



THIS DOCUMENT HAS NOT BEEN COMPARED TO ORIGINAL FILED DOCUMENT

# FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS

#### **DECLARANT:**

Arch Ray Developments, L.L.C., a Texas limited liability company 312 Schmidtzinsky Rd. Fredericksburg, Texas 78624 THIS FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS (this "First Amendment") is made by Arch Ray Developments, L.L.C., a Texas limited liability company ("Declarant"), and is effective for all purposes as of June 21, 2023:

#### RECITALS:

Declarant has been appointed under that certain Declaration of Condominium Regime for Arch Ray Condominiums (the "Original Declaration") recorded under Register No. 20232486 of the Official Records of Gillespie County, Texas. Unless otherwise defined herein, all capitalized terms shall have the same meaning as in the Original Declaration.

Declarant, pursuant to Section 19.4 of the Original Declaration and further pursuant to those certain RESERVATION OF DECLARANT RIGHTS recorded under Register No. 20232487 of the Official Records of Gillespie County, Texas, has the right to unilaterally amend the Original Declaration, and Declarant now desires to amend the Original Declaration in certain respects as set forth herein.

NOW, THEREFORE, Declarant, by this First Amendment, does hereby amend the Declaration as follows:

#### AMENDMENT:

- I. Paragraph 5.2.2. of the Original Declaration is hereby deleted and replaced in its entirety with the following:
  - "5.2.2. Each Unit includes the spaces and Improvements within the lower, upper and lateral boundaries defined in Section 5.2.1., including the roof and foundation of any Improvement, landscaping, driveways, sidewalks, fences, yards, utility lines and meters and all other Improvements located within the Unit. In addition to the Improvements within the Unit, each Unit also includes fixtures and equipment serving each Improvement or Unit exclusively, whether located within, outside or below the Unit, whether or not contiguous with an Improvement, including but not limited to below-grade foundation, piers, retaining walls, fence, or other structural supports; plumbing, septic, and utility lines, pipes, drains, landscape irrigation, and subterranean components of plant material, including roots of trees on the Unit, and any other below-grade item that serves or supports the Improvements or Unit exclusively. Importantly, although a Unit resembles a platted lot: (i) a Unit does not include land; (ii) the conveyance of a Unit is not a metes and bounds conveyance of land; and (iii) the creation of a Unit does not constitute a subdivision of land."
- 2. Exhibit "B" of the Original Declaration is hereby deleted and replaced in tis entirety with the Exhibit "B" attached hereto and incorporated for all purposes.
- 3. All covenants, conditions, restrictions and easements not herein amended but established by and contained in the Original Declaration shall remain in full force and effect.

[SIGNATURES TO FOLLOW ON NEXT PAGES]

#### DECLARANT:

Arch Ray Developments, L.L.C. a Texas limited liability company

By:

Stephen Baxter, Member

STATE OF TEXAS

COUNTY OF GILLESPIE

888

BEFORE ME, the undersigned authority, on this day personally appeared Stephen Baxter, known to me to be the person whose name is subscribed to the foregoing instrument as a Member of Arch Ray Developments, L.L.C., a Texas limited liability company, executed the same for the purposes and considerations therein expressed, in the capacity therein stated.

Given under my hand and seal of office on 23 Miles, 2023.

KATHERINE MOH! Notary Public State of Toxal Notary 10#-13250580-My Come same sycre JUNE 4, 2024

KATHERINE MORITZ Notary Public, State of Texas Notary ID# 132505804 My Commission Expires JUNE 4, 2024

#### CONSENT TO GOVERNING DOCUMENTS

WHEREAS, TEXAS PARTNERS BANK, holder of that certain real estate lien note in the amount of \$4,131,215.00, secured by Deed of Trust dated April 4, 2022, to ROY D. THOMPSON, as Trustee, recorded under Register No. 20222334, Official Public Records of GILLESPIE County, Texas, acting by and through the undersigned, its duly authorized agent, does hereby consent to, accept and ratify this FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS. Furthermore, TEXAS PARTNERS BANK consents to the above FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS, including the terms and conditions of all reservations of real property interests.

EXECUTED this 23rd day of June , 2023. TEXAS PARTNERS BANK

(Printed Name and Title)

Notary Public in and for the State of Texas

THE STATE OF TEXAS

COUNTY OF THIS HALL

This instrument was acknowledged before me on the 23 day of MANA Moior via president TEXAS PARTNERS BANK, on AND BUY behalf of said bank.

KATHERINE MORITZ Notary Public, State of Texas Notary ID# 132505804 My Commission Expires JUNE 4, 2024

Page 4 of 5

#### CONSENT TO GOVERNING DOCUMENTS

WHEREAS, DALE A. CRENWELGE, holder of that certain wraparound promissory note in the amount of \$9,131,215.00, secured by Deed of Trust dated April 27, 2023, executed by ARCH RAY DEVELOPMENTS, L.L.C., payable to the order of DALE A. CRENWELGE, as secured by Deed of Trust of even date therewith to CARROLL J. BRYLA, Trustee, filed for record on May 2, 2023, and recorded under Register No. 20232384, Official Public Records of Gillespie County, Texas, does hereby consent to, accept and ratify this FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS. Furthermore, DALE A. CRENWELGE consents to the above FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS.

EXECUTED this 38 day of \_\_\_\_\_\_, 2023.

DALE A. CRENWELGE

THE STATE OF TEXAS

Ş

COUNTY OF SILESPICS

This instrument was acknowledged before me on the

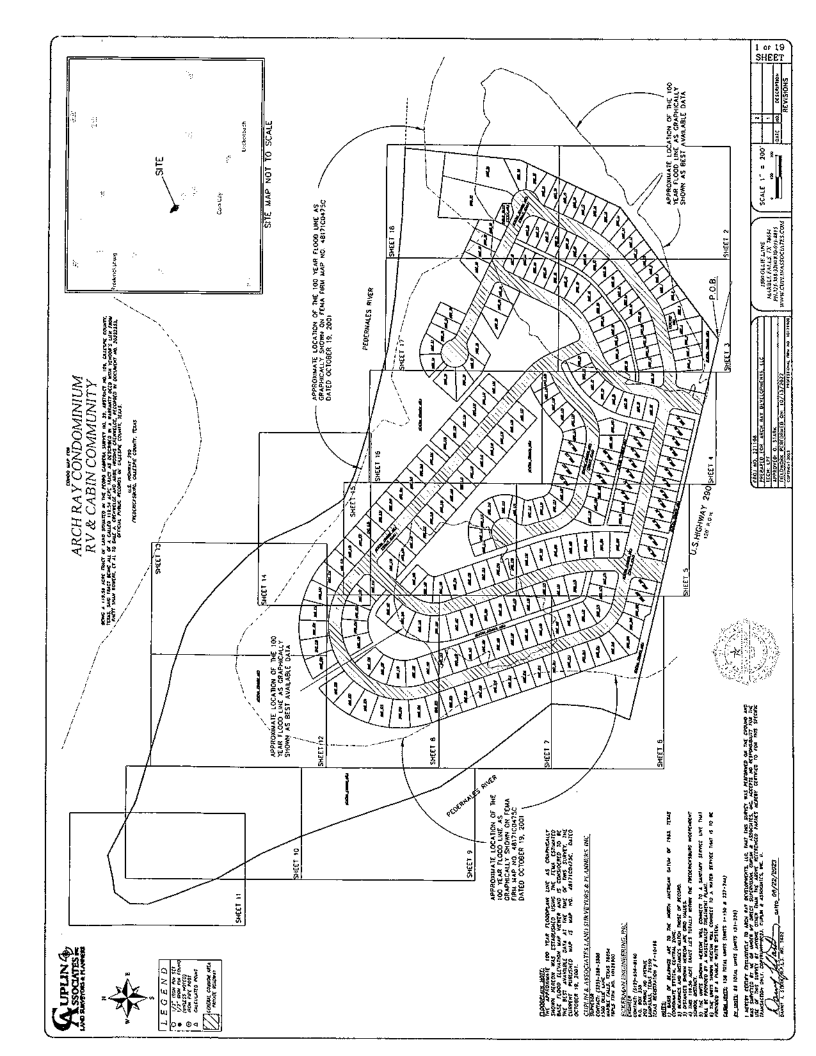
day of \_

2023. by

DALE A. CRENWELGE.

KENDRA PESEK
Notary Public, State of Texas
Notary ID# 13261811-2
My Commission Expires
AUGUST 12, 2024

Notary Public in and for the State of Texas



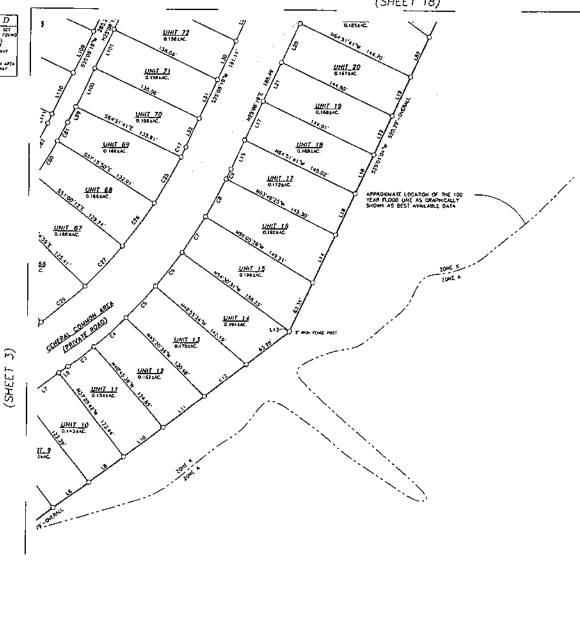


### ARCH RAY CONDOMINIUM RV & CABIN COMMUNITY 11.345 GOTES 11. MOTHER FOR PROPERTY PROCESSESSES, CHARGE COMPT, REAS

AUPLIN 4 SSOCIATES E



(SHEET 18)

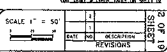


CUPLIN & ASSOCIATES LAND SURVEYORS & PLANNERS, INC. SHEETER
COMMENT (323)-386-3100
MARKET FLAT, FRAT 75514
TONG JAW MO, 10126900

ECKERMAN ENGINEERING, INC. ENGLIFER
CONTACT: (\$12)-510-8160
P.O. 801 336
201 19840 NO AVENUE
LAWALSE, TEXA TAISO
TEXAS SEGSTRATION S F-10496

PROPAGO FOR: ARCH RAY DEVELOPMENTS LLC TECH LOF APPROVED: O. STARK FELDWORK PERFORMED ON: 10/13/2022 UPF VEO: O. STARK ORK PERFORMED ON: 10/13/2023 FROGS

ISOU OLLIE LANE MARBLE FALLS, TR. 18654 PH.123-ISS-1100 TH-693-8815 WWW.CUPLINASSOCIATES CON



#### ARCH RAY CONDOMINIUM RV & CABIN COMMUNITY AUPLIN 4 SSOCIATES A 149.30 ACRES U.S. MICHELY 319 FREDERICKSBURG, GULESPIE COUNTY, FIXAS (SHEET 17) J:22104080 **⊕** △ UNIT 46 KENERAL COMMON AR PRIVATE ADMONAN GENERAL COMMON AREA UNIT 47 E1.39.35 7 UNIT 6 0.165 EAC 2.7.15.30 X UNIT 48 UNIT 76 UNIT 68 UNIT 49 <u>77</u> SCHEEPING COMMENT AREA UNIT 67 UNIT 50 UNIT 51 9.152 EAC. UNIT 66 istered County Basel E. UNIT 52 UNIT 65 UNIT 53 UNIT 54 0.102 EAC. UNIF. 64 0.130 p.c. D. UNIT 65 UNIT 55 UNIT 62 UNIT 11 (SHEET UNIT 61 (SHEET UNIT 60 UNIT 10 UNIT 59 UNIT 57 UNIT 56 <u>UNIF 9</u> \$7653'31 " UNIT 7 H7555317E CEMETERY UNIT UNIT 6 UNIT 5 UNIT 4 UNIT J UNIT 2 UHIT ( 10 K GENERAL COMMON AREA CALLED 31.72 ACRES KOWERT FAMILY PROPERTIES, LLC DOC NO. 2022233-0.P.R.C.C. IRON FENCE POST

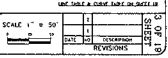
CUPLIN & ASSOCIATES LAND SURVEYORS & PLANNERS, INC.
SURVEYOR
CONTROL (133)-344-3500
1000 DUM LANE
SURVEYOR THE TELES
STREET SIRE AT TELES
THE STRE

ECKERMAN FREINGERING, INC. imcheer Coutact: (3:13)-538-8180 7:0. 801 118 3:0. Spring no inchise Lawrisias, telas 76550 Trais registriton & F-10498

PROJ NO. 221109

PRIPARED FOR: ARCH BAY DEVELOPMENTS, LICE
JECH: UP!

