WHEN RECORDED, RETURN TO:

RICHARDS, KIMBLE & WINN, P.C c/o John D. Richards 2040 E. Murray Holladay Rd Suite 106 Holladay, UT 84117 801-274-6800



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AMENDMENT TO DECLARACIÓN & NOTICE OF REINVESTMENT FEE <sup>J</sup> COVENANT

(Pursuant to Utah Code Ann. §57-1-46)

Jan Coll BE IT KNOWN TO ALL SELLERS, BUYERS AND TITLE COMPANIES ether owning, purchasing or assisting with the closing of a property conveyance within the **Cimaron** Terrace Association (the "Association"), that a certain Declaration of Covenants, Conditions and Restrictions was recorded on as Document Entry No.

, in the Washington County Recorder's Office (the "Declaration") and that the Declaration establishes certain obligations that all sellers and buyers should be aware of. (This Notice runs with the land on all property identified on Exhibit An Furthermore, this Notice requires the payment of a Reinvestment Fee Covenant as permitted by Utah law according to the following terms

Homeowners and/or Condominium Association. The property being purchased 1. and sold is within a planned community and/or condominium Association which is operated and managed by a Board of Trustees and/or Management Committee which has presently delegated its daily operations to Monarch Property Management. Monarch Property Management is <u>located at 352 E. Riverside Drive, Suite C-5, St. George, UT 84790, phone # 435-628-3950.</u> PLEASE NOTE, HOWEVER, THAT PROPERTY MANAGEMENT COMPANIES MAY CHANGE FROM TIME TO TIME The planned community and or condominium is subject to covenants, conditions and restrictions affecting the property, including regular and special assessments and a **Reinvestment Fee Covenants** for the administration and operation of the properties within the Association. Please contact the current property management, presently Monarch Property Management, or the recording attorney dentified above for the exact amount of the Reinvestment Fee Covenant due and owing at closing.

2. Notice to Title Companies / Future Management Companies / Agents. Because Management Companies change from time to time, it is the title companies obligation to ensure that any Reinvestment Fee is sent to the current property Management Company. This can most likely be achieved by call the management company listed above or a check with the State of Utah's registered agent on file. With respect to subsequent management companies that may manage the property described herein, it is the obligation and requirement of any such new management to remit all fees collected (in the case that such an event happens) by a formet property/client of theirs to the present management company, whoever that may be.

Reinvestment Fee. A Reinvestment Fee Covenants is hereby formally imposed 3. at settlement (or upon any conveyance of any unit/lot unless exempt by law) for each unit/lot sold or conveyed, in an amount determined by the Board of Trustees or Management Committee nor management committee for the purpose of covering administrative and other costs associated to the management and care of the property.

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CONTRACTOR CO The imposition of this Reinvestment Fee Covenant precludes the imposition of additional reinvestment fee covenants on the properties burdened by this fee requirement and is required by the Association to be paid to benefit the burdened properties within the Association for the purposes stated above (again, see all properties identified on the attached Exhibit A.)

The name and address of the beneficiary under the above referenced reinvestment fee covenant is Cimaron Terrace Association, care of Monarch Properties as identified above. As of the date of this recording, Monarch Property Management to be contacted in all regards with respect to this Fee or any other questions related thereto

5. The obligation of the above referenced Reinvestment Fee Covenant is intended to run with the land and to bind the successors in interest and assigns of each and every lot, and lot owner, within the Association in perpetuity.

However, the Association's members, by and through a vote of its members as 6. provided for in the amendment provision of its covenants, conditions and restrictions, may amend and/or terminate this Reinvestment Fee Covenant by a duly voted upon, approved, and 1 Ol recorded instrument directing the amendment or termination of this Reinvestment Fee Covenant.

7-13,2010 DATE FILED: Association **Cimaron Terrace** WO CERCIE By: Jensen red Its: President STATE OF UTAH )ss: County of Washington ) The foregoing Amendment was acknowledged before me on this 12 day of 2010 by tarea H as President of Cimaron Association, Inc Terrade NOTARY PUBLIC ISA C PROVSTGAAPD Notáry Public for Utah CH EXPIRES UMORTICICAL CORN

UNE 26, 2013 STATE OF UTAH

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