MARYANNE MORSE, CLERK OF CIRCUIT COURT

SEMINOLE COUNTY
BK 04159 PG 1093

This instrument prepared by and after recording return to:

CLERK'S # 2001741024

RECORDED 08/31/2001 10:36:26 SM

RECORDING FEES 19.50

RECORDED BY M Nolden

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Terrence R. Holinen, Esq. Akerman, Senterfitt & Eidson, P.A. 255 South Orange Avenue, Suite 1700 Orlando, Florida 32801



## AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF THE SANCTUARY HOMEOWNER'S ASSOCIATION

THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF THE SANCTUARY HOMEOWNER'S ASSOCIATION (this "Amendment") is made this 6th day of August, 2001, by THE SANCTUARY-OVIEDO LIMITED PARTNERSHIP, a Florida limited partnership, whose address is 1155 S. Semoran Boulevard, Suite 1120, Winter Park, Florida 32792-5505, hereinafter referred to as "Declarant."

## **RECITALS**

- A. On June 17, 2001, the Declarant recorded that certain Declaration of Restrictive Covenants, Conditions, Restrictions and Easements of the Sanctuary Homeowner's Association in Official Records Book 4128, Page 1479, Public Records of Seminole County, Florida ("Declaration").
- B. Pursuant to Article XIX of the Declaration, the Declarant reserves the right to unilaterally amend the Declaration.
- C. The Declarant has determined that certain ambiguities exist, and in connection therewith desires to execute and record this Amendment.

NOW, THEREFORE, Declarant, for itself and its successors and assigns, the Association and Members, by the execution and recording in the Public Records of Seminole County of this Amendment, does hereby declare that the Declaration shall be amended as provided herein. The Property shall be sold, transferred, used, conveyed, occupied and mortgaged or otherwise encumbered pursuant to the provisions of this Amendment and the Declaration, both of which shall run with the title to the Property. The provisions of this Amendment shall be binding upon the Association and the Members in accordance with the terms of the Declaration.

- 1. Recitals. The foregoing recitals are true and correct and, by this reference, are hereby incorporated into this Amendment.
- 2. <u>Defined Terms</u>. All capitalized terms used in this Amendment shall have the same meanings given to such terms in the Declaration, unless otherwise amended or indicated to the contrary in this Amendment. From and after the date of execution of this Amendment, any and all references to the Declaration shall be deemed to refer to the Declaration as amended by this Amendment. The Declaration and this Amendment are sometimes hereinafter collectively referred to as the "Declaration."
  - 3. Article IV, "Architectural and Landscaping" shall be amended to read as follows:

Except as otherwise provided herein, all fencing constructed within The Sanctuary shall be subject to architectural review, as provided by Article IV hereof. Notwithstanding the above, the following shall apply to all fences constructed on lots within The Sanctuary:

- (a) All fencing shall be stucco fencing, six
  (6) feet in height, and of a color approved by architectural review.
  However, PVC fencing shall be permitted, upon approval, along the side and rear lot lines of individual lots.
- (b) All such fencing may be constructed by Declarant, under separate contract entered into by Lot Owner and Declarant.
- (c) Any fencing adjacent to a park area shall be six (6) feet green vinyl chain link fence.
- (d) No fencing shall be permitted adjacent to any lake area.
- (e) Except as provided for corner lots, no such fencing shall be constructed forward of the rear side of any residence.
- (f) Property owners of corner lots who desire fencing shall not construct such

fence forward of the side of the residence closest to the side street upon which the lot is located. All other fencing on corner lots shall comply with Section 21(e) above.

- (g) Notwithstanding the above, all fencing constructed within The Sanctuary shall be subject to Architectural review, as provided by Article IV hereof.
- 4. <u>Declaration in Full Force</u>. Except as modified herein, the terms and conditions of the Declaration shall be and remain in full force and effect.

IN WITNESS WHEREOF, Developer has caused this Amendment to be executed as of the day and year first above written.

