CFN 20140117552
OR BK 26703 PG 1186
RECORDED 04/02/2014 15:20:57
Palm Beach County, Florida
Sharon R. Bock, CLERK & COMPTROLLER
Pgs 1186 - 1188; (3pgs)

This instrument was prepared by: MARK D. FRIEDMAN, ESQ.
Becker & Poliakoff, P.A.
625 North Flagler Drive – 7<sup>th</sup> Floo
West Palm Beach, FL 33401
(W-C 112)

## CERTIFICATE OF AMENDMENT TO THE DECLARATIONS OF CONDOMINIUM OF GOLF'S EDGE CONDOMINIUMS

WHEREAS, the **Declarations of Condominium** for **Golf's Edge** have been duly recorded in the Public Records of Palm Beach County, Florida, as follows:

Official Records	
Book	<u>Page</u>
1749	0243
1763	0990
1763	0908
1785	1370
1797	0798
1797	0962
1797	0880
	Book 1749 1763 1763 1785 1797 1797

and

WHEREAS, at a duly called and noticed meeting of the membership of **Golf's Edge Condominium Association**, **Inc.**, a Florida not-for-profit corporation, held **February 17, 2014**, the aforementioned Declarations of Condominium were amended pursuant to the provisions of said Declarations of Condominium.

NOW, THEREFORE, the undersigned hereby certify that the following amendments to the Declarations of Condominium are a true and correct copy of the amendments as amended by the membership.

Page 1 of 3

ACTIVE: 5243700\_1

## AMENDMENTS TO THE DECLARATIONS OF CONDOMINIUM OF GOLF'S EDGE CONDOMINIUM APARTMENTS

(Additions shown by "underlining", deletions shown by "strikeout")

X Use Restrictions

I. Leasing. After approval by the Association elsewhere required, entire apartments may be rented for not less than six (6) months and no unit may be leased more than once in a twelve (12) month period provided the occupancy is only be the lessee and his family, its servants and guests. Provided, however, no unit may be rented or leased for a twenty-four (24) month period following the closing date of the sale of that unit. Any renting or leasing of a unit after said twenty-four (24) month period shall be restricted as further provided in this Declaration. The foregoing provisions on leasing of units shall not apply to units owned by the Association.

The provision of this Amendment shall not apply to leases already reviewed and approved by the Association or to already approved transfers of ownership. However, this Amendment shall apply to approved purchasers of unit after the effective date of this amendment as provided in Section 718.110(13), Florida Statutes 2005. No rooms may be rented and no transient tenants may be accommodated.

## XI Maintenance of Community Interests

E. The foregoing provisions of this section entitled "Maintenance of Community Interest" shall not apply to a transfer to or purchase by an Institutional Mortgagee that acquires its title as a result of owning a mortgage upon the apartment concerned, and this shall be so whether the title is acquired by deed from the mortgagor, his successors or assigns, or through foreclosure proceedings; nor shall such provisions apply to a transfer, sale or lease by an Institutional Mortgagee that so acquires its title. Neither shall such provisions require the approval of a purchaser who acquires the title to an apartment at a duly advertised public sale with open bidding provided by laws, such as but not limited to execution sale, foreclosure sale, judicial sale or tax sale.\* Nor shall such provisions be applicable to the Developer-Association, who is irrevocably

Page 2 of 3

ACTIVE: 5243700\_1

empowered to sell, lease, rent, and /or mortgage condominium parcels or units, and portions thereof, to any purchaser, lessee or mortgagee approved by it, and the Developer Association shall have the right to transact any business necessary to consummate sales or rentals of units, or portions thereof, including but not limited to the right to maintain models, have signs, use the common elements, and to show units. The sales office(s), signs and all items pertaining to sales shall not be considered common elements and shall remain the property of the Developer.

\*nor shall such provision apply to a transfer, sale or lease by the Lessor if said Lessor so acquires its title.

WITNESS my signature hereto this day of MARCH, 2014, at West Palm Beach, Palm Beach County, Florida.

GOLF'S EDGE CONDOMINIUM ASSOCIATION, INC.

Bonded Through National Notary Assn.

Mary Lee Bigelow By: Mary & Patrick	
Witness / LEE BIGELOW	President
(PRINT NAME) Rolf Berto Attest Albahan	)
Witness ROLF-BENTON	Secretary
(PRINT NAME)	
STATE OF FLORIDA : COUNTY OF PALM BEACH :	
The foregoing instrument was acknowledged before me this	and
1202 KA-HAW, as PRESIDENT and SISCRETAN	∕respectively, o
Golf's Edge Condominium Association, Inc., a Florida not-for-profit	
behalf of the corporation. They are personally known to me, or as identification and did take art oath.	have produced
Wall Plat	(Signature)
Notary Public, State of Florida at Large	(Print Name)
ACTIVE: 5243700_1  ACTIVE: 5243700_1  Notary Public - State of Florida  My Comm. Expires Jun 10, 2015  Commission # EF 74896	Page 3 of 3

Book26703/Page1188

Page 3 of 3