ISOO DILIE LANE MARIEE PAILS, TX, MOJA PH 125-388-3100 BJO-693-8815 WW CUPLINASSOCIATES.COM



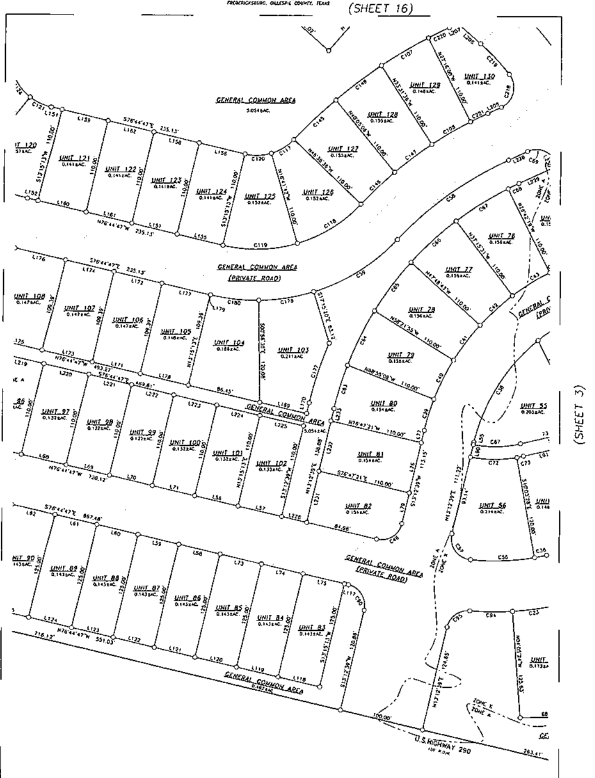


#### ARCH RAY CONDOMINIUM RV & CABIN COMMUNITY

119.54 ACRES
U.S. MICHAEY 350
FREGERICKSBURG, GRANTSHE COUNTY, FEAS



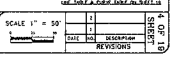




ECKERMAN ENGINEERING, INC.
ERCORTER
CONTACT (512)-5381-4140
P.O. BOT 123
TOT SPRING NO AVENUE
LUMPASS, ETUS TOSSO
TEXAS REGISTATION & F-104EE

PROJ NO. 221108	
PREPARED FOR: ARCH PAY	SEVELOPHENTS, LLC
TECH: UF	
APPROVED: O. STARK	
FIELDWORK PERFORMED ON:	10/13/2022
COS-INCIA-2013	PROJESSAMILE CAPIT MO: 40134000

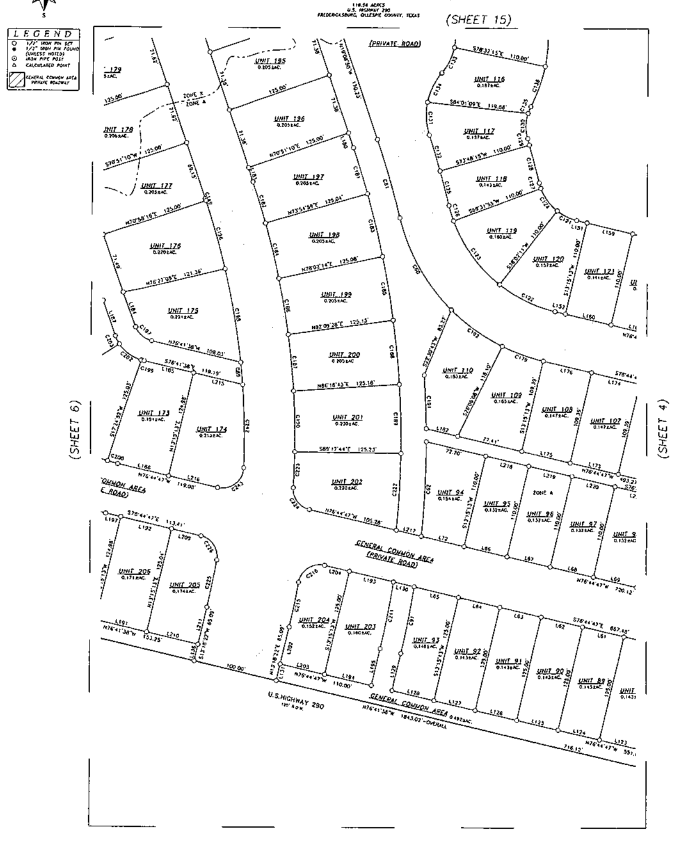
1500 OLLHE LANE MARRIE E FALLS, TX. 78654 PH 125-188-1300 R10-693-8413 WWW.CUPLINASSOCIATES.COM





#### ARCH RAY CÖNDOMINIUM RV & CABIN COMMUNITY





CUPLIN & ASSOCIATES LAND SURVEYORS & PLAINNERS, INC.

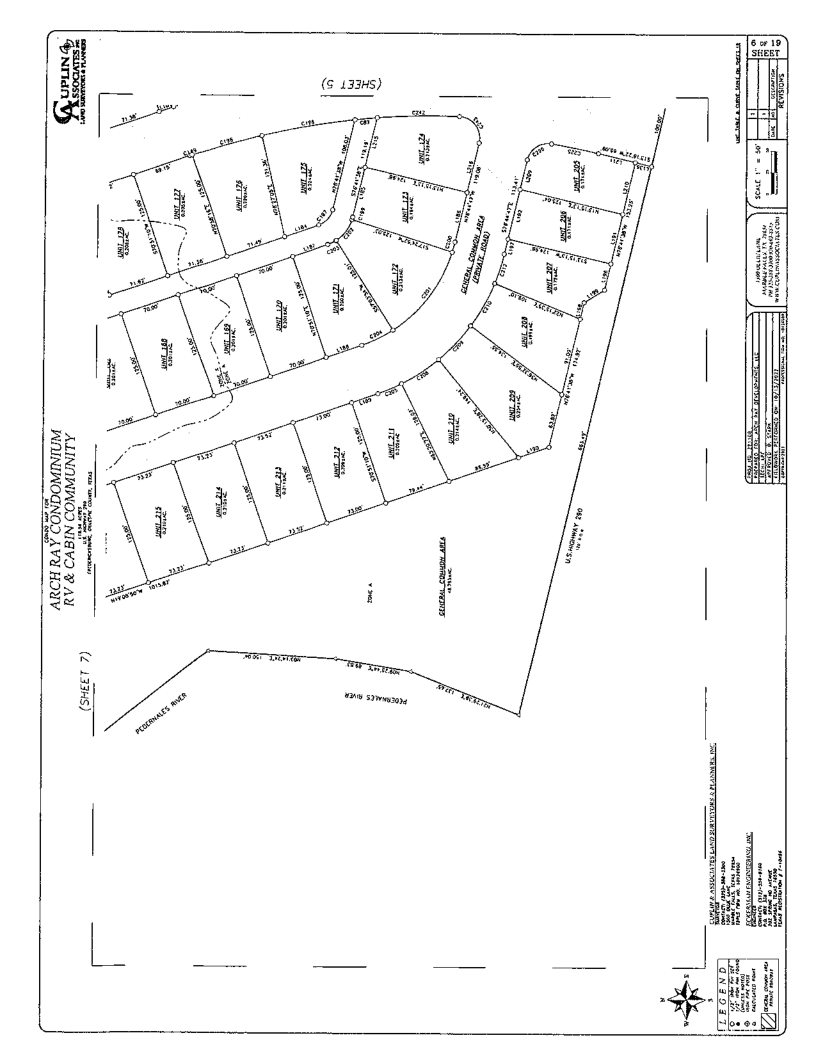
BUNYETON CONTACT: (573)-505-1390 1500 OLUT LANC NO ORLY FALLS, FERAS 7845-8 COPLS FORM MO. 10124900

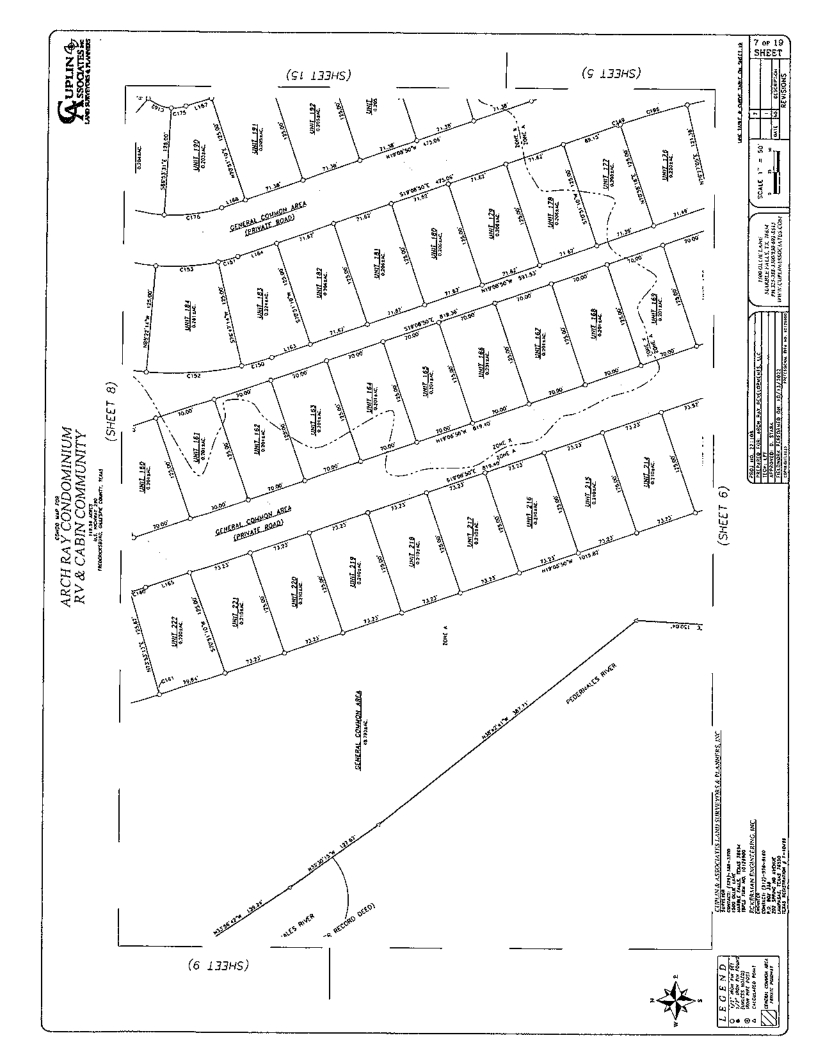
ECKERMAN ENGINEERING INC. UKARCIN COMICCY: (319)-536-460 A. DOS 138-POS SPRING NO APPRIC LANDASS, CEAS F6330 CRAS MICROSPATION & P-10186

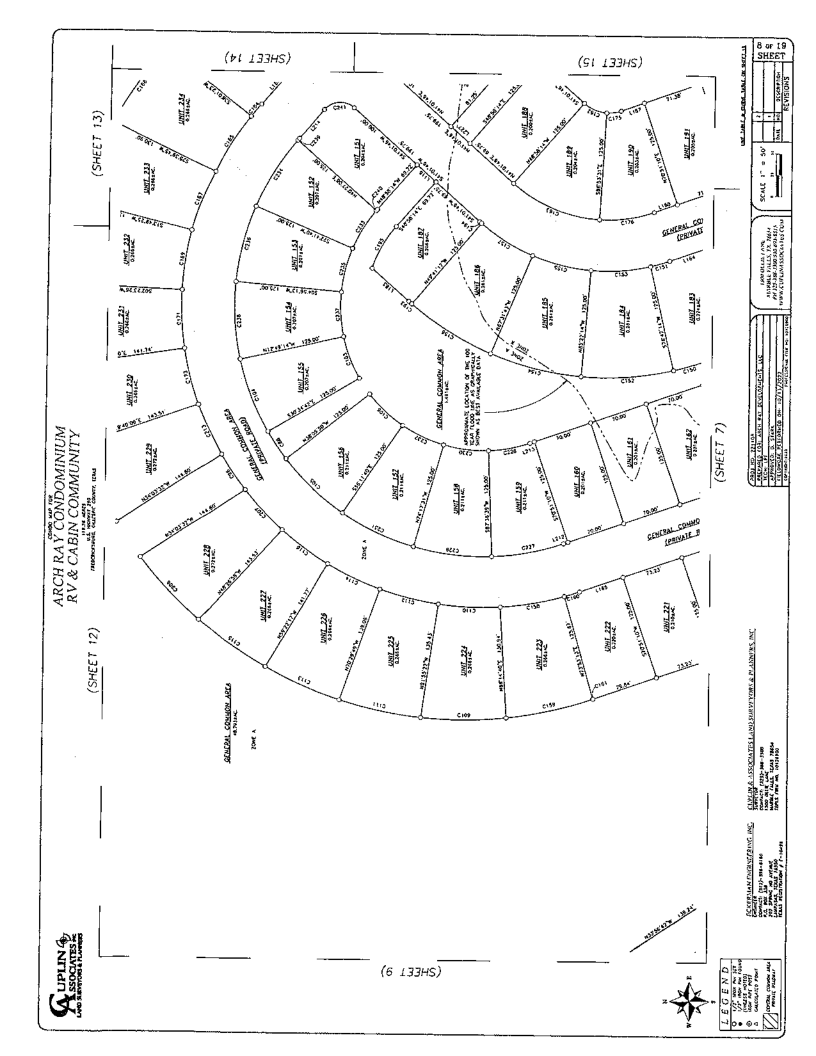
PROJ HO. 221108	$\overline{}$	
PREPARED FOR ARCH RAY DEVELOPMENTS, LLC		1
TECH: LPS		11
APPROVED: D. STARK		} [
FIELDWORK PERFORMED ON: 10/13/2022		ı
COPYRIGHTS PROFESSIONAL FIRM MO:	10171400	1

