL THE DISTRICT

- Section 1. Services Provided by the District. The District shall have such sutherity and perform those services consistent with Chapter 190 of the Florida Statutes. Services shall include, but not be limited to the following:
- (a) Maintenance and repair of reserved oreas held by the Dirtrict or dedicated to the use and enjoyment of the residents of the District, the Subdivision, or the public;
- (b) Water, sewer, garbago, electrical, lighting, telephone, gas and other necessary utility service for the dedicated or reserved areas:
  - (a) Malatenanca and repair to roads within the Subdivision;
- (d) Maintenance and repair of the atorm water smooth drainage system including drainage casements and drain pipes.
  - (e) Maintenance of tracts convoyed to the District pursuant to the plat for the Subdivision.

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(f) Maintenence and repair of top, exterior, and structural integrity of security perimeter wall running along the western portion of Homesius I and Homesius 73, unless such amintenance obligation is otherwise assumed by the adjoining land owner.

Section 2. District Assessments. The District shall have the authority to impose assessments pursuant to the authority granted under Chapter 190 of the Florida Statutes.

Section 3. No Maintenance by Sumter County. No maintenance services on the roadways, drainage easements, drain pipes, or any other maintenance services within the Subdivision will be performed by county government of Sumice County, Florida.

### ARTICLE IIL THE VILLAGES CONTRACTUAL AMENITIES REE

Each Owner hereby agrees to pay a monthly for or charge (the "Contractual Amerities Foo") against each Homesite for the becefit and use of the recreational and other amenities, in the amount per month set forth in such Owner's Deed. The Contractual Amenities Fee set forth is limited to the Owner named therein. In the event the Owner(s) transfers, assigns or in any way conveys their interest in and to the Homesite, the new Owner(s) shall be obligated to pay the prevalent Contractual Amendities Fee sum that is then in force and effect for new Owner(s) of Homesites in the most resent addition or unit. The menthly Contractual Amenities Fee as set forth in this section is based on the cost of living for the month of sale as reflected in the Consumer Price Index, U.S. Average of Items and Food, published by the Bureau of Labor Statistics of the U.S. Department or Labor (the "Index"). The month of sale shall be the date of the Contract for Purchase of the Homestin. There shall be an annual adjustment in the monthly Contractual Agrenities Fee. The adjustments shall be proportional to the percentage increase or decrease in the Index. Each adjustment shall be in effect for the intervening one year period. Adjustments not used on any adjustment date may be made any time thereafter. Each Owner agrees that as additional facilities are requested by the Owner(s) of Homesites and the exection of such additional facilities is agreed to by the Declarant, that upon a vote of one half (M) of the Owners requesting such additional facilities and the commencement of charges therefor, the monthly Contractual Amenities Fee provided for in this section shall be increased accordingly without the limitations set forth herein. For the purpose of all voice the Declarant shall be entitled to one (1) vote for each Homesite owned by the Declarant. The monthly charges shall be paid to the Declarant or its designate each mouth to insure the provision of the services being paid for. The monthly charges for services described in this section shall be due and payable to Declarant and said charges once in effect will continue manula to month whether or not said Homesite is vacant. Owner does hereby give and grant unto Declarant a continuing Hen in the mature of a Mortgage upon the Housesite of the Owner superior to all other Hens and encumbrances, except any Institutional First Mortgage. This lien shall be perfected by recording in the Public Records a notice of ilen or similarly tilled instrument and shall secure the payment of all mordes one Declarant hereunder and may be foreclosed in a count of equity in the manner provided for the foreclessives of mortgages. In any such action or any other action to enforce the provision of this lies, including appeals, Declarant shall be entitled to recover attomory's fees incurred by it, obstract bills and court costs. Owner together with Owner's heirs, successors and surigus, agree to take hite subject to and be bound by, and pay the charge set forth herein and acceptance of the deed shall further signify approval of said charge as being reasonable and fair, taking into consideration the nature of Doclarant's project. Declarant's breestment in the recreational area, and in view of all the other benefits to be derived by the Owners as provided herein. Purchasers of Homesites further agree, by the acceptance of their deeds and the payment of the purchase price therefor, a chnowledge that the purchase price was solely for the purchase of their Florisaire or Honosites, and that the Owners, their heirs, successors and assigns, do not have any right, title or claim or interest in and to the recreational, dedicated, or reserved erces or security ficilities contained therein or appurtment thereto, by resson of the purchase of their respective Homorites, it being specifically agreed that Declarant, its successors and assigns, is the sole and exclusive Owner of the areas and facilities, and the Contractual Amenities Fee is a fee for services and is in no way adjusted according to the cost of providing those services.