WITNESSES:

The Sanctuary - Oviedo Limited Partnership, a Florida limited partnership

By: FL MSH/SEPH GP, L.C., a Florida limited liability company, General Partner

By: HEARTHSTONE, INC., a California Corporation, Manager

Name: Lifa Mayuell

By: Name: Parcel Career

Tile: Target Career

Tile: Target

STATE OF	Celifornia
COUNTY OF	Sm Francisco

The foregoing instrument was acknowledged before me this day of Agust 2001, by Trzey T. Corver, as SVE-lanerd Consel of Hearthstone, Inc., a California corporation, Manager of FL MSII/SEPII GP, L.C., a Florida limited liability company, General Partner of The Sanctuary - Oviedo Limited Partnership, a Florida limited partnership, on behalf of said entity. Said person (check one) is personally known to me or produced as identification.

- And

Signature of Notary Public

ANGIE WONG

Print Name of Notary Public
Notary Public - State of Colfornia

My commission expires: (0/13/2004

ANGIE WONG
COMM. # 1280183
ENOTARY PUBLIC-CALIFORNIA ()
COMM. EXP. OCT. 13, 1994

MARYANNE MURSE, CLERK OF CIRCUIT COURT SEMINULE COUNTY
BK 05086 PG 0341
CLERK'S # 2003198133
RECORDED 11/04/2003 01:15:09 PM
RECORDED BY D Norton

This instrument prepared by and returned to:

Todd M. Hoepker, P.A.
Post Office Box 3311
Orlando, Florida 32802-3311

## SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS FOR THE SANCTUARY HOMEOWNERS' ASSOCIATION

THIS SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS FOR THE SANCTUARY HOMEOWNERS' ASSOCIATION, is made and entered into this 22 day of 04/2, 2003 by THE SANCTUARY-OVIEDO LIMITED PARTNERSHIP, a Florida limited partnership, whose address is 1155 South Semoran Boulevard, Suite 1120, Winter Park, Florida 32792-5505 (hereinafter referred to as "Declarant").

WHEREAS, Declarant recorded the Declaration of Restrictive Covenants, Conditions, Restrictions and Easements for The Sanctuary Homeowners' Association in Official Records Book 4127, Page 1479, Public Records of Seminole County, Florida on June 17, 2001 (the "Declaration");

WHEREAS, Declarant recorded an Amendment to Declaration of Restrictive Covenants, Conditions, Restrictions and Easements for The Sanctuary Homeowners' Association in Official Records Book 4159, Page 1093, Public Records of Seminole County, Florida on August 31, 2001 (the "First Amendment");

WHEREAS, pursuant to Article XIX, the Declarant reserved the right to amend the Declaration to correct ambiguities or scrivener's errors determined to exist within the Declaration;

WHEREAS, the Declarant has determined that certain ambiguities do exist, and in connection therewith desires to execute and record this Second Amendment;

WHEREAS, pursuant to the First Amendment, Article IV, Section 21, "Architectural and Landscaping," of the Declaration was amended to state as follows:

- "Article IV, Section 21, "Architectural and Landscaping." Except as otherwise provided herein, and except for Association Walls under Article V, all fencing constructed within The Sanctuary shall be subject to architectural review, as provided by Article IV hereof. Notwithstanding the above, the following shall apply to all fences constructed on lots within The Sanctuary:
- (a) All fencing shall be stucco fencing, six (6) feet in height, and of a color approved by architectural review. However, PVC fencing shall be permitted, upon approval, along the said and rear lot lines of individual lots.

- (b) All such fencing may be constructed by Declarant, under separate contract entered into by Lot Owner and Declarant.
- (c) Any fencing adjacent to a park area shall be six (6) feet green vinyl chain link fence.
  - (d) No fencing shall be permitted adjacent to any lake area.
- (e) Except as provided for corner lots, no such fencing shall be constructed forward of the rear side of any residence.
- (f) Property owners of corner lots who desire fencing shall not construct such fence forward of the side of the residence closest to the side street upon which the lot is located. All other fencing on corner lots shall comply with Section 21(e) above.
- (g) Notwithstanding the above, all fencing constructed within The Sanctuary shall be subject to Architectural review, as provided by Article IV hereof."