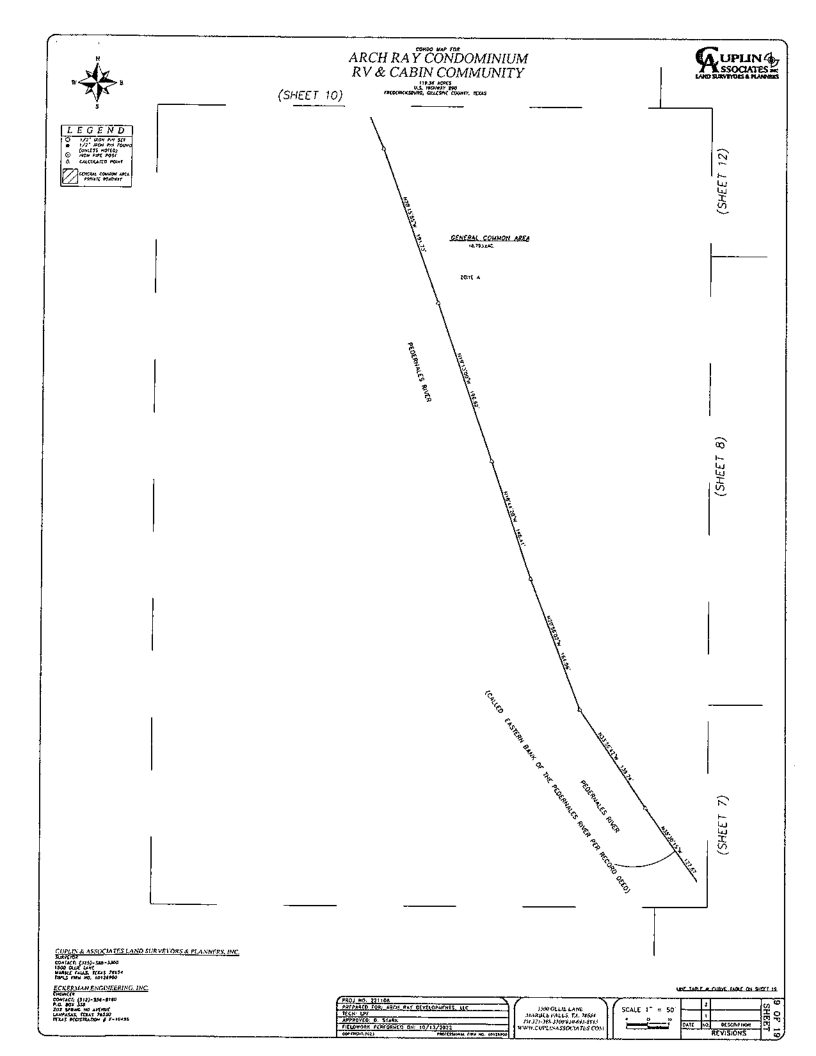
1500 OLLIE LANE MARDLE FALLS, TX. 78651 PH.325-388-3300 810-693-8815 WWW.CUPLINASSOCIATES.CQJ

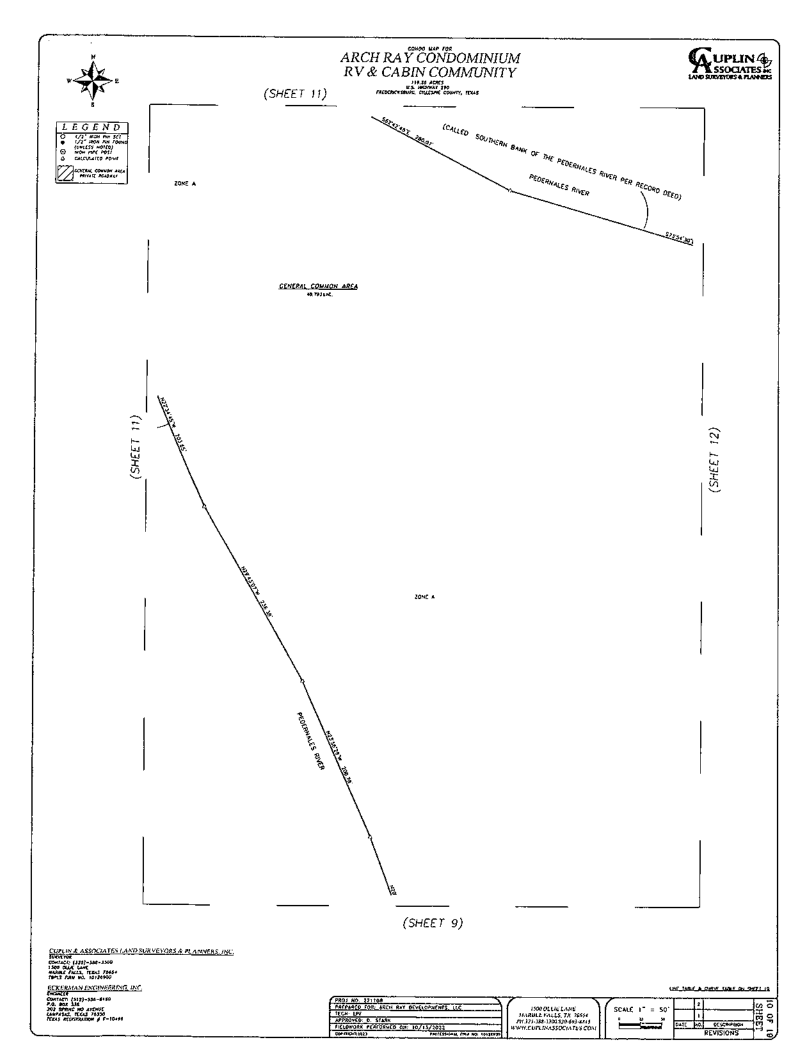
S OF 1 SCALE 1" = 50'













### 

AUPLIN 4

LEGEND

1/7: FROM PHI SE!

1/7: FROM PHI SE!

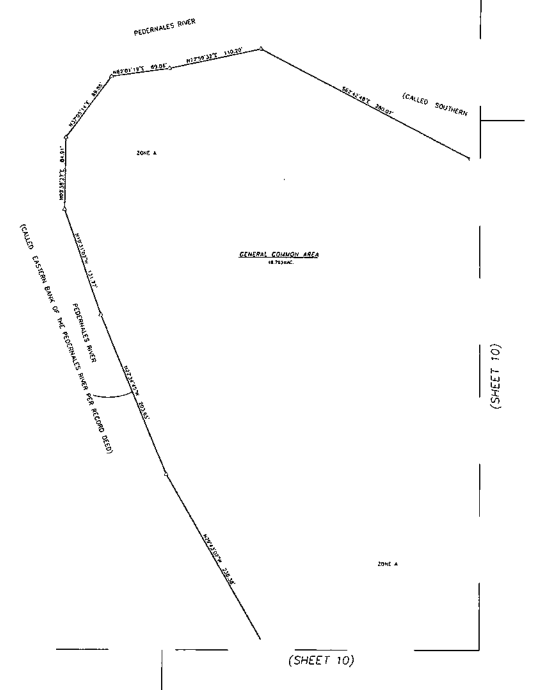
1/8: FROM PHI SE!

1/8: FROM PHI SOUND

1/8: FROM PHIS

A CALCULATED POWER

VIOLOGY OF COLUMN ASS.



