NOTICE OF FILING: AMENDED COLLECTION POLICY

THE HOMEOWNERS ASSOCIATION OF DISTRICT AT UPTOWN, ASSOCIATION, INC.

STATE OF TEXAS)	
)	KNOW ALL MEN BY THESE PRESENTS
COUNTY OF TARRANT)	

THIS NOTICE OF DEDICATORY INSTRUMENTS FOR THE HOMEOWNERS ASSOCIATION OF DISTRICT AT UPTOWN, ASSOCIATION, INC. ("Notice") is made July 1, 2023 by The Homeowners Association of District at Uptown, Association, Inc. ("The Association")

WITNESSETH:

WHEREAS, the Association is the property owners' association created to manage or regulate the planned development covered by the **Declaration of Covenants**, **Conditions and Restrictions for DISTRICT AT UPTOWN**; and

WHEREAS, Section 202.006 of the Texas Property Code provides that a property owners' association must file each dedicatory instrument governing the association that has not been previously recorded in the real property records of the county in which the planned development is located; and

WHEREAS, the Association desires to record the attached dedicatory instrument in the real property records of TARRANT County, Texas, pursuant to and in accordance with Section 202.006 of the Texas Property Code and for the purpose of providing public notice of the following dedicatory instrument affecting the owners of property within DISTRICT AT UPTOWN subdivision ("Owner").

NOW THEREFORE, the policy attached hereto on Exhibit "A" are originals and are hereby filed of record in the real property records of TARRANT County, Texas, in accordance with the requirements of Section 202.006 of the Texas Property Code.

IN WITNESS WHEREOF, the Association has caused this Notice to be executed by its duly authorized agent as of the date first written above.

THE HOMEOWNERS ASSOCIATION OF DISTRICT AT UPTOWN, ASSOCIATION, INC.

Name: Dawn Kelly Title: Authorized formt

ACKNOWLEDGMENT

STATE OF TEXAS

COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this day personally appeared Dawn Kelly, authorized agent of THE HOMEOWNERS ASSOCIATION OF DISTRICT AT UPTOWN, ASSOCIATION, INC.

known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that (s)he executed the same for the purposed and consideration therein expressed on behalf of said corporation.

SUBSCRIBED AND SWORN TO BEFORE ME on this \\ \O day of \frac{\frac{1}{2}\log \log \frac{1}{2}}{2}, 2023

Janesa Harre Vocani

FARISSA MARIE ROSARIO
Notary Public, State of Texas
Comm. Expires 02-17-2026
Notary ID 133596964

The Homeowners Association of District at Uptown, Inc. AMENDED COLLECTION POLICY

The Homeowners Association of District at Uptown, Inc. collection process includes the following steps unless authorized exceptions to this process are communicated in writing from the Board of Directors through the Association Manager, complying with Texas Property Code.

Notice	Description	Fees
		Late Fee: 50.00 +
First Notice	* Issued by the billing department after the Asssociation's late date as a	Collection Fee
(30 Days to Cure)	statement showing the total amount due. Late after 30 days due.	15.00
	* Only issued to owners with a balance of \$10 or more, not on a payment plan. * Interest is not calculated on balances under \$10.00.	
		Late Fee: 50.00 +
Second Formal Notice	* Issued by the billing department as a late letter (typically 30 days after the first	Collection Fee
(45 Days to Cure)	notice). This is referrenced as a Chapter 209 letter.	15.00
	* Includes the Fair Debt Collection verbiage and allows the account holder 45	
	days from receipt of notice to address the delinquent account.	
	* Notice is mailed certified and first class mail, includes language regarding	
	restricted access to amenities and the right to cure.	
	* A statement of account is provided.	
Ų	* Only issued to owners with a balance of \$50.00 or more per account.	
Referral to Legal Counsel		
		Late Fee: 50.00 +
Fair Debt Notice from Legal		Collection Fee
Counsel (35	* This is a demand letter sent from the counsel of the association. This step is	15.00 + Attorney
Days to Cure)	approved by the board before the legal process beings.	Costs
		Attorney Costs
Ordering Title Report	* If no response from the account holder, a title search is ordered. * Process takes approximately 10 days	Applied to Account

Lien Filing	* The billing department will process with an Authorization to Lien unless the Board of Directors stipulates otherwise.	Late Fee: 50.00 + Collection Fee 15.00 + Attorney Costs
	* The Lien is filed with the county clerk in the county the property is located and is a legal record of debt, owed and secured against the property.	
		Late Fee: 50.00 + Collection Fee 15.00 + Attorney
Foreclosure	* Authorization of Foreclosure must be in writing during a meeting of the board. * The written approval is to be in the form of Board approved meeting minutes or a signature of approval from a meeting. * A signed Assignment of Substitutes Trustee Deed is required to be signed by the Board members allowing legal counsel to move forward.	Costs