WHEREAS, the Declarant desires to amend Article IV, Section 21(d), "Architectural and Landscaping," of the Declaration to allow the construction of fences on lots adjacent to lakes and retention ponds;

WHEREAS, the foregoing recitals are true and correct and, by this reference, are hereby incorporated into this Second Amendment;

WHEREAS, all capitalized terms used in this Second Amendment shall have the same meanings given to such terms in the Declaration, unless otherwise amended or indicated to the contrary in this Second Amendment. From and after the date of execution of this Second Amendment, any and all references to the Declaration shall be amended to refer to the Declaration as amended by this Second Amendment. The Declaration and this Second Amendment are sometimes hereinafter collectively referred to as the "Declaration."

NOW, THEREFORE, the Declarant hereby amends the Declaration as follows:

- 1. Article IV, Section 21(d), "Architectural and Landscaping," shall be amended to state:
- "(d) Property owners of lots adjacent to lakes or retention ponds are permitted to construct fences only upon the following terms and conditions:
  - (i) the fence shall be constructed only of PVC;
  - (ii) the fence shall be no taller than 4 feet;

- (iii) the fence shall be constructed so as not to impede the visual of other property owners; and
  - (iv) the fence shall be subject to architectural review."
- 2. Except as set forth herein, the Declaration shall remain in full force and effect.

IN WITNESS WHEREOF, this Amendment to the Declaration of Covenants, Conditions, Restrictions and Easements has been executed as of the date first set forth above.

Signed, sealed and delivered

THE SANCTUARY-OVIEDO LIMITED PARTNERSHIP, a Florida limited partnership, by FL MSII/SEP II GP, LC, its general partner, by HEARTHSTONE, INC., a California corporation, its managing member

Print Name: Second	
Print Name: Ser Come D	by
Born Cartin	

Bassa Cardosa Print Name: Bonnie Cardosa

int Name: Bonnie Cardoes

STATE OF FLORIDA COUNTY OF Semme (2)

The foregoing instrument was ackn	nowledged before me this 22 day of October, 2003,
by New Kindenen as Direce	Ax of land (title) of THE SANCTUARY-OVIEDO mited partnership, on behalf of said entity. He/she is
LIMITED PARTNERSHIP, a Florida lin	mited partnership, on behalf of said entity. He/she is
personally known to me or has produced _	as identification.
<del></del>	

(NOTARY SEAL)

HEATHER L. SPARKS
Notary Public - State of Florida
My Commission Express Jan 23, 2008
Commission # DD 086216
Bonded By National Notary Assn.

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Notary Public

Printed Name: HENT HOM. L. SAMKS

Commission Number: © 6 00 0862/6

My Commission Expires: Jan 23, 2006

MARYANNE MURSE, CLERK OF CIRCUIT COURT SENINGLE COUNTY BK 05951 PGS 0522-0525 CLERK'S # 2005178391 RECURDED 10/14/2005 09:10:17 AM RECURBING FLES 35.50 RECURDED BY t holden

This instrument prepared by and returned to:

Todd M. Huepker, P.A. Post Office Box 3311 Orlando, Florida 32802-3311

> HIRD AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS FOR THE SANCTUARY HOMEOWNERS' ASSOCIATION

THIS THIRD AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS FOR THE SANCTUARY HOMEOWNERS' ASSOCIATION, is place and entered into this 570 day of October, 2005 by THE SANCTUARY-OVIED ALIMITED PARTNERSHIP, a Florida limited partnership, whose address is 1155 South Semerati Boulevard, Suite 1120, Winter Park, Florida 32792-5505 (hereinafter referred to as "Declarant")

WHEREAS, Deckarant recorded the Declaration of Restrictive Covenants, Conditions, Restrictions and Easements for The Sanctuary Homeowners' Association in Official Records Book 4127, Page 1479, Public Records of Seminole County, Florida on June 17, 2001 (the "Declaration");

WHEREAS, Declarant recorded an Amendment to Declaration of Restrictive Covenants, Conditions, Restrictions and Easement's for The Sanctuary Homeowners' Association in Official Records Book 4159, Page 1093, Public Records of Seminole County, Florida on August 31, 2001 (the "First Amendment");

WHEREAS, Declarant recorded Second Amendment to Declaration of Restrictive Covenants, Conditions, Restrictions and Easements for The Sanctuary Homeowners' Association in Official Records Book 5086, Page 341, Public Records of Seminole County, Florida on November 4, 2003 (the "Second Amendment");

WHEREAS, pursuant to Article XIX, the Declarant reserved the right to amend the Declaration to correct ambiguities or scrivener's errors determined to exist within the Declaration;