CUPLIN & ASSOCIATES LAND SURVEYORS & PLANNERS, INC.
SURVEYOR
CONTROL (\$25)-880-3500

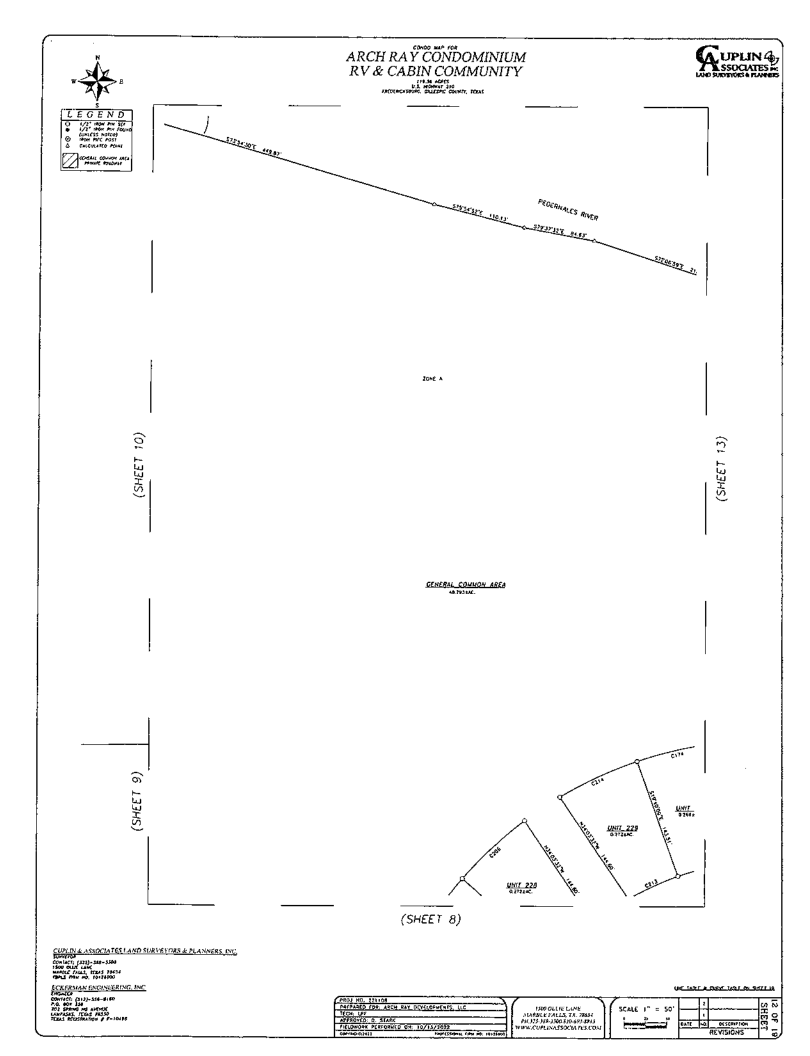
CONTROL (\$25)-880-3500

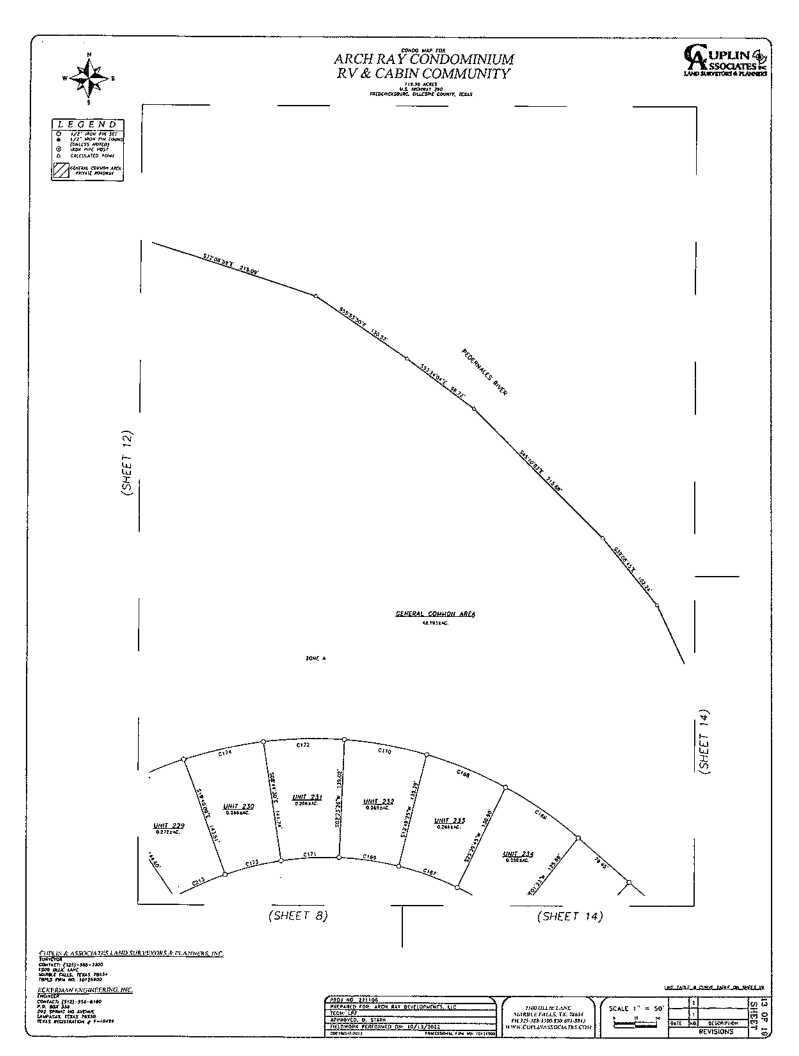
THAT FOR NO. 10128500

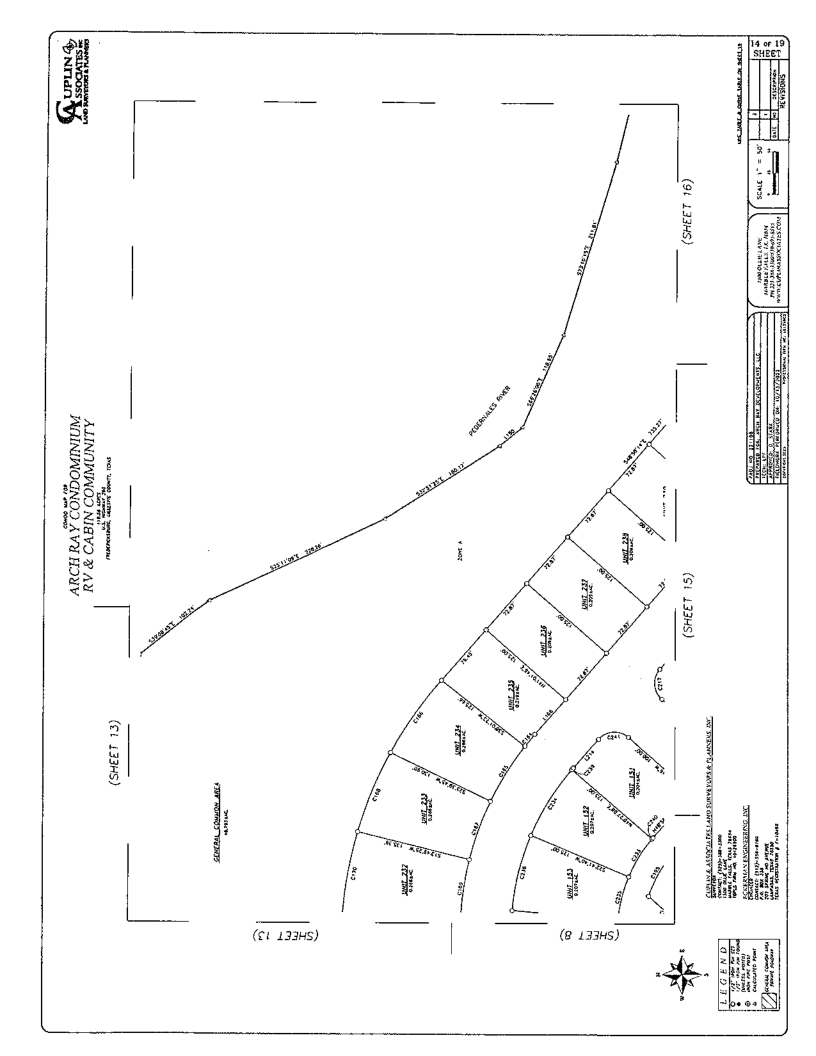
ECKERAIAN ENGINEERING, INC.
INCRETE
COMPACT, (\$13)-584-8160
20. BOX 130
20. SPRING HO AND HO
LAPASSA, ERSA 18350
IEES ROSTRAION # \$1-00-76

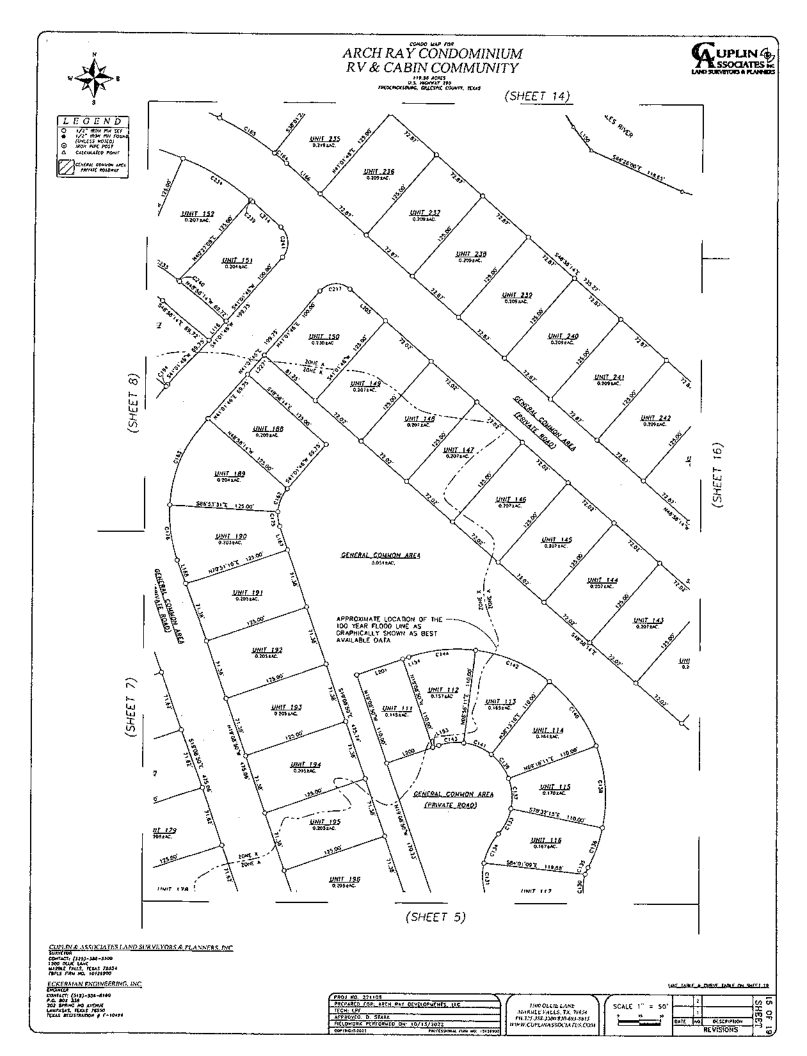
PRO NO. 221105
PREPARED FOR: ARCH PAY DEVELOPMENTS, LLC
TECH. LPF
AFFROYCO: D. STARK
FILLOWORK PERFORMED DM: 10/15/2022
DOWNWARD STARK
FILLOWORK PERFORMED DM: 10/15/2022

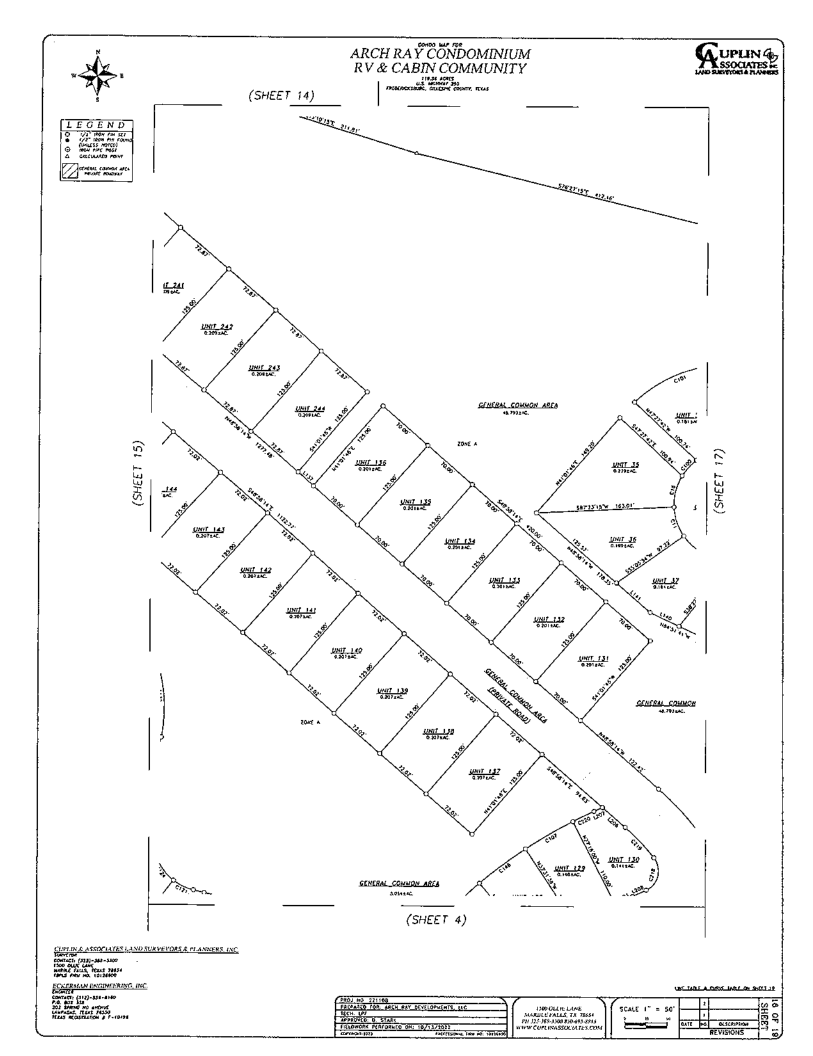
1500 OLCIE LANE MARILE FALLS, TX. 18651 PH 325-381-300 \$30-69-8815 WWW.CUPLINASSOCIATES.COM











#### ARCH RAY CONDOMINIUM RV & CABIN COMMUNITY SSOCIATES IN 119.34 ACRES U.S. MCHINAY 290 FREDERICKSRURG, GRUESPIE COUNTY, FEZAS (CALLED SOUTHERN BANK OF THE PEDERNALES RIVER PER RECORD DEED) 287.12.18.£ 256.56. PEDERNALES RIVER 385 16 48 T 590 BY Sir. UNIT 33 UNIT 34 GENERAL COMMON AREA UNIT 32 JNIT 35 UNIT 31 UNIT 30 163.01 GENERAL COMMON AREA (PRIVATE ROAD) NIT 36 (SHEET UNIT 29 UNIT 38 35 18 18 18 T UNIT 28 11.78°21.13.78° TONE A 0.313±45. UNIT 40 UNIT 4] GENERAL COMMON AREA 11108 \$6. UNIT 42 O. HET EAC. \*80'31'40 W APPROXIMATE LOCATION OF THE 100 YEAR FLOOD UNE AS GRAPHICALLY SHOWN AS BEST AVAILABLE DATA UNIT 4) UNIT 44 UNIT 45 Personan (SHEET UNIT 46 GENERAL COMMON AREA ₩,. 2000. (SHEET 3) CUPLIN & ASSOCIATES LAND SURVEYORS & PLANNERS, INC. SURVEYOR & PLANNER ECKERMAN ENGINEERING INC. CONTROL (512)-558-8180 FO. 60X 338 202 SPROC NO. UNIT DOLL & CHRYS INDIC ON SHEET, 19 PREPAGE TOP ARCH PAY DEVELOPMENTS, LLC TECH: UF APPROVED 0, STAPK THEOMORY PERFORMED ON: 10/13/2022 17 OF 16 SHEET I 100 OLLIE LANE MARIULE FALLS, TX. 78654 PH.133-388-3100-310 693-3813 WWW GUPLINASSOCIATES COX P.O. BOY 338 302 SPRING NO AVENUE LAMPAGES, PERAS 28330 FEMAS REGISTRATION & F-10498 SCALE 1" = 50"



## ARCH RAY CONDOMINIUM RV & CABIN COMMUNITY 119-24 ACES 19-24 COLUMN FELLOS 19-24 COLUM

QUPLIN 4

0.00 1/2" WON PIN SET 1/2" WON PIN FOUND (UNICSS NOTO) RON PIPE POST GALCULATED POINT GENTALL COMMON AND

ORO DEED)

585'18'48'C 395.07' PEDERNALES RIVER \$8756'24'C 319.66' LON AREA 195.35 585.54.36°C 305.88 110,33 505.37.30% (SHEET 17) UNIT 25 NII 29 UNIT 28 UNIT 24 UNIT 27 /3 UNIT 25 PUBLIC WAJER SYSTEM AREA 1 583 86 18 W UNIT 42 UNIT 23 0.132 sec 2" IRON FENCE POST UNIT 43 GENERAL COMMON AREA N37 26 22 W UNIT 74 (PRIVATE\_ROAD) NIT\_44 UNIT 22 0.100 MC. UNIT 73 CALLED 31.72 ACRES KOWERT FAMILY PROPERTIES. LLC 000 NO. 2022233-0.P.R G.C. Unit 21 UNIT 72 UNIT 20 UNIT 71 UNIT 19 55631-617 150 UNIT 70 (SHEET 2)

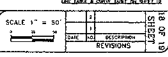
CUPLIN & ASSOCIATES LAND SURVEYORS & PLANNERS, INC.