## ARTICLE IV. PROPERTY RIGHTS

Section 1. Reciprocal Easements. There shall exist reciprocal appurtenant easements between adjuscent Hornesites and between Housesites and adjacent dedicated or reserved areas. Each Housesite may be both bone limed and burdened by aids yard easements, driveway easements, easements for ingress and egress, and easements for unintanance, as described below.

### (a) Side Yard Ensements.

Scope and Duration. There shall exist for the benefit and use of the dominant tenement side yard easements over and upon the servicent tenement. The easements shall be perpetual and the holder of the dominant tenement shall have exclusive use of that portion of the servicut tenement burdened by the side yard casement, except that the services tenament shall retain the following rights:

> The Owner of the servicest interment shall have the right at all reasonable times to enter upon the enterment area, including the right to cross over the dominant innement for such untry, in order to perform work related to the use and maintenance of the servicut tenement. In exercising the right of entry upon the easement area as provided for above, the Owner of the

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servicut tenement agrees to utilize reasonable care not to damage any landscaping or other items existing to the carement area.

- (ii) The servicut tenement shall have the right of drainage over, across and open the eastment area for water draining from the roof of any dwelling or structure upon the servicut tenement, the right to maintain cases and appartmentes thereto and the portions of any dwelling structure upon the servicut tenement as originally constructed or as constructed pursuant lareto.
- (bi) The Owner of the dominant tenement shall not attach any object to a wall, fence or dwelling belonging to the servicent tenement or disturb the grading of the easement area or otherwise set with respect to the easement area in any manner which would demage the servicent tenement.
- (2) Description of the Side Yard Easement. The dominant tenement shall be the property benefitted by the use of the side yard easement, and the servient tenement shall be the property burdened by the side yard easement. The side yard easement shall extend over that portion of the servient tenement, lying between the exterior of the side dwelling wall of the servient tenement (on the garage side and adjoining side Homesin line of the adjoining dominant tenement, and also extending from the exterior of the said side swelling wall of the servient tenement in a stright line with the exterior side well to the treat Homesite let line of servient tenement, and also that portion of the servient tenement lying between the driveway of the servient tenement as originally constructed by the declarant, and the adjoining side Homesite let line of the dominant tenement. The dominant tenement shall be responsible for maintenance of the side yard easement.
- (3) Lots Affected by the Side Yard Eastment. The side yard casement shall benefit and burden the following Homesites:
  - (i) Homerites both burdened and benefitted by side yard ensements shall be Homerites 5 through 12, 15 through 20, 25 through 28, 32 through 34, 37 through 39, 44 through 47, 50 through 54 and 59 through 72.
  - (ii) Homesites burdened but not benefitted by side yard easements shall be Homesites 13, 14, 29, 35, 36, 48, 49 and 73.
  - (iii) Humesines bentifited but not burdened by side yard easements shall be Homesines 4, 21, 24, 31, 40, 43, 55 and 58.
- Section 2. Owner's Easements of Enjoyment in Dedicated or Reserved Areas. Every Owner of a Homerito shall have a right and easement of ingress and ogress and enjoyment in and to the dedicated or reserved areas subject to limitations and conditions and conditions and conditions and conditions and conditions are forth in the dedications and continuous forth of Marganz Villas.
- Section 3. Essements of Eneroschment. There shall exist reciprocal appartenent excements as between adjacent Homesites and between each Homesite and any portion or pertions of reserved or dedicated areas adjacent thereto for any encroschment due to the nountiliful placement, settling, or shifting of the improvements constructed, reconstructed, or altered thereos, provided such construction, reconstruction, or altered thereos, provided such construction, reconstruction, or altered as measured from any polar on the common boundary between adjacent Homesites, and between each Homesite and any sojacent portion of the dedicated or reserved areas. No essement for encroschment shall exist as to any encroschment occurring due to the willful conduct of an Owner. A cartificate by Declarant recorded in the Public Records to the effect that an anatoschment is not willful, shall be conclusive proof thereof.