WHEREAS, the Declarant has determined that certain ambiguities do exist, and in connection therewith desires to execute and record this Third Amendment;

WHEREAS, pursuant to the Second Amendment, Article 182, Section 21, "Architectural and Landscaping," of the Declaration was amended to state as follows

"Article IV, Section 21, "Architectural and Landscaping," Except as otherwise provided herein, and except for Association Walls under article V, all fencing constructed within The Sanctuary shall be subject to architectural review, as provided by Article IV hereof. Notwithstanding the above, the following shall apply to all

fences constructed on lots within The Sanctuary:

- (a) All fencing shall be stucco fencing, six (6) feet in height, and of a color approved by architectural review. However, PVC fencing shall be permitted, upon approval, along the said and rear lot lines of individual lots.
- (b) All such fencing may be constructed by Declarant, under separate contract entered into by Lot Owner and Declarant.
- Any fencing adjacent to a park area shall be six (6) feet green vinyl chan link seace.
- Property owners of lots adjacent to lakes or retention ponds are permitted to construct fences only upon the following terms and conditions:
  - the fence shall be constructed only of PVC;
  - (ii) the fence shall be no taller than 4 feet;
- (iii) the fence shall be constructed so as not to impede the visual of other property owners; and
  - (iv) the fence shall be subject to architectural review.
- (e) Except as provided for corner lots, no such fencing shall be constructed forward of the rear size of any residence.
- (f) Property owners of corner lots who desire fencing shall not construct such fence forward of the side of the residence closest to the side street upon which the lot is located. All other fencing on corner lots shall comply with Section 21(e) above.
- (g) Notwithstanding the above all fencing constructed within The Sanctuary shall be subject to architectural review, as provided by Article IV hereof."

WHEREAS, the Declarant desires to amend Americally, Section 21(a), "Architectural and Landscaping," of the Declaration to allow fences to be constructed of black wrought iron or black aluminum, if approved by architectural review;

WHEREAS, the foregoing recitals are true and correct and, by this reference, are hereby incorporated into this Third Amendment;

WHEREAS, all capitalized terms used in this Third Amendment shall have the same meanings given to such terms in the Declaration, unless otherwise amended or indicated to the contrary in this Third Amendment. From and after the date of execution of this Third Amendment, any and all references to the Declaration shall be amended to refer to the Declaration as amended by

this Third Amendment. The Declaration and this Third Amendment are sometimes hereinafter collectively referred to as the "Declaration."

NOW, THEREFORE, the Declarant hereby amends the Declaration as follows:

1. Article IV, Section 21(a), "Architectu	ral and Landscaping," shall be amended to state:
(a) All fencing shall be either: (i) stucco fencing, six (6) approval after architectural review;	e) feet in height, and of an approved color, upon
\(\sigma \) \(\sigma \)	height, along the side and rear lot lines of the view; and
c) black wrought iron or black approval after architectural review."	aluminum fencing, six (6) feet in height, upon
<ol><li>Except as set both herein, the Decla</li></ol>	ration shall remain in full force and effect.
IN WITNESS WMEREOF, this Third A Conditions, Restrictions and Easements has been e	mendment to the Declaration of Covenants, xecuted as of the date first set forth above.
Signed, sealed and delivered	THE SANCTUARY-OVIEDO LIMITED PARTNERSHIP, a Florida limited partnership, by FL MSII/SEP II GP, LC, its general partner, by HEARTHSTONE, INC., a California corporation, its managing member
Print Name: Georgie Ara Ry An	By: De // Wige  Print Name: De d Klige  Bitter Board of Directors
Print Name: LINDA MENAMARA	Crosswinds

## STATE OF FLORIDA COUNTY OF <u>Semimole</u>

The foregoing instrument was acknowledged bef	foremethis 5th day of 00 to ber 2005.
by Ken Vover as And Crosswind	s (title) of THE SANCTHARY-OVIEDO
LIMITED PARTNERSHIP, a Florida limited partners	ship, on behalf of said entity. He/she is
personally known to me or has produced	as identification.
(NOTARY SEAD)	Allisa Area
	Notary Public
Melissa Green	Printed Name:
Commission #DD266638 Expires: Nov 13, 2007	Commission Number:
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