SUNYTYPA CONTACT: (323)—346—3300 1500 OLDE LANE MARRE TALLS: TEXAS 78654 7845 FRAN NO. 10124800

ECKERMAN ENGINEERING, INC.
FRANCE
CONTACT: (\$433-556-6160
RO. STRANG HO ATTHEE
LAMPASSA TINZE \$4530
ICES ECOSTRAND # F-10296

221108 FOR: ARCH RAY DEVELOPMENTS IN TECH. LPF
APPROVED: D. STARK
FIELDWORK PERFORMED DN: 10/15/2022
PROTES
PROTES

1500 OLI,II; (JANI; MARILLE FALLS, TX-78654 FH.123-188-3100-210-693-8115 WWW.CUPLINASSICIA ILESCOS



AUPLIN 4, SSOCIATES &

LICEL DESEMPRON: BEING A 119.36 LORE FRACE OF LAND SITUATED IN THE PEOPLE CLARICLE SUMMEY NO. 28, RESTRUCT NO. 104, CHLICTHE COUNTY, TELLS, SAD FRACE REVOLUTE OF A CALLED 19354 LORE FRACE AS DESCRIPTON A PARRIANT DETO MEM NECODES LORY FROM HETT SAME ROYFER, ET AL. TO MANUEL A. CHEMPACE AND ARREST HOROURS CHEMPACE AND ARREST HOROURS CHEMPACE AND ARREST HOROURS OF CALLERIC COUNTY, FEAS, SAD-1935 ACRE TRACE BRING MORE PREFECULARLY DESCRIPTOR ST. HELES AND BOUNDS AS FOLLOWS:

2)South 2501'01" West, a distance of 320.29" to a 2" from pipe funce server part lound for an norther,

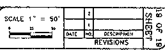
Though 52'41'01' West, a distance of 374.78' to the POINT OF SCHOOLING, controlling 186.56 sects, more or tare, all distances shown to bears on grid distances, to obtain surface without, was a peaks tector of 1,0001025072602.

ECKERMAN ENGINEERING, INC. Growter, (312)-354-4140 2.0. for 344 307 595-0 80 artise Lindrata, (212)-3150 Cara Control (212)-4150 Cara Control (212)-4150

CUPI IN A ASSOCIATES LAND SURVEYORS & PLANNERS INC. SURVINGE BOUNDES (\$25)—389-1400 BOUNDES (\$25)—589-1400 BOUNDES (\$25)—589-1400 BOUNDES (\$25)—589-1400 BOUNDES (\$25)—589-1400 BOUNDES (\$25)—589-1400 BOUNDES (\$25)—589-1400

280) HQ. 721105	
PREPARED FOR: ARCH RA	Y PEYELOPMENTS, LLC
TECH: UPF	
APPROVEO: D. STARK	
FIELDWORK PERFORMED C	JH: 10/13/2022
COPYRIGID-1071	PROFESSIONAL FRA NO. 10114900

1300 OLLIE LANE MARBLE PAULS, TX, 78654 (91-)23-348-3300 830-693-8815 WW.CUPLINASSOCIATES.CO:



ARCH RAY CONDOMINIUM **RV & CABIN COMMUNITY** 

119.38 ACRES
U.S. HIGHWAY 190
FREDERICASBURG GLESPIC COUNTY, FEMAS





THIS DOCUMENT HAS NOT BEEN COMPARED TO ORIGINAL FILED DOCUMENT

# AMENDED AND RESTATED DESIGN STANDARDS ARCH RAY CONDOMINIUMS

#### DECLARANT:

Arch Ray Developments, L.L.C., a Texas limited liability company 312 Schmidtzinsky Rd. Fredericksburg, Texas 78624 THESE AMENDED AND RESTATED DESIGN STANRDARDS FOR ARCH RAY CONDOMINIUMS ("Design Standards") is made by Arch Ray Developments, L.L.C., a Texas limited liability company ("Declarant"), in conformance with the provisions of that certain DECLARATION OF CONDOMINIUM REGIME FOR ARCH RAY CONDOMINIUMS (the "Declaration"), incorporated herein by reference, and further in conformance with the RESERVATION OF DECLARANT RIGHTS, also incorporated herein by reference, and are as follows:

## ARTICLE I.A ARCHITECTURAL AND AESTHETIC STANDARDS

The Architectural and Aesthetic Standards set forth in this Article I.A are for the Cabin Units, as described and shown on Exhibit "B" of the First Amendment of the Declaration of Condominium Regime Arch Ray Condominiums, dated of even date herewith and recorded contemporaneously.

- I.I Aesthetic Appeal. The ARC may disapprove the construction design of any Improvement on purely aesthetic grounds. Any prior decisions of ARC regarding matters of design or aesthetics shall not be deemed to have set a precedent if, in its sole discretion, the ARC feels that the repetition of such actions would have any adverse effect on the community. It is the express intent of the Declarant that the Property be finished out and reflect the Texas Hill Country architecture and style. All submissions must conform to the Texas Hill Country architecture and style.
- 1.2 **Prohibited Elements.** The following architectural elements are prohibited within Arch Ray Condominiums, unless expressly approved in advance and in writing by the ARC:

#### Roofs

- Flat roofs.
- Roofs that are too steep or too shallow for the style of the home.
- Shed roofs except as incidental to the main roof.

#### Design Elements

- Stove pipe chimneys and metal chimney caps.
- Random roof penetrations, vents or skylights facing a right of way.
- White or bubble skylights.
- Mirrored glass.

#### Materials and Colors

- Synthetic wood-siding; provided, however, that wood siding made from actual cedar, redwood or cypress wood and that is connected by tongue & groove or lap joint methods shall be permitted.
- Stone which appears glued on; however, use of native stone natural to the area or brick along the same color range is allowed (acceptable stone, rock and brick colors will be provided with construction application).
- Vivid, inappropriate colors (acceptable color palette will be provided with construction application)
- 1.3 Building Envelope. The building envelope is that portion of a Unit excluding the setbacks on which Improvements and outdoor private spaces will be constructed. Each Improvement within the building envelope must conform to the maximum building height requirements set forth in

these Design Standards. Each Owner is advised to consult the ARC with respect to particular setbacks on his or her Unit. The ARC reserves the right to establish a building envelope for certain Units that would include specific setbacks for such Units. For example, the ARC has the right to prohibit construction of Improvements within a certain distance from boundary line of a Unit. In the event of any disagreement regarding the setbacks or building envelope of a Unit, the decision of the ARC controls.

Landscape structures (such as trellises and/or arbors), walls over four feet (4') and landscaping that have the potential to block views are discouraged in areas where adjacent Units or common areas may be affected.

- 1.4 **Height and Views.** Unless otherwise approved in advance by the ARC, no Improvement or structure may exceed twenty feet (20') in height to the top of the main structure (exclusive of chimneys, copulas and ventilators) as measured according to the following definition: the vertical distance between the lowest finished floor elevation at any point within the structure and the center of the roof line. Unless otherwise approved in advance by the ARC, no Improvement or residential structure may exceed twenty-five feet (25') in height (inclusive of chimneys and ventilators) as measured according to the following definition: top of the primary structure from the uphill side of the Unit. The ARC has the authority to withhold its approval of an Improvement's height notwithstanding the previous provisions if the ARC determines that the proposed height is not compatible with adjacent structures or is not responsive to existing or anticipated structure heights on Units located above or below the Unit on which the proposed Improvement will be constructed. Views are neither guaranteed, preserved nor protected within the Property.
- 1.5 **Exterior Materials.** Unless otherwise approved in writing by the ARC, the exterior Improvement material shall be constructed of horizontal or vertical siding manufactured out of fibercement (e.g. "HardiPlank®") or approved masonry. The ARC encourages the restrained use of a variety of materials.

No more than six (6) inches at the bottom of a slab may be left exposed; the remainder must be covered with the same material as the exterior wall (a maximum six (6) inch allowable exposed lug). All portions of exposed slab must be underpinned. The ARC may require that the remaining exposed portion of the foundation be concealed by landscaping approved in advance by the ARC.

- 1.6 Color Palette. Unless otherwise approved in advance by the ARC, the exterior color of Improvements on all Units must conform to the color palette provided by the ARC, which shall consist of Earth tones, for both paint and stain. Accent colors shall be allowed at entry doors from a paint manufacturer's "Historical Colors" selections.
- 1.7 Improvement Materials. All Improvement materials must be approved in advance by the ARC. All projections from an Improvement, including but not limited to chimney flues, vents, gutters, downspouts, utility boxes, porches, railings and exterior steps must, unless otherwise approved by the ARC, match the color of the surface from which they project. No highly reflective finishes (other than glass, which may not be mirrored) may be used on exterior surfaces (other than surfaces of hardware fixtures), including, without limitation, the exterior surfaces of any Improvements.

- 1.8 **Building Coverage.** Maximum floor area for interior heated space is 1,500 square feet for all primary dwelling Improvements. Exterior porches, whether enclosed or open, shall not exceed 850 square feet. No structure may be more than one (1) story.
- 1.9 Windows. Combinations of double hung, casement, or fixed wood, aluminum, vinyl-clad, or fiberglass windows are required. Snap-in window grids are prohibited. Multi-pane windows and doors are encouraged.
- 1.10 Roofs. The pitch, color and composition of all roof materials must be approved in writing by the ARC. Roof material shall be non-reflective standing seam metal or galvalume. All roof materials shall be a muted earth or natural tone color as approved by the ARC. Roof vents and other penetrations shall be as unobtrusive as possible and must match the principal color of the roof unless approved in advance by the ARC. Solar panels may be installed on Improvements but must be flush with the grade of the roof and must be located on the rear of the Improvement.
- 1.11 Garages. All garages shall be approved in advance of construction by the ARC. The Improvements on each Unit may contain a private, enclosed garage. Carports or other open automobile storage units will be permitted if approved by ARC. No garage may be permanently enclosed or otherwise used for habitation. The orientation of the opening into a garage (e.g., side-entry or front-entry) must be approved in advance by the ARC. The parking of vehicles in the yard of any Unit is not permitted. The driveway must also be able to accommodate two (2) additional vehicles.
- 1.12 **Driveways.** The design of all driveways must be approved in advance by the ARC. All driveways shall be surfaced with pre-cast concrete pavers, decomposed granite, asphalt or similar substances approved by the ARC.

The minimum width of a driveway is eighteen feet (18') and the maximum width of a driveway is twenty-two feet (22'). Drives shall intersect the street at as close to ninety degrees (90°) as possible. All driveways must be at least ten feet (10') from adjacent Unit boundary lines, unless otherwise approved in advance by the ARC. One driveway entry is allowed per Unit. Driveways must permit entry by standard mid-size vehicles without "bottoming out" in the transition area between the curb and property line as wells as the driveway area between the property line and the garage.

If the driveway is raised significantly above finished grade (which will be determined by the ARC, in its sole and absolute discretion), the exposed sides of the driveway must be screened with landscaping approved in advance by the ARC.

1.13 Exterior Lighting. Exterior lighting will be kept to a minimum, but consistent with good security practices and customary traditional single-family residential use and shall face in a downward direction (except for tree lighting as done by the Association) so as to mitigate light pollution and minimize light spillage beyond Unit lines onto surrounding properties or project above the horizontal plane. Lighting practices that minimize light pollution, glare and light trespass are strongly encouraged.

Except for accent lighting, wall mounted lights should be directed downward only, to prevent light spillage. Soffit mounted light fixtures should be recessed into the soffit or otherwise fully shielded. Ground mounted or other upward directional lighting will be permitted only where some form of shielding or light baffling is provided so that a soft, uniform light quality on the tree or wall with minimum light spillage beyond is achieved.

No exterior light whose direct source is visible from a street or neighboring Unit or which produces excessive glare to pedestrian or vehicular traffic will be allowed. Exterior lighting must be approved in advance by the ARC.

Use of other than white or color corrected high intensity lamps and exterior lights will not be allowed. Holiday lighting is an exception for a maximum length of time beginning no earlier than mid-November and ending by mid-January of each year. Sodium, mercury vapor, or bare HID yard lights are not allowed. All exterior light temperatures may not exceed 3.000 K.

1.14 Accessory Improvements. Accessory Improvements, including detached garages, Accessory Dwelling Units and storage buildings shall be constructed of the same materials and with the same quality of construction as the primary residential structure and must be approved in advance by the ARC. The ARC will be entitled to determine, in its sole and absolute discretion, whether an Accessory Improvement or outbuilding proposed to be constructed on any Unit is permitted and complies with the foregoing requirements. Metal storage sheds are expressly prohibited. Any Accessory Improvement should be placed on a Unit so as to have the view of any such structure be minimized from public view and from adjoining Units.