#### Section 4. Other Easements.

(a) Eastments for installation and maintenance of underground utilities, cable television, and sanitary sewer and storm drahage facilities, are bereby reserved over reserved or dedicated areas, and over the near 7 % feet, the front 7 % feet, and 5 feet along the side lot lines of each Homesite. Such eastments over the near of the Homesite shall also permit a community development district to enter upon such eastment area to maintain the security wall on the Homesite or the adjoining property. Declarant reserves the right to remove, relocate, or reduce such eastments lying along the front, rear or side lot lines of the Homesite by recording in the Public Records of Sumter County, Florids, an amendment to this Declaration which is adjust executed by the Declarant. Within these eastments, no structure, planting, or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of wildlites, or which may damage, interfere with, or change the direction of flow of drainage incillities in the eastments. The eastment area of each Homesite and all improvements therein shall be continuously maintained by the Owner of such Homesite, except for improvements for maintenance of which a public authority or utility company is responsible. Declarant contemplates constructing paties and similar improvements. Utility providers withing such eastment area covenant, as a condition of the right to use such eastment, not to interfere or disturb such equipment installed within the eastment area. In order to minimize damage to the property subject to such eastment,

SUMTER COUNTY, FLORIDA GLORIA HAYMARD, CLERK OF CIRCUIT COURT 11/81/2008 04:32:40PM RESTRICTIONS

PAGE 4 OF 9: 8-1677 P-718 2006 35978

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utility providers are encouraged to install utilities purment to a Joint Trench Agreement. All utility providers are responsible for repairing the grading and landscape being disturbed pursuant to any utilization of such ensurence.

(b) No dwelling unit or other structure of any kind including fending shall be built, erected, or maintained on any such casament either created in this Declaration or as shown on the plat, or by reservation or right or way, except that pation and walls may be constructed by the dominant tenement over the externents reserved over the strip of land running along the side Homesite lot line of each Homesite, and also except for the white picket fonce as originally constructed by the Declarant. Such exactnents, reservations, and rights of way shall at all times be open and accessible to public and quasi-public utility corporations, their employees and contractors, and shall also be open and accessible to Declarant, its successors and assigns, all of whom shall have the right and privilege of doing whatever may be necessary in, on, under, and above such locations to carry out any of the purposes for which such exactnents, reservations, and right of way are reserved.

Section 5. No Partition. There shall be no judicial partition of dedicated or reserved areas, nor shall Declarat, or any Owner or any other person acquiring any interest in the Subdivision or any part thereof, seek judicial partition thereof. However nothing contained herein shall be construed to prevent judicial partition of any Horocaits owned in co-tenancy.

#### ARTICLE V. USE RESTRICTIONS

The Subdivision shall be occupied and used only as follows:

Section 1. The Subdivision is an adult community designed to provide housing for persons 55 years of age or older. All homes that are occupied must be occupied by at least one person who is at least fifty-five (55) years of age. No person under nincteen (19) years of age may be a permanent resident of a home, except that persons below the age of nineteen (19) years may be permitted to virit and temporarily reside for periods not exceeding thirty (30) days in total in any calendar year period. The Declarant or its designes in its sole discretion shall have the right to entablish hardship exceptions to permit individuals between the ages of nineteen (19) and fifty-five (55) to permanently reside in a horse oven though there is not a permanent resident in the home who is fifty-five (55) years of age or over, providing that said exceptions shall not be permitted in situations where the granting of a hardship exception would result in less than 80% of the Hamesites in the Subdivision having less than one resident fifty-five (55) years of age or older, it being the intent that at least 80% of the units shall at all times have at least one resident fifty-five (55) years of age or older. The Declarant shall establish rules, regulations policies and procedures for the purpose of assuring that the foregoing required percentages of adult occupancy of a home by any person(s) who would thereby create a violation of the aforessió percentages of adult occupancy. Permanent occupancy or residency may be further defined in the Rules and Regulations of the Subdivision as may be promotigated by the Declarant or its designes fruther defined in the Rules and Regulations of the Subdivision as requested by the Declarant or its designes from time to time as requested by the Declarant, the names and dates of both of all occupants of a home.

