

ALTERATION OR MODIFICATION REQUEST AND AGREEMENT

(Please print all hand-written information)

AGREEMENT DATE:
ASSOCIATION NAME AND LEGAL DESCRIPTION:
ADAMS LANDING CONDOMINIUM ASSOCIATION (hereinafter "Association") according to the Master Deed thereof recorded in Liber 49049, Page 39 et seq. Oakland County Records designated as Oakland County Condominium Subdivision Plan No.440.
REQUESTING CO-OWNER AND LOCATION:
Co-owner/s (hereinafter "Co-owner"):
Address:
Building #: Unit #:
Home Phone: Business Phone:
REQUESTED ALTERATION OR MODIFICATION DETAILS: Structure or area affected and other applicable details:



Association policy requires that you submit the contractor's insurance certificate and a drawing (Exhibit A) for any modifications or alterations which require the same including decks, landscaping modification, etc. The drawing should be on a site or unit plan and the scale should be large enough to distinguish dimension details easily without being too large to reproduce copies.

VENDOR/CONTRACTOR DETAILS:

Company Name:	 	
Address:	 	
Phone Number:		
License/s Number/s & Type/s: _	 	

DECLARATIONS AND REQUIRMENTS:

- 1. WHEREAS, the Co-owner desires to alter or modify his unit and/or common elements of the condominium and is required by the terms and conditions of the Adams Landing Condominium Association Master Deed and Bylaws, and by the Michigan Condominium Act to obtain the advance written consent of the Association. Additionally, the Co-owner has represented to the Directors of the Association that the proposed alteration does not impair the structural integrity of a structure or otherwise lessen the support of any portion of the condominium project and that the proposed alteration does not impair the soundness, safety, utility, or appearance of the condominium. Actual construction will be performed by a licensed builder/contractor who is insured. All applicable codes and regulations will be followed, and all necessary permits will be obtained at the requesting Co-owner's expense. Furthermore, the area of any proposed landscape or grade alteration will be inspected and marked for underground lines and/or pipes prior to construction.
- 2. THEREFORE, the Co-owner has read all applicable sections of the governing documents (State, Local, and Association) and understands the same.
- 3. THEREFORE, the Co-owner hereby agrees to pay all additional costs and/or expenses of any nature whatsoever resulting from the said alterations, including those involved in installation of same. The altered common elements shall be maintained, repaired, and replaced in keeping with the standards established at Adams Landing Condominium Association, except as



otherwise provided by law. In the event that the Co-owner fails to do so, the Association may maintain, repair, and/or restore the altered common elements to their original condition. All costs and expenses incurred by the Association from time to time in connection with said maintenance, repair and/or restoration shall be assessed to Unit# _____ and collected by the Association in the same manner as provided in the condominium documents for collection of condominium assessments. The requesting or future Co-owner of the above-referenced unit agrees to and hereby does, indemnify, and hold the Association harmless from, any and all liabilities, costs, expenses, and/or damages, including court costs and actual reasonable attorney fees incurred by the Association and/or the Co-owner in connection with the said alterations. All maintenance present and future of this Alteration/Modification will be performed at the Co-Owner's own expense.

- 4. THEREFORE, the Co-owner understands that should any legal or regulatory agency require, at any time in the future, modification to this variance, it will be done at the Co-owner's expense. Furthermore, The Co-owner expressly agrees and acknowledges that the Association shall at all times have access to the common elements in order to meet its maintenance, repair and replacement obligations under the Master Deed and Bylaws. Should it be necessary to in any way disturb or remove the alterations approved herein in order for the Association to gain access to the common elements in order to meet its obligations, the cost of such disturbance or removal, as well as the cost of restoring the approved alterations, shall be borne solely by the Co-owner and in no event shall the Association be liable, therefore. Whenever reasonably practicable and upon reasonable notice, the Co-owner shall be responsible for removing the alterations in order to allow the Association access to the common elements, failing which the Association shall be permitted to perform such removal and to assess the cost thereof to the co-owner's unit, and in no event shall the Association be liable to the Co-owner for exercising its right of removal under this Consent to Alteration/Modification.
- 5. THEREFORE, Decks cannot be installed over a drainage swale. In the event the deck does interfere with the surface drainage, the Co-owner/s understand that he/she will be required, at their expense, to correct the drainage to the satisfaction of Waterford Township and/or the Association's satisfaction. Any maintenance costs incurred by the Association as a result of this variance will be at the Co-Owner's expense.
- 6. THEREFORE, if the construction will occur in a Common area, the Co-Owner must contact Metro Group Management Corporation to obtain the Association's irrigation company name and phone number. Prior to submitting a drawing of a proposed alteration for approval by the



Association, the Co-owner will need to obtain a letter from the contractor who maintains the irrigation system stating that the proposed deck modification or similar project will not interfere with the sprinkler system. Should any sprinkler heads have to be relocated; this will be done exclusively at the Co-owner's expense.

- 7. THEREFORE, the Co-owner understands that it is their responsibility to advise future assigns and/or owners of the unit of this modification and of their responsibility for same.
- 8. THEREFORE, the Co-owner confirms that all of the above information is truthful and accurate.

NO WORK SHALL COMMENCE UNTIL THIS FORM IS SENT BACK TO THE REQUESTING CO-OWNER WITH SIGNED APPROVAL

Co-owner:		
Printed Name or Requesting Co-owner	Signature of Requesting Co-owner	Date
Printed Name of Requesting Co-owner	Signature of Requesting Co-owner	
Witness:		
Printed Name of Witness Title	Signature of Witness	Date
When complete and accurate information is opportunity. Please note that response time Association's Board of Directors, but at not	depends upon the availability of the Co	
Approved by:		
Printed Name of Association Representative	Signature of Assn. Rep.	Date
len.		



Witness: Printed Name of Witness Signature of Witness Title Date **STATE OF MICHIGAN** SS. COUNTY OF _ On this _____ day of ______, 202_, the foregoing Consent to Alteration of Common Elements was acknowledged before me by: Notary Public, _____ County, Michigan My commission expires: STATE OF MICHIGAN SS. COUNTY OF _____ On this day of , 202 , the foregoing Consent to Alteration of Common Elements was acknowledged before me by Jason Channell, the Property Manager of Adams Landing, a Michigan non-profit corporation, on behalf of the corporation. Notary Public, Oakland County, Michigan My commission expires: Please Return this Form to: Metro Group Management Corporation 2804 Orchard Lake Road, #201

Keego Harbor, MI 48320