#### 1.15 Miscellaneous.

- A. <u>Address Markers and Mailboxes</u>. Address markers must conform to specifications established by the ARC. Mail will be delivered to Arch Ray Condominiums community mailbox located at the discretion of the ARC. No individual mailboxes on Units are permitted.
- B. <u>Barbecue Grills.</u> Freestanding barbecue grills are permitted only if they are stored and used in the rear yard space of the Unit and are not visible from any right of way. The use of built-in grills is encouraged.
- C. <u>Unsightly Vehicles and Vehicle Repair</u>. All trailers, graders, trucks other than pickups, boats, tractors, camper shells, wagons, buses, motorcycles, motor scooters and garden maintenance equipment shall be kept at all times, except when in use, in enclosed structures or screened from view. No repair or maintenance work shall be done on any of the preceding or any automobile (other than washing, cleaning, tire changing, and minor emergency repairs) except in enclosed garages or other structures.
- D. <u>Trash.</u> Rubbish and debris of any kind shall not be placed or permitted to accumulate upon any Unit, and no odors shall be allowed to arise from that place so as to render any portion of the property unsanitary, unsightly, offensive or detrimental to any other property or its occupants. Refuse, garbage and trash shall be kept at all times in covered containers and such containers shall be stored within enclosed structures or appropriately screened from view.
  - F. Signs. No sign of any kind shall be displayed to the public view on a Unit.
  - G. Noise. No exterior speakers, horns, whistles, bells or other sound devices (other than security devices used exclusively for security purposes) shall be located, used, or placed on any portion of Unit. It is prohibited for any person to make, assist in making, permit, continue, cause to be made or continued, or allow the continuance of any sound that exceeds

decibel levels as established by the City of Fredericksburg. Any sound that exceeds the levels set forth City of Fredericksburg Zoning Ordinance is subject to a fine by the Association. For more detailed information, please refer to the City's website- http://www.fbgtx.org.

#### ARTICLE I.B ARCHITECTURAL AND AESTHETIC STANDARDS

The Architectural and Aesthetic Standards set forth in this Article I.B are for the RV Units, as described and shown on Exhibit "B" of the First Amendment of the Declaration of Condominium Regime Arch Ray Condominiums, dated of even date herewith and recorded contemporaneously.

- 1.1 RV Units Improvements. Each RV Unit shall include a hard surface pad site topped with base material, crushed stone or gravel that is a maximum of 45' x 12', and an electrical pedestal with 50-100 amp electric capacity. The portion of the RV Unit that is not pad site shall be open space with grass or other pervious cover. Water and full sewer hook ups and fiber optic cable shall be available at the boundary of each RV Unit.
- 1.2 RV Units Personal Property Improvements. All RV's and Motorhomes placed on an RV Unit must be a Class A road worthy trailer or motorcoach that has current and valid registration. An RV shall be defined as means a nonmotorized vehicle that is designed to be towable by a motor vehicle for temporary human habitation for uses including recreational camping or seasonal use, and is 400 square feet or less when measured at the largest horizontal projection when in the set up mode, and is permanently built on a single chassis. A Motorhome shall be defined as s a motorized vehicle situated on a multitude of chassis including a van chassis, I ton single wheel chassis, a I ton dual wheel chassis, a mini bus chassis, and up to a full size bus chassis, which include at a minimum, a self-contained living area, refrigerator, stove, bathroom, bed and closet.
- 1.3 RV Units Prohibited Improvements. Only RVs and Motorhomes, as defined in Article I.B, 1.2 shall be allowed or placed on an RV Unit for habitation, temporary or otherwise. The ARC may disapprove any RV or Motorhome Improvement on purely aesthetic grounds. Any prior decisions of ARC regarding matters of design or aesthetics shall not be deemed to have set a precedent if, in its sole discretion, the ARC feels that the repetition of such actions would have any adverse effect on the community.
- 1.4 Pad Site. A pad site may only be placed in a location on an RV Unit that is approved by the ARC.
- 1.5 **Driveways.** The design of all driveways must be approved in advance by the ARC. All driveways shall be surfaced with pre-cast concrete pavers, decomposed granite, asphalt or similar substances approved by the ARC.

The minimum width of a driveway is eighteen feet (18') and the maximum width of a driveway is twenty-two feet (22'). Drives shall intersect the street at as close to ninety degrees (90°) as possible. All driveways must be at least ten feet (10') from adjacent Unit boundary lines, unless otherwise approved in advance by the ARC. One driveway entry is allowed per Unit. Driveways must permit entry by standard mid-size vehicles without "bottoming out" in the transition area between the curb and property line as wells as the driveway area between the property line and the garage.

If the driveway is raised significantly above finished grade (which will be determined by the ARC, in its sole and absolute discretion), the exposed sides of the driveway must be screened with landscaping approved in advance by the ARC.

1.6 Exterior Lighting. Exterior lighting will be kept to a minimum, but consistent with good security practices and shall face in a downward direction (except for tree lighting as done by the Association) so as to mitigate light pollution and minimize light spillage beyond Unit lines onto surrounding properties or project above the horizontal plane. Lighting practices that minimize light pollution, glare and light trespass are strongly encouraged.

Except for accent lighting, wall mounted lights should be directed downward only, to prevent light spillage. Ground mounted or other upward directional lighting will be permitted only where some form of shielding or light baffling is provided so that a soft, uniform light quality on the tree or wall with minimum light spillage beyond is achieved.

No exterior light whose direct source is visible from a street or neighboring Unit or which produces excessive glare to pedestrian or vehicular traffic will be allowed. Exterior lighting must be approved in advance by the ARC.

Use of other than white or color corrected high intensity lamps and exterior lights will not be allowed. Holiday lighting is an exception for a maximum length of time beginning no earlier than mid-November and ending by mid-January of each year. Sodium, mercury vapor, or bare HID yard lights are not allowed. All exterior light temperatures may not exceed 3.000 K.

1.7 Accessory Improvements. Accessory Improvements, including detached garages, Accessory Dwelling Units and storage buildings are prohibited on RV Units.

#### 1.8 Miscellaneous.

- A. <u>Address Markers and Mailboxes</u>. Address markers must conform to specifications established by the ARC. Mail will be delivered to Arch Ray Condominiums community mailbox located at the discretion of the ARC. No individual mailboxes on Units are permitted.
- B. <u>Barbecue Grills.</u> Freestanding barbecue grills are permitted only if they are stored and used in the rear yard space of the Unit and are not visible from any right of way. The use of built-in grills is encouraged.
- C. <u>Unsightly Vehicles and Vehicle Repair</u>. All trailers, graders, trucks other than pickups, boats, tractors, camper shells, wagons, buses, motorcycles, motor scooters and garden maintenance equipment shall be kept at all times, except when in use, in enclosed structures or screened from view. No repair or maintenance work shall be done on any of the preceding or any automobile (other than washing, cleaning, tire changing, and minor emergency repairs) except in enclosed garages or other structures.
- D. <u>Trash.</u> Rubbish and debris of any kind shall not be placed or permitted to accumulate upon any Unit, and no odors shall be allowed to arise from that place so as to render any portion of the property unsanitary, unsightly, offensive or detrimental to any other property or its

occupants. Refuse, garbage and trash shall be kept at all times in covered containers and such containers shall be stored within enclosed structures or appropriately screened from view.

- F. Signs. No sign of any kind shall be displayed to the public view on a Unit.
- G. <u>Noise.</u> No exterior speakers, horns, whistles, bells or other sound devices (other than security devices used exclusively for security purposes) shall be located, used, or placed on any portion of Unit. It is prohibited for any person to make, assist in making, permit, continue, cause to be made or continued, or allow the continuance of any sound that exceeds decibel levels as established by the City of Fredericksburg. Any sound that exceeds the levels set forth City of Fredericksburg Zoning Ordinance is subject to a fine by the Association. For more detailed information, please refer to the City's website- <a href="http://www.fbgtx.org">http://www.fbgtx.org</a>.

#### ARTICLE II LANDSCAPE GUIDELINES

#### 2.1 Planting Guidelines.

#### A. General.

- (i) A landscape plan must be submitted for all Units and design of the landscaping should be considered as a part of the architectural design process. Submittal of a landscape plan may be deferred a maximum of 6 months from approval of the final plans, upon approval of a deferment application.
- (ii) Landscape designs must contain a variety of plant materials arranged in a manner consistent with the native landscape. Informal, natural groupings are suitable; long linear hedges and large expanses of single plant species are not permissible.
- (iii) Landscape plans shall show the location of all proposed plant materials and include a plant legend comprised of plant species, quantities, and sizes at the time of planting.
- (iv) Turf species shall be native species approved in advance by the ARC.
- (v) Landscape designs shall not emphasize or draw attention to property lines.
- (vi) Landscape plans must include vegetative screening for above ground utility connections visible from the street or adjacent properties.
- (vii) Hardscape elements in the landscaping must be in scale with the home and associated structures. Sculptures and fountains are subject to approval by the ARC.
- B. <u>Xeriscaping</u>. As part of the installation and maintenance of landscaping on an Owner's Unit, an Owner may submit plans for and install drought tolerant landscaping ("Xeriscaping") upon written approval by the ARC. All Owners implementing Xeriscaping shall comply with the following:
  - (i) Application. Approval by the ARC is required prior to installing Xeriscaping. To obtain the approval of the ARC for Xeriscaping, the Owner shall provide

the ARC with the following information: (a) the proposed site location of the Xeriscaping on the Owner's Unit; (b) a description of the Xeriscaping, including the types of plants, border materials, hardscape materials and photograph or other accurate depiction and (c) the percentage of yard to be covered with gravel, rocks and cacti (the "Xeriscaping Application"). A Xeriscaping Application may only be submitted by an Owner unless the Owner's tenant provides written confirmation at the time of submission that the Owner consents to the Xeriscaping Application. The ARC is not responsible for: (i) errors or omissions in the Xeriscaping Application submitted to the ARC for approval; (ii) supervising installation or construction to confirm compliance with an approved Xeriscaping Application or (iii) the compliance of an approved application with Applicable Law.

- (ii) Approval Conditions. Unless otherwise approved in advance and in writing by the ARC each Xeriscaping Application and all Xeriscaping to be installed in accordance therewith must comply with the following:
- (iii) The Xeriscaping must be aesthetically compatible with other landscaping in the community as reasonably determined by the ARC. For purposes of this Article II, "aesthetically compatible" shall mean overall and long-term aesthetic compatibility within the community. For example, an Owner's Unit plan may be denied if the ARC determines that: a) the proposed Xeriscaping would not be harmonious with already established turf and landscaping in the overall community; and/or b) the use of specific turf or plant materials would result in damage to or cause deterioration of the turf or landscaping of an adjacent property owner, resulting in a reduction of aesthetic appeal of the adjacent property Owner's Unit.
- (iv) No Owners shall install gravel, rocks or cacti that in the aggregate encompass over ten percent (10%) of such Owner's front yard or ten percent (10%) of such Owner's back yard.
- (v) The Xeriscaping must not attract diseases and insects that are harmful to the existing landscaping on neighboring Units, as reasonably determined by the ARC.
- (vi) Process. The decision of The ARC will be made within a reasonable time, or within the time period otherwise required by the Declaration which govern the review and approval of Improvements.
- (vii) Approval. Each Owner is advised that if the Xeriscaping Application is approved by the ARC, installation of the Xeriscaping must:
  - a. strictly comply with the Xeriscaping Application; (ii) commence within thirty (30) days of approval; and (iii) be diligently prosecuted to completion. If the Owner fails to cause the Xeriscaping to be installed in accordance with the approved Xeriscaping Application, the ARC may require the Owner to: (i) modify the Xeriscaping Application to accurately reflect the Xeriscaping installed on the property; or
  - b. remove the Xeriscaping and reinstall the Xeriscaping in accordance with the approved Xeriscaping Application. Failure to install Xeriscaping in accordance with the approved Xeriscaping Application or an Owner's failure to comply with the post-approval requirements constitutes a violation of the Covenant and may subject the Owner to fines and penalties. Any requirement imposed by The ARC to resubmit a Xeriscaping Application or remove and relocate Xeriscaping in accordance with the

approved Xeriscaping Application shall be at the Owner's sole cost and expense.

## THE AMOUNT OF IMPERVIOUS COVER WHICH MAY BE INCORPORATED INTO A UNIT IS LIMITED. IF YOU EXCEED THE ALLOCATION, YOU WILL HAVE VIOLATED THE TERMS AND PROVISIONS OF THE DECLARATION AND DESIGN STANDARDS.

- 2.2 Landscape Inspection. The ARC may, upon completion of the installation of landscaping, conduct an on-site inspection of the Unit to ensure compliance with the approved plan.
- Guidelines. The design, placement and materials of all retaining walls must be approved in advance by the ARC. All approved retaining walls must be faced (veneered) with masonry approved in advance by the ARC. Each retaining wall must be adequately drained on the surcharge side. The tops of retaining walls are to be shaped to blend with natural contours. Ends of retaining walls shall not be abrupt, but are to be designed to create natural-looking transitions with the existing landforms and vegetation. In general, retaining walls may not delineate or parallel setback boundaries or property lines for long distances. Retaining walls are to utilize multiple vertical and horizontal offsets that step with the site's topography and house design. Stacked boulder retaining walls may be approved provided the walls are either:
  - "Fitted" stones with ample planting crevices or pockets; and,
  - Appear as a natural boulder slope with planting.
- 2.4 Fences and Walls. The plans and specifications for all fencing to be constructed on a Unit must be drawn on a previously approved copy of the Site Plan and must be submitted to the ARC for review and approval prior to installation. The construction of a fence on any Unit is optional. Any fence constructed within a utility and/or drainage easement (i) may not impede the access to or purpose of the easement; and (ii) is subject to removal at the Owner's expense. All fences must be a minimum of four feet (4') and a maximum of eight feet (8') in height and constructed of cedar wood, stained or natural, constructed in a vertical or horizontal pattern. Trash containers and HVAC condenser units must be consolidated into one central screened area.
  - 2.5 Irrigation Systems. The objectives related to irrigation systems are:
    - to minimize the amount of landscape irrigation required through water sensitive landscape design.
    - to utilize irrigation systems that provide efficient water coverage and minimize water usage and runoff.
    - to ensure adequate levels of irrigation using automated systems to promote optimal plant growth and the establishment of a mature landscape.