- Section 2. No business of any kind shall be conducted on any residence with the exception of the business of Decision and the transferrer of Decisions in developing and selling all of the Horizoites as provided herein.
- Section 3. No nextons or offersive activity shall be carried on in or on any Homesite with the exception of the business of Declarant and the transferrers of Declarant in developing all of the Homesites as provided herein.
- Section 4. No sign of any kind shall be displayed to public view on a Homesite or any dedicated or reserved area without the prior written content of the Declarant, except customary name and address signs and one sign advertising a property for sale or reat which shall be no larger than twelve (12) inches wide and twelve (12) inches high and which shall be located wholly within the residence and only visible through a window of the residence. Lawn our annext are prohibited, except for seasons displays not exceeding a thirty (30) day duration.
- Section 5. Nothing shall be done or kept on a Homesite or on any deficated or reserved area which would increase the rate of insurance relating thereto without the prior written consent of the Declarant, and no Owner shall pertait anything to be done or kept on his Homesite or any dedicated or reserved area which would result in the cancellation of insurance on any residence or on any part of the dedicated or reserved area, or which would be in violation of any law.
- Section 6. Birds, fish, dogs and eats shall be permitted, with a maximum of two (2) pets per Homerita. Each Owner shall be personally responsible for any damage coused to any dedicated or reserved area by any such pet and shall be responsible to immediately remove and dispose of any excrement of such pet and shall be responsible to keep such pet on a leasth. No other animals, livestock, or poultry of any kind shall be raised, bred, or kept on any Homestin or on any dedicated or reserved area.
- Section 7. No fonce, hedge, wall, or other dividing instrumentality shall be constructed or maintained on any Homesim, except for any fencing originally constructed by the Declarant. In order to maintain a virible roadway, no bush, almub, tree, or other similar plant may be placed within the road right-of-way. Concrete and driveway contings are permitted providing that the design is hormonious with the Subdivision and that such coating is the same color as the

SUMMER COUNTY, FLORIDA OLORIA HAYKARD, CLERK OF CIRCUIT COURT 11/01/2000 24:32:40PK RESTRICTIONS 2008 35978

PAGE 5 OF 9

home. No ingress or egroes to or from any Homesite is permitted except pursuant to such driveways and eldowalks as originally constructed by Declarant.

Section 8. No potentiding test, shack, garage, trailer, abed, utility building or temporary building of any kind aball be erected, except temporarily only for construction purposes. No arbor, trellia, gazebo, pergola (or similar item), awning, fence, barrier, wall or structure of any kind or nature shall be placed on the property without prior written approval of the Declarent.

Section 9. Nothing shall be altered in, constructed on, or removed from any dedicated or reserved areas except on the written consent of the Declarant, after the original development thereof by the Declarant.

Section 10. The hanging of clothes or clothesimes or placing of clothes poles is prohibited to the extent allowed by law. No narials, estellite reception diabes, or antenna of any hind nor window air-conditioners or irrigation wells are permitted within the Subdivision, except as specifically allowed by law. The location of any improved device will be as previously approved by the Declarant in writing.

Section 11. Prior to being placed embaids for collection, no rubbish, trash, garbage, or other waste material shall be kept or petunitied on any Homesito or on dedicated or reserved areas except in sanishry containers located in appropriate areas concealed from public ylow.

Section 12. Once placed curbside for collection, all garbage will be contained in plastic bags prescribed by Declarant and placed curbside no earlier than the day before scheduled pick-up. In the alternative, the Declarant shall have the right to require that gartage be piaced in a dumpater and not placed curbitide. In either event, all garbage must be contained in fully closed and scaled plastic bags prescribed by the Decision. To maintain the Subdivision in a clean and sanitary condition and to minimize heavy commercial traffic within the subdivision, garbage and trash survice shall be provided by a carrier selected by the Declarent, and charges paid separately by each Owner. Owner agrees that gerbags and trash service shall commence on the closing date the Owner purchases Owner's Homerite and home. Owner acknowledges that garbage and trash services is provided, and the fee for such service is payable, on a year-round basis regardless of use or occupancy. Declarant reserves the right to require all Owner's to participate in a curbride recycling program if and when one is instituted.

Section 13. Owner(a) shall use his property in such a manner as to allow his neighbors to enjoy the use of their property. Radies, recent players, television, voices and other sounds are to be kept on a moderate level from 10:00 p.m. to one (1) hour before daylight. These restrictions shall not apply to construction noises being made by the Declarent.

Section 14. The Declarant reserves the right to prohibit or control all pedeling, soliciting, selling, delivery and vehicular truffle within the Subdivision.