Landscaped areas within the building envelope may be irrigated if required. The use of drought tolerant plantings combined with minimal irrigation must be the basis of all landscape submittals. If irrigation is necessary, the use of automatic underground drip irrigation systems in non-turf areas is recommended. An Owner should group plant materials according to their water consumption needs. All irrigation systems will utilize an automatic, programmable controller to maximize efficiency, and

employ double detector check valves to prevent backflow. Irrigation systems shall include a rainfall monitoring system, to minimize water consumption and over-watering.

## ARTICLE III EROSION CONTROL AND CONSTRUCTION REGULATIONS

The following requirements shall apply to all construction activities within The Arch Ray Condominiums. Periodic inspections by a representative of the ARC may take place in order to identify non-complying construction activities. If items identified as not complying with the regulations are not remedied in a timely manner, fines may be levied against the Owner.

- 2.1 Erosion Control Installation and Maintenance. It is the responsibility of the Owner to install erosion control measures prior to the start of construction and to maintain the measures throughout construction. At a minimum, these will consist of silt fences. It is the responsibility of the Owner's contractor to ensure the proposed erosion control methods are adequate and maintained throughout the construction period. Additional erosion control measures may be required and Owners and their contractors are strongly encouraged to review any city or county regulation. Silt fencing is required to be properly installed and maintained to protect the low sides of all disturbed areas, where storm water will flow during construction. The purpose of the silt fence is to capture the sediment from the runoff and to permit filtered, clean water to exit the site. The Owner should anticipate that built-up sediment will need to be removed from the silt fence after heavy or successive rains, and that any breach in the fencing will need to be repaired or replaced immediately. If for any reason the silt fence is to be temporarily removed, please contact a representative of the ARC prior to the removal.
- 3.2 Construction Access. All contractors must access the construction area only through the Arch Ray Condominiums' designated construction entrance. All concrete truck drivers shall use the designated "wash-out" area for cleaning their trucks.
- 3.3 Security. Neither the Declarant, the Association, nor the ARC will be responsible for the security of job sites during construction. If theft or vandalism occurs, the Owner should first contact the Gillespie County Sheriff's Department and then notify a representative of the ARC.
- Construction Hours. Unless a written waiver is obtained from the ARC, construction may take place only during the following hours: Monday through Friday from 7:30 a.m. until 7:00 p.m., and on Saturdays from 8:00 a.m. until 6:00 p.m. No construction noise over 75 decibels shall be permitted on Saturdays. There shall be no construction on the following holidays: New Year's Day, Memorial Day, July 4th, Labor Day, Thanksgiving Day, or Christmas Day.
- 3.5 Material and Equipment Storage. All construction materials and equipment shall be neatly stacked, properly covered and secured. Any storage of materials or equipment shall be the Owner's responsibility and at their risk. Owners and contractors may not disturb, damage or trespass on other Units or adjacent property.
- 3.6 **Insurance.** The ARC requires an Owner to procure adequate commercial liability insurance during construction naming the Association, the Declarant and the ARC as additional insureds, in an amount to be determined, from time to time by the ARC.

- 3.7 Site Cleanliness. During the construction period, each construction site shall be kept neat and shall be properly policed. Owners and contractors shall clean up all trash and debris on the construction site. Trash and debris shall be removed from each construction site on a timely basis. The ARC will have the authority to require that one dumpster be provided to serve no more than four Units. In addition to any dumpster, a trash receptacle approved in advance by the ARC will be located on each Unit during construction. Trash receptacles must be emptied periodically and will not be permitted to overflow. Lightweight material, packaging and other items shall be covered or weighted down to prevent wind from blowing such materials off the construction site. The dumping, burying or burning of trash is not permitted anywhere within the Arch Ray Condominiums. When moving heavy equipment, precautions must be taken to prevent damage to pavement, curbs, and vegetation. Any damage will be charged to the Owner. Crawler tractors are not to be operated on paved or concrete surfaces. Any damage must be repaired by contractor or Owner. Mud, dirt and other construction debris tracked off site must be cleaned on a daily basis.
- 3.8 Sanitary Facilities. During construction, a temporary sanitary facility (chemical toilet) shall be provided and maintained in a location approved in advance by the ARC, which shall be no farther than three-hundred feet (300') from the job site which the sanitary facility serves.
- 3.9 **Schedule of Fines.** Listed below is the schedule of fines which may be assessed. PLEASE BE ADVISED THAT FINES ARE NOT IN LIEU OF ANY COSTS CHARGEABLE AGAINST AN OWNER FOR REPAIRS OR RESTORATION.

#### SCHEDULE OF FINES

Premature Clearing \$500 Construction Without ARC Approval \$1,500 Approval Inadequate Construction Entry \$250/day Inadequate/Removed Silt Fence \$250 minimum Excessive Mud/Debris on Street \$250 plus \$50/day Excessive Construction Debris \$250 plus \$50/day No Dumpster Provided \$150 plus \$50/day No Chemical Toilet Provided Minimum of \$150 plus \$50/day Violation of Construction Times \$250 minimum Encroachment on Adjacent Properties \$750 minimum + repair costs Damage to Streets, Curbs, Infrastructure \$500 minimum + repair costs Failure to Obtain Certificate of Occupancy from ARC \$1,500 minimum

3.10 **Duration of Construction**. An Improvement shall be complete and available for occupancy on or before twelve (12) months after the start of construction.

## ARTICLE IV OVERVIEW OF DESIGN REVIEW PROCESS

To be determined

Improvement plans will be carefully reviewed by the ARC to ensure that the proposed design is compatible with the design intent at Arch Ray Condominiums. This design review process must be followed for any of the following Improvements:

Construction of all new Improvements;

Miscellaneous Violation of Construction Rules

- \* The renovation, expansion or refinishing of the exterior of an existing Improvement;
- Major site and/or landscape Improvements (including driveways and/or culverts); and
- Construction of, or additions to, fences or enclosure structures.

The ARC evaluates all development proposals on the basis of these Design Standards. Some of the Design Standards are written as broad standards and the interpretation of these standards is left up to the sole discretion of the ARC. Other Design Standards, such as Improvement height or setbacks, are more definitive, or absolute design parameters. It is the intention of this design review process that all Improvements comply with these absolute standards. In the event of a conflict between these Design Standards and any local, state or federal building or zoning code or project approval documents, the local, state, or federal building or zoning code or project approval documents shall govern.

The Arch Ray Condominiums Architectural Review Committee process takes place in four steps:

- 1. Preliminary Design Conference & Concept Design
- 2. Preliminary Design Review
- 3. Final Design Review
- 4. Construction Monitoring

#### \*\*Incomplete submittal will be rejected \*\*

Any Improvement as described above will require and be preceded by the submission of plans and specifications describing the proposed Improvements accompanied by an application fee. The Owner shall retain competent assistance from a licensed architect or designer, civil engineer or surveyor, landscape professional, and a licensed and bonded contractor (the "Consultants") as appropriate. The Owner and Consultants shall carefully review the Declaration and these Design Standards prior to commencing with the design review process. The Owner is to commence construction within one (1) year of the Final Design approval.

#### 4.i Pre-Design Conference & Concept Design

- A. <u>Pre-Design Conference.</u> Prior to the preparation of any materials for formal review by the ARC, the Owner and the Consultants are required to meet with representatives of the ARC for a Pre-Design Conference. An explanatory Pre-Design Conference package that includes a current copy of the Design Standards and a conference request form is available from the ARC office. The purpose of this meeting will be for the ARC to answer any questions the Owners and/or Consultant(s) may have and to offer guidance on the following subjects:
  - \* The particular characteristics and restrictions on the Unit, to be provided by the ARC;
  - Optimal orientation of Improvements and outdoor spaces;
  - Additional survey information requirements;
  - Preliminary building and site development program ideas and requirements;
  - Clarification and review of Design Guideline objectives;
  - The requirements, fees, and schedule of the design review process.

- B. <u>Concept Design.</u> After or during the Pre-Design Conference, the Owner shall submit to the ARC a written application, and appropriate fee for concept Design Review together with the concept Design Review submission materials as described below:
  - 1. Concept Design Review Application Form.
  - 2. Design Review Application Fee.
  - 3. Schematic Site Plan: (1"=20', 16' or 8') indicating property lines and Unit diagram areas, Improvement location/footprint, driveways, existing trees to be retained and/or removed, pools, water features and other major hardscape elements and basic grading concepts.
  - 4. Schematic Floor Plan: (1"=20', 16', or 8') showing general room layout and circulation. This may be combined with the Schematic Site Plan.
  - 5. Schematic Elevations: (1"=16' or 8') of the street side of the Improvement showing general massing, roof forms, Improvement height and materials. The purpose of this submittal is to confirm that the design professionals are headed in the right direction, are correctly interpreting the Design Guidelines and that the Owner's program can be accommodated on the Unit. This submittal may be combined with the Pre-Design Conference.
  - 6. Appropriate historic photo/imagery of major architectural elements. These shall include roof eaves and rakes, gable end vents, recesses, windows and doors with trim and surrounds, garage doors, shutters, chimney caps, balconies and railings, columns and significant other design elements. Images shall be on 8-1/2" x 11" size sheets. These images shall be identified and keyed to Improvement elevations. Indicate the source (e.g., title of book or magazine) and a description of each photo/image.
- 4.2 **Preliminary Design Review.** After the Pre-Design Conference and Concept Design, the Owner shall submit a written application for Preliminary Design Review together with Preliminary Design Review submission materials, described below.
  - A. <u>Preliminary Design Review Submission Materials</u>. Within this step, the Owner shall prepare and submit to the ARC for review and approval a Preliminary Design Review package which shall adequately convey existing site conditions, constraints, Improvement orientation and design, vehicular and pedestrian access, the proposed use of exterior materials and colors and conceptual landscape design. All architectural plans are to be prepared by a licensed architect. All landscape plans are to be prepared by a landscape professional. The package shall include two full-size sets and four sets of 11" x 17" reductions of the following drawings and/or materials;
    - 1. Preliminary Design Review Application Form.
    - 2. Location Map indicating location of Unit within the Arch Ray Condominiums.
    - 3. Unit Survey a property survey (minimum scale: 1" = 20') prepared by a licensed surveyor indicating property boundaries, the area of the property, all easements of record, utilities, 100-year flood plain, one-foot contours, any significant natural features such as existing trees, or any significant drainages as applicable.
    - 4. Site Plan I"=20' minimum, showing existing topography and proposed grading and drainage, (1-foot contour interval), existing off-site elements (Improvements, walls, etc.) within 20-feet of the property boundary, Improvement footprint with finished floor grades, setbacks,

Improvement envelope and other zones as indicated within these Design Guidelines, existing trees to be retained and/or removed, driveway, parking area, turnarounds, drain age, fences/walls, roofs, patios, decks, pools, and any other site amenities.

- 5. Preliminary Floor and Roof Plans minimum 1/8" = 1'-0", including all proposed uses, proposed walls, door and window locations and location of mechanical and electrical systems.
- 6. Preliminary Elevations minimum 1/8" = 1'-0", including roof heights, existing and finish grades, Improvement heights and notation of exterior materials. Two sets of elevations, one set shall be rendered in color.
- 7. Site Sections minimum scale I" = 20', showing proposed Improvements, Improvement heights, elevations and existing and finished grades in relation to surrounding site, including adjacent residences and roads as may be required by The ARC.
- 8. Conceptual Landscape Plan a conceptual plan at 1" = 20' minimum, showing irrigated areas, areas of planting, turf areas, preliminary plant list, Improvement envelope and other zones as indicated on the Unit diagram, existing trees to be retained and/or removed, water features, pools, patios, decks, and any other significant design elements. This may be combined with the Site Plan.
- 9. Grading, Drainage and Erosion Control Plans I"= 20' minimum. Indicate location of silt fencing, driveway base rock, and "ring of responsibility" per Storm Water Plan (if applicable). Site plan shall include twenty feet beyond Owner's property line in order to depict relationship to adjacent Units.
- 10. Color Rendering or Computer Model minimum scale 1" = 20', illustrating the relationship between proposed Improvement forms and topography, tree heights and prevailing site conditions. This need not be an ex pensively detailed model, but simply adequate to communicate basic three-dimensional massing concepts.
- 11. Material Samples on 8-1/2" x 11" or 11" x 17" boards showing:
  - Roof material and color;
  - Wall material and color;
  - Exterior trim material and color:
  - Stone/rock materials;
  - Window/door materials and color;
  - Fence/wall materials and color;
  - Paving materials and color.
- B. <u>Staking.</u> The Owner may be required to stake the location of corners of the proposed Improvements and all other major Improvements upon submittal of Preliminary Design Review documents. In some instances, the ARC may require that ridgeline flagging be erected to indicate proposed Improvement heights.
- C. Preliminary Design Review Meeting. Upon receipt of the required documents and staking of the property (if required), the ARC will notify the Owner of the scheduled meeting date to review the Preliminary Design documents. The ARC will review and comment

on the application at the meeting, allow time for discussion with the Owner and/or Consultant(s) (if present) and subsequently provide the Owner with the conclusions of the meeting in writing. The ARC has 45 days to approve or respond in writing regarding any issues needing resolution by the Owner. The comments of the ARC on the Preliminary Design submittal shall be advisory only, and shall not be binding upon either the Owner or the ARC. A second review meeting may be necessary to review corrected and/or new materials. Corrected materials will be provided to the ARC a minimum of five working days prior to the next regularly scheduled meeting.