Section 15. The Declarant reserves the right to establish such other reasonable rules and regulations covering the utilization of the Homesites by the Owner(s) in order to emintain the authoric qualities of this Subdivision, all of which apply equally to all of the parties in the Subdivision and the rules and regulations shall take affect within five (5) days from the sending of a notice to an Owner(s).

Section 16. Individual mailboxes may not be located upon a Homesite. Mailboxes are provided by the U.S. Postal Service at no cost to Owner, however, those boxes shall be housed by Declarant at a one time lifetime charge to Owner of \$190.00 per box. If title to a Homesita is transferred, a new charge shall be made to the new Owner at the then prevailing malibox foo being charged to now Owners of Homesties in the most recent addition or unit of the VILLAGES OF SUMTER. Payment of this fits shall be a condition collectible in the same manner as the maintenance fee and shall constitute a lieu against the Homesite until it is paid. The mailbox fee may be increased in the same percentages and magner as increases in The Villages Contractual Amenities Fea.

Section 17. Declarant or the transferoes of Declarant shall undertake the work of developing all Homesites included within the Subdivision. The completion of that work, and the sale, realsh, or other disposition of residential units is essential to the establishment and welfare of the Sobdivision as an ongoing raridential community. In order that such work may be completed and the Subdivision be established as a fully occupied residential community as soon as possible, nothing in this Declaration shall be understood or construed to:

- (a) Provent Declarant, Declarant's transferrors, or the employees, contractors, or subcontractors of Declarant or Declarants transferees from doing on any part or parts of the Subdivision canned or controlled by Declarant or Declarant's transferest or their representatives, whatever they determine may be reasonably necessary or advisable in connection with the completion of such work;
- (b) Prevent Declarant, Declarant's transferees, or the employees, contractors, or subcontractors of Declarant or Declarant's transferees from constructing and walnts hing on any part or parts of the Subdivision property owned or controlled by Declarant, Declarant's transferrers, or their representatives such structures as may be reasonably necessary for the completion of such work, the establishment of the Subdivision as a residential community, and the disposition of Homesices by sale, lesse, or otherwise;

SUNTER COUNTY, FLORIDA GLORIA HAYMARD, CLERK OF CIRCUIT COURT 11/01/2008 04:32:40PM PAGE 8 OF 8 RESTRICTIONS PAGE 1877 P. 720

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(e) Provent Declarant, Declarant's transferees, or the employees, contractors, or subcontractors of Declarant or Declarant's transferees from conducting on any part or parts of the Subdivision property owned or controlled by Declarant's transferees or their representatives, the business of completing such work, of establishing the Subdivision as a residential community, and of disposing of Homesites by sule, lease, or otherwise; or

(d) Provent Declarant, Declarant's transferest, or the employees, contractors, or subcontractors of Declarant or Declarant's transferest from maintaining such sign or signs on any of the Homerites owned or controlled by any of them as may be necessary in connection with the sale, lease or other disposition of Subdivision Homesites.

As used in this section, the words "its transferees" specifically exclude purchasers of Homesites improved with completed residences.

Section 18. No unauthorized person may enter onto any wildlife preserve set forth within the areas designated as such in the Development Order entered into in connection with the Villages of Sumter, a Development of Regional Impact, or as it may be smeaded from time to time.

Section 19. Each Owner shall ensure that any construction on the Hernesite complies with the construction plans for the surface water management system pursuant to Chapter 40D-4, F.A.C., approved and on file with the Southwest Florida Water Management District (SWFWMD). No Owner of property within the Subdivision may construct or maintain any building, residence, or suretore, or undertake or perform any activity in the well-ands, midgation areas, buffer areas, and optimal conservation areas described in the approved permit and recorded plat of the Subdivision unless prior written approved is received from the SWFWMD pursuant to Chapter 40D-4.

Section 20. Except as originally constructed by the Declarant, no driveways, walkways, cartpaths or access shall be located on or permitted on any road right-of-way, walkway or cartpath.

Section 21. Temporary parking depicted on the plat of the Subdivision is not for Owner's use but is for the use of Owner's invitees or guests.

#### ARTICLE VL WATER RESOURCES

Water Resources. In order to preserve, conserve and efficiently utilize precious water resources, all Homes within the Subdivision have been designed and constructed with two completely separate water systems. One system provides strictly irrigation water and the other system provides potable water for drinking and all other uses.

Section 1. Potable water and wastewater utility systems. All Homes will contain modern plumbing facilities connected to the wastewater and potable water systems provided by North Sunter Utility Company, L.L.C., its successors and assigns ("NSU"). Upon acquiring any interest as an Owner of a Homesite in the Subdivision, each Owner hereby agrees to pay for water and sower services provided by NSU. The charges for such services shall be billed and paid on a monthly basis. Private wells are prohibited.

Section 2. Irrigation Water Utility Systems. The Villages Water Conservation Authority, L.L.C., its successors and assigns. ("VWCA"), is the provider of all Irrigation water within the Subdivision. Upon acquiring any interest as an Owner of a Homesite in the Subdivision, each Owner hereby agrees to pay for irrigation water services provided by VWCA. The charges for such services shall be billed and paid on a monthly basis. Owners are probabited from utilizing or constructing private wells or other sources of brigation water within the Debulo water may not be used for irrigation, except that supplemental irrigation with potable water is limited to annuals and the isolated treatment of heat streamed areas. All supplemental irrigation utilizing portable water must be down with a hose with a mutomatic shutoff nozzle. Use of synthkiers on a hose connection is not permitted.

(i) Irrigation Use Only. The irrigation water provided by VWCA is suitable for irrigation purposes only. The irrigation water can not be used for human or pet consumption, bathing, washing, car washing or any other use except for irrigation. Owners covenants to ensure that no one on the Homestanuses irrigation water for any non-irrigation purpose. The Owner agrees to indomnity and hold the Declarant, VWCA, and their officers, directors, and related cutifies harmless from any injury or damage resulting in whole or is part from the use of irrigation water or the irrigation system prohibited by Article VI.

(b) Operation of the Irrigation System. The intigation water distribution system is not a water on demand system. Upon purchasing a Horse from Declarant, Owner will receive a schedule of dates and times during which irrigation water service will be available for the Horsesite ("Irrigation Water Service Schedule"). The Irrigation Water Service Schedule with continue unstand until such times a Owner is notified of changes to the Irrigation Water Service Schedule with Owner's monthly bill for irrigation water service or otherwise. The Irrigation Water Service Schedule shall be determined solely by YWCA, based upon many factors including environmental concerns and conditions, recent precipitation, and any water restrictions that may be instituted.

The Owner of the Homesite shall regulate the irrigation water service to the Homesite and will be responsible for complying with the irrigation Water Service Schedule. If Owner repeatedly falls to comply with the Irrigation Water Service Schedule, VWCA may enter onto the Homesite, over and upon externents hereby coversed in favor of VWCA,

SUMTER COUNTY, FLORIDA
GLORIA HAYMARD, CLERK OF CIRCUIT COURT
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RESTRICTIONS
8

PAGE 7 OF 9 2008 35978

and install a control valve to compel Owner's compliance with the Irrigation Water Service Schedule, with all costs related thereto being charged to Owner.

If now landscaping is installed on a Homesite, the Owner may allow additional imigation water service at the Homesite to supplement the Irrigation Water Service Schedule ("Supplemental Irrigation Water Service"), during the grow-in period, which is typically thirty (30) days. Supplemental Irrigation Water Survice at a Homes its may not exceed thirty (30) minutes of irrigation water service per day, during the grow-in period, in addition to the Irrigation Water Service Schedule. VWCA reserves the right to suspend Supplemental Irrigation Water Service at Horsesites. Unless the Owner is notified of suspension or termination of the Supplemental Imigation Water Service, Owner need not notify VWCA of their intention to utilize Supplemental Irrigation Water Service.

(iii) Ownership and Maintenance. The Owner of a Homesite shall own and maintain the irrigation water distribution system downstream from the water mater measuring the amount of irrigation water supplied to the Homesite. VWCA shall own and maintain the brigation water supply system upstream from, and including, the water meter measuring the amount of irrigation water supplied to the Honeralis (the "VWCA Water Supply System").

Prior to commencing my underground activity which could damage the VWCA Water Supply System, the Owner shall contact YWCA to determine the location of the VWCA Water Supply System. Any damage to the VWCA Water Supply System shall be repaired by VWCA at the sole cost of the Owner.

(by) Identification of Errigation System. The intigation water distribution pipes are color coded for identification with Pantone Purple 522C, which is layender in color, or a similar colorant. Owner hereby covenants and agrees not to paint any portion of the Owner's Irrigation System so as to obscure the color-coding.