- 4.3 **Final Design Review**. Within one year of Preliminary Design Review approval the Owner shall initiate Final Design Review by submitting required Final Design documents. Required Final Design documents and procedures are described below.
  - A. Final Design Review Submission Materials. The Owner shall provide all information necessary to reflect the design of the proposed Improvement(s), landscape or other features requiring the approval of the ARC. Final Design documents shall generally conform to the approved Preliminary Design Review documents. All architectural plans are to be prepared by a licensed architect. All landscape plans are to be prepared by a landscape professional. The Final Design Review Documents shall be Construction Document level drawings. Submit two sets full size and four sets of 11"x17" reductions of final plans that include the following:
    - 1. Final Design Review Application Form.
    - 2. Site Plan 1"= 20' minimum, showing existing topography and proposed grading (1- foot contour interval), Improvement footprint with finished floor grades, Improvement envelope and other zones as indicated within these Design Guidelines existing trees to be retained and/or removed, driveway, parking area, turnarounds, fences/ walls, patios, decks, utility connections and pad locations, pools and any other site amenities. Site plan shall include twenty feet beyond Owner's property line in order to depict relationship to adjacent Units.
    - 3. Grading, Drainage and Erosion Control Plans 1" = 20' minimum, showing existing and proposed grading (1-foot contour interval), drainage elements and erosion control methods, including the "ring of responsibility" per the Storm Water Plan (if applicable). Site plan shall include twenty feet beyond Owner's property line in order to depict relationship to adjacent Units.
    - 4. Floor and Roof Plans 1/4"= 1-0", indicate all room dimensions, door and window locations and sizes, location of mechanical and electrical systems and fire sprinkler and monitoring systems. Indicate the location and type of all exterior lighting fixtures, proposed fireplaces, and kitchen appliances. Provide floor plans of all accessory structures.
    - 5. Elevations 1/4"=1'-0", illustrate the exterior appearance of all views labeled in accordance with the site plan. Indicate the highest ridge of the roof, the elevation of each floor, and existing and finished grades for each elevation. Describe all exterior materials, colors, and finishes (walls, roofs, trim, vents, windows, doors, exterior hardware schedule, etc.) and locate all exterior lighting fixtures, and provide an exterior lighting schedule with cut sheets. Indicate proposed Improvement height. Provide one set of colored elevations.

- 6. Sections 1" = 20' minimum, indicate Improvement walls, floors, interior relationships, finished exterior grades and any other information to clearly describe the interior/exterior relationships of the Improvement, the exterior details of the house, and the Improvement's relationship to the site.
- 7. Landscape Plans 1/8"=1'-0" minimum, including a planting plan, existing trees to be retained and/or removed, layout plan, irrigation plan, lighting plan, lighting schedule and cut sheets, and any site details including retaining walls, landscape structures, pools, patios, fences and/or gates. Landscape Plans may be submitted sixty (60) days after start of construction.
- 8. Materials Description:
  - Roof material and color.
  - Wall materials and colors.
  - Exterior trim material and color.
  - Window material and color.
  - Exterior door material and color. Stone/rock materials.
  - Fence/wall materials.
  - Exterior rails and paving materials.

The ARC will review and comment on the materials description at the Final Design Review. Final approval is contingent upon field mock-ups of all colors and materials at the appropriate time in the construction process and in sizes/context that will allow a clear understanding of the final product. Regardless of previous approvals, the ARC reserves the right to require changes to the field mock-ups if they do not meet the objectives of the Design Guidelines.

Construction Schedule - include start and completion dates for both Improvement and landscape construction. All construction shall be started within one year of Final Design approval and shall be completed within twelve (12) months from start of construction.

- B. Final Design Review Meeting. Upon receipt of the required documents, the ARC will notify the Owner of the scheduled meeting date to review the Final Design documents. In some instances, the ARC may request a final staking of the location of all comers of proposed Improvements if the Final Design documents vary substantially from approved Preliminary Design documents. Attendance at the meeting by the Owner and/or Consultant(s) is not mandatory. The ARC will review and comment on the application at the meeting, allow time for discussion with the Owner and/or Consultant(s) (if present), and subsequently provide the Owner with an approval or conclusive recommendations inwriting for refinements to the design. A second review meeting may be necessary to review refinements, revisions and/or new materials. These materials will be provided to the ARC a minimum of five working days prior to the next regularly scheduled meeting.
- C. <u>Final Design Approval.</u> The ARC will issue Final Design approval in writing within fourteen (14) working days of a vote for approval at a Final Design Review meeting. If the decision of the ARC is to disapprove the proposal, the ARC shall provide the Owner with a written statement of the basis for such disapproval to assist the Owner in redesigning the project so as to obtain the approval of the ARC.
- D. <u>Resubmittal of Plans.</u> In the event that final submittals are not approved by the ARC, the Owner will follow the same procedures for a resubmission as for original

submittals. An additional Design Review Fee must accompany each resubmission as required by the ARC.

- 4.4 **Subsequent Changes.** Subsequent construction, landscaping or other changes in the intended Improvements that differ from approved Final Design documents must be submitted in writing to the ARC for review and approval prior to making changes.
- 4.5 Work in Progress Observations. During construction, the ARC will check construction to ensure compliance with approved Final Design documents. If changes or alterations have been found that have not been approved, the ARC will issue a notice to comply.
- 4.6 Notice to Comply. When, as a result of a construction observation, the ARC finds changes and/or alterations that have not been approved, the ARC will issue a notice to comply within three working days of the observation. the ARC will describe the specific instances of non-compliance and will require the Owner to comply or resolve the discrepancies.
- 4.7 Notice of Completion. The Owner will provide the ARC with a Notice of Completion of any Improvement(s) given Final Design approval by the ARC. The ARC will make a final inspection of the property within seven working days of notification. If requested by Owner, the ARC will issue in writing a notice of completion within seven (7) working days of observation. If it is found that the work was not done in compliance with the approved Final Design documents, the ARC will issue a notice to comply within three (3) working days of observation.
- 4.8 Variances. The ARC recognizes that each Unit has its own characteristics, and that each Owner has their own individual needs and desires. For this reason, the ARC has the authority to approve variances from any of the Design Guidelines or regulations contained within this document. It should be understood, however, that any request for variance from these Design Guidelines will be evaluated at the sole discretion of the ARC, and that the approval of variances will be limited to only the most creative design solutions to unique situations. Prior to the ARC approving any variance from a Design Guideline, it must be demonstrated that the proposal is consistent with the overall objectives of these Design Guidelines and that the variance will not adversely affect adjoining Units or the Arch Ray Condominiums as a whole. Approval of any variance from the Design Guidelines shall not set a precedent for other Owners to seek a similar variance. The ARC also reserves the right to waive any of the procedural steps outlined in this Design Guideline document provided that the Owner demonstrates there is good cause.
- 4.9 Non-Liability. Neither the ARC nor any member, employee or agent will be liable to any party for any action, or failure to act with respect to any matter if such action or failure to act was in good faith and without malice.
- 4.10 **Design Review Schedule.** The ARC will make every reasonable effort to comply with the time schedule for design review. However, the ARC will not be liable for delays that are caused by circumstances beyond their control. The ARC will provide design review according to the following schedule:
  - A. <u>Pre-Design Conference & Concept Design Review.</u> Meeting to be scheduled within 14 working days of receipt of Pre-Design Conference request form.

- B. <u>Preliminary Design Review</u>. Application documents to be submitted fourteen (14) working days prior to the next scheduled meeting of the ARC; written comments from ARC meeting provided to Owner within 45 working days; and, a second review meeting may be necessary to review corrected and/or new materials. Corrected materials will be provided to the ARC a minimum of five (5) working days prior to the next regularly scheduled meeting.
- C. <u>Final Design Review</u>. Application documents to be submitted fourteen (14) working days prior to the next scheduled meeting of the ARC, and within one (1) year of Preliminary Design approval; Written comments from the ARC meeting and/or written notice of Final Design approval provided to Owner within seven (7) working days; and, second review meeting may be necessary to review refinements, revisions and/or new materials. These materials will be provided to the ARC a minimum of five (5) working days prior to the next regularly scheduled meeting.
- D. <u>Construction Observations</u>. Site observation with the Builder prior to any site disturbance, and within seven (7) working days of receipt of written request; Framing observation within seven (7) working days of receipt of written request; Final observation within seven working days of receipt of written request.

#### 4.11 Fees.

- A. <u>Design Review Fee.</u> In order to defray the expense of reviewing plans, monitoring construction and related data, and to compensate consulting architects, landscape and other professionals, these Design Guidelines establish a total fee of \$1,000.00 ("Design Review Fee") payable upon submittal of the application for the Pre-Design Conference or Preliminary Design Review.
- B. <u>Compliance Deposit Fee.</u> Owner shall pay a \$5,000.00 Compliance Deposit and complete Compliance Deposit Agreement prior to receiving Final Design Approval.
- C. <u>Resubmission.</u> Fees for resubmission shall be established by the ARC on a case-by-case basis. This fee is subject to revision annually.

DECLARANT:

Arch Ray Developments, L.L.C. a Texas limited liability company

By:

Stephen Baxter, Member

888

COUNTY OF GILLESPIE

BEFORE ME, the undersigned authority, on this day personally appeared Stephen Baxter, known to me to be the person whose name is subscribed to the foregoing instrument as a Member of Arch Ray Developments, L.L.C., a Texas limited liability company, executed the same for the purposes and considerations therein expressed, in the capacity therein stated.

Given under my hand and seal of office on 23, 1000, 2023.

Notary Public, State of Texas

KATHERINE MORITZ
Notary Public, State of Texas
Notary ID# 132505804
My Commission Expires
JUNE 4, 2024

#### CONSENT TO GOVERNING DOCUMENTS

WHEREAS, TEXAS PARTNERS BANK, holder of that certain real estate lien note in the amount of \$4,131,215.00, secured by Deed of Trust dated April 4, 2022, to ROY D. THOMPSON, as Trustee, recorded under Register No. 20222334, Official Public Records of GILLESPIE County, Texas, acting by and through the undersigned, its duly authorized agent, does hereby consent to, accept and ratify this FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS. Furthermore, TEXAS PARTNERS BANK consents to the above FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS, including the terms and conditions of all reservations of real property interests.

EXECUTED this 23rd day of June, 2023.

By: Acid Caia
(Printed Name and Title)

THE STATE OF TEXAS §
COUNTY OF TEXAS

This instrument was acknowledged before me on the 13 day of 1110 , 2023, by SUNG VILL PRINCES BANK, on behalf of said bank.

KATHERINE MORITZ
Notary Public, State of Texas
Notary ID# 132505804
My Commission Expires
JUNE 4, 2024

Notary Public in and for the State of Texas

#### CONSENT TO GOVERNING DOCUMENTS

WHEREAS, DALE A. CRENWELGE, holder of that certain wraparound promissory note in the amount of \$9,131,215.00, secured by Deed of Trust dated April 27, 2023, executed by ARCH RAY DEVELOPMENTS, L.L.C., payable to the order of DALE A. CRENWELGE, as secured by Deed of Trust of even date therewith to CARROLL J. BRYLA, Trustee, filed for record on May 2, 2023, and recorded under Register No. 20232384, Official Public Records of Gillespie County, Texas, does hereby consent to, accept and ratify this FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS. Furthermore, DALE A. CRENWELGE consents to the above FIRST AMENDMENT TO THE DECLARATION OF CONDOMINIUM REGIME ARCH RAY CONDOMINIUMS.

EXECUTED this day of day of 2023.

DALE A. CRENWELGE

THE STATE OF TEXAS

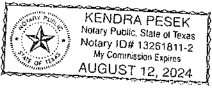
Ş

COUNTY OR SALES

This instrument was acknowledged before me on the

of <u>Advisor</u>, 2023, by

DALE A. CRENWELGE.



Notary Public in and for the State of Texas

FILED AND RECORDED OFFICIAL PUBLIC RECORDS

Lindsey Brown, County Clerk Gillespie County Texas June 23, 2023 10.22:05 AM

FEE: \$110.00 JCOSTON

20233665

AMEND