### ARTICLE YIL OWNER'S OBLIGATIONS OF MAINTENANCE AND REPAIR

Section 1. Subject to the requirements set forth herein, each Owner shall, at his sole cost and expense, repair his residence, other than as otherwise provided for herein, keeping the same in condition comparable to the condition of such residence at the time of its initial construction, excepting only normal wear and tear. Each Homesto Owner shall be responsible for maintaining his driveway. Owners of Hounesites subject to a Special Basement for Landscaping, so abown on the Plat or described in Article IV above, shall perpetually maintain the vegetation located thereon, consistent with good horticultural practice. No owner of a Houssite witch is subject to a Special Eastment for Landscaping shall take my action to prevent the Landscaped Buffer from complying with those provisions of the Sunter County Subdivision regulations requiring Landscaped Buffer areas. Additionally, for those Owners of Homesites adjoining perimeter security walls or feaces originally constructed by the Developer, Owners shall be responsible for unsintenance and repairs of the surface and structural integrity of the walls and fances adjoining the Owners Homesite whether on the Owners Homesite or on an adjacent Homesite, reserved area or dedicated area. Where a wall or feace adjains more than one Homestin, the cost of maintaining and repairing the surface and the structural integrity of the wall or fence shall be shared among the respective Owners served by such wall or fence. Such Owners are encouraged to maintain the perimeter security wells and fences in a cooperative and uniform manner with the adjacent Homerite Owners so as to present to the public a uniform and well-maintained appearance of the Subdivision as a whole. The Housesite Owner must contact the Developer or the architectural review committee for paint specifications. Owners of Homesitzs adjoining stack block wall, perimeter security walls, fences or landscaped buffers shall maintain up to such wall, fence or landscaped buffer whether or not such area is within or outside of the Homesite.

Section 2. The party responsible for maintenance must contact the Declarant or the Architectural Control Committee for paint specifications.

Section 3. Each Owner shall keep his Homesite next and clean and the grass out and edged at all times and shall also maintain the unpered area between an adjacent roadway or walkway located in the toad right of way and the Owner's Homesita.

Section 4. If an Owner does not adhere to the above regulation, then the work may be performed on behalf of the Owner by the Declarant or its designer, but the Declarant or its designes shall not be obligated to perform such work, and the cost shall be charged to the Owner.

### ARTICLE VIII. OWNER'S OBLIGATION TO REBUILD

If all or any portion of a residence is damaged or destroyed by fire or other carnally, it shall be the duty of the Owner thereof, with all due diligence, to rebuild, repair, or reconstruct such residence in a memor which will substantially related to its appearance and condition insundiabely prior to the carnally. Reconstruction shall be undertaken within two (2) months after the damage occurs, and shall be completed within six (6) months after the damage occurs, unless prevented by governmental authority. Such reconstruction is subject to the provisions of these Restrictions.

### ARTICLE IX. PARKING RESTRICTIONS

No Owner of a Homesito shall park, store, or keep any vehicle except wholly within his driveway or garage. No truck in excess of 3/4 inn, camper, boat, trailer, or enteraft, or any vehicle other than a private non-commercial vehicle SUNTER COUNTY, FLORIDA ELORIA HAYMARD, CLERK OF CIRCUIT COURT 11/01/2006 D4:32:40PM RESTRICTIONS

CIRCUIT COURT FAGE 8 OF 8 8-1677 P-722 2006 35978

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may be parked in a parking space except a boat may be kept in the garage with the garage door closed. No Owner of a Homesite shall repair or restore any motor vehicle, boat, trailer, alreadt, or other vehicle on any portion of any Homesite, or on dedicated or reserved areas, except for emergency repairs, and then only to the extent necessary to enable movement thereal to a proper repair facility.

### ARTICLEX. ARCHITECTURAL CONTROL

Section I. Alterations, additions, and Improvements of Residences. No Owner, other than Declarant or its transferces, stail make any structural alteration, or shall undertake any exterior repulating or repair of, or addition to his residence, which would substantially after the exterior appearance thereof, without the prior written approval of the plans and specifications there for by the Declarant or an architectural review committee approval only in the ovent the preposed work (a) will benefit and coherce the entire Subdivision in a manner generally consistent with the plan of development thereof and (b) complies with the construction plans for the surface water management system purrount to Chapter 40 D-4, F.A.C. approved and on file with the Southwest Florida Water Management District.

Section 2. Waiver and Release. When a building or other structure has been exected or its construction substantially advanced and the building is located on any Homesite or building plot in a manner that constitutes a violation of those coverants and restrictions, the Declarant or an architectural review committee appointed by the Declarant may release the Homesite or building plot, or parts of it, from any part of the coverants and restrictions that are violated. The Declarant or the architectural review committee shall not give such a release except for a violation that it determines to be a minor or insubstantial violation in its sole judgment.

#### ARTICLE XL GENERAL PROVISIONS

Section 1. Water Features. Owner recognizes that lakes, pends, basins, retention and detention areas, march areas or other water related areas (hereafter, "Water Features") within or outside of the Subdivision are designed to delain, or relain stomawater mooff and are not necessarily recharged by springs, creeks, rivers or other bodies of water. In many instances, the Water Features are designed to retain more water than may exist from ordinary raintsyms in order to accommodate major flood events. The lavel of water combined within such Water Features at any given time is also subject to naturally occurring events such as drought, floods, or excessive rain. Owner acknowledges that from time to time there may be no water in a Water Feature and that no representation has been made that the water depth or height will be at any particular level.

Section 2. Referement. All Owners shall have the right and duty to preserve in proceedings at law or in equity against any person or persons violating or attempting to violate any covenants, conditions or restrictions, either to prevent him or them from so doing, or to recover demages or any property charges for such violation. The cort of such proceedings, including a reasonable attempty's fee, shall be paid by the party lexing said soit. In addition, the Declarant shall also have the right but not the day be infere any such covenants, conditions or restrictions as though Declarant were the Owner of the Homesite, including the right to recover reasonable attempty's fees and costs. Declarant may assign its right to enforce these covenants, conditions or reservations and to recover reasonable attempty's fees and costs to a person, committee or governmental entity.

Section 3. Severability. Invalidation of any one of these coverants or restrictions by judgment or court order shall in no way affect any other provisions, which thall remain in full force and effect.

Section 4. Amendments. Covenants and restrictions of this Declaration may be amended by duly recording an instrument executed and acknowledged by the Declarant.

Section 5. Subordination. No breach of any of the conditions herein contained or reachty by reason of such breach shall defeat or reader invalid the lieu of any mortgage made in good faith and for value as to the Subdivision or any Homesite therein; provided, however, that such conditions shall be binding on any Owner whose title is acquired by forcelosure, trustee's sale, or otherwise.

Section 6. Duration. The coverants and restrictions of this Declaration shall run with and bind the land, and shall inure to the benefit of and be enforceable by the Declarant, or any Owner until the first day of January 2036, exide coverants, restrictions, reservations and servitudes shall be unlocativally extended for successive periods of ten (10) years unless an instrument signed by the Declarant or his assignee shall be recorded, which instrument shall alter, smeard, calarge, extend or repeal, in whole or in part, said coverants, restrictions, reservations and servitude.

SUNTER COUNTY, PLORIDA
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11/81/2008 04:32:40PM PAGE 9 OF 9
RESTRICTIONS 8-1577 P-723
2006 35978

EXECUTED this 20 day of Ortober Signed Scaled and Dalivered THE VILLAGES OF LAKE-SUMTER, INC. in the presence of: Doris A. Parus Print Name Address of The Villages of Lake-Sumter, Inc.: 1020 Lake Sumter Landing, The Villages, FL 32162 STATE OF FLORIDA COUNTY OF SUMTER Before me, the undersigned authority, personally appeared Gary L. Moyer as the Vice President of The Villages of Lake-Sunter, Loc., to me known to be the person in and who executed the foregoing instrument with full authority of said corporation. WITNESS my band and official scal in the County and State aforcasid, this 2o day of 000 BER NOTARY PUBLIC Dorls A. Pardo Printed Naroc: My Commission Expires: Serial/Commission Number:
Personally Known
or Produced Identification
Type of Identification Produced: THIS INSTRUMENT PREPARED BY: Erick D. Langenbrunner, Esq./all McLin & Burnest P.A. P.O. Box 1299 The Villages, Florida 32158-1299 RETURN TO: Martin L. Dzuro, PSM Crant & Danto 1071 Canal Street

The Villages, Plorida 32162

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Reviech Orbber 18, 2006
Pelenti Orbber 10, 2006

