

RECORDED AT THE REQUEST OF:

Raging River Management Company
219 Manhattan Beach Blvd # 1

Manhattan Beach, CA 90266

FEE# 2022037138

OFFICIAL RECORDS OF MOHAVE COUNTY
KRISTI BLAIR, COUNTY RECORDER
06/08/2022 12:49 PM Fee \$30.00
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**TRACT DECLARATION
FOR FLAT IRONS AT HAVASU RIVIERA LOCATED IN
HAVASU RIVIERA COMMUNITY**

This Tract Declaration for Tract 2402, Flat Irons at Havasu Riviera located in Havasu Riviera Community ("Tract Declaration") is executed as of June 7th, 2022, by **RAGING RIVER MANAGEMENT CORPORATION**, a Delaware corporation, as owner and "Tract Declarant", **HAVASU RIVIERA, L.L.C.**, an Arizona limited liability company, as the Declarant, and **RAGING RIVER MANAGEMENT CORPORATION**, a Delaware corporation, as Master Planner.

RECITALS:

- A. Havasu Riviera, L.L.C. is the holder of all rights of the Declarant and Raging River Management Corporation serves as the Community Master Planner under the First Amended and Restated Declaration of Covenants, Conditions, Restrictions and Easements for Havasu Riviera Community dated February 11, 2020, and Recorded on February 12, 2020, at Fee No. 2020008625, Official Records of Mohave County, Arizona (the "Master Declaration"). Capitalized terms not defined in this Tract Declaration have the meanings given them in the Master Declaration.
- B. Tract Declarant is the owner of the land that is the subject of the Final Plat for Tract 2402 of Flat Irons at Havasu Riviera, Lots 1 through 56, and Tracts A, B and C ("Flat Irons at Havasu Riviera Plat") recorded on June 6th, 2022 at Fee No. ~~2022-0369392~~ 2022036392
- C. The Master Declaration contemplates that Tract Declarations for property already subject to, or being annexed to, the Master Declaration may be executed and recorded from time to time as development proceeds and as land use classifications for such property are established.
- D. Declarant and Tract Declarant desire to record this Tract Declaration with respect to the land within Flat Irons at Havasu Riviera to establish a land use classification for all Lots therein, and to subject and impose upon said land and Lots the covenants, conditions and restrictions set forth herein.

TRACT DECLARATION:

Declarant and Tract Declarant declare as follows:

1. **Land Use Classification.** Lots 1 through 56 as set forth on the Flat Irons at Havasu Riviera Plat, inclusive, shall have a land use classification of Single-Family Residential Use, subject to the provisions of this Tract Declaration and the Master Declaration. Any and all references in this

Tract Declaration to “Lot” or “Lots” shall be deemed to refer to all the Lots established under the Flat Irons at Havasu Riviera Plat.

2. **Dwelling Size Restrictions.** Every residential structure on each Lot shall have a fully enclosed floor area devoted to living purposes, exclusive of porches, terraces, and garages, of not less than 1,800 square feet.
3. **Memberships.** As provided in Section 5.8 of the Master Declaration, each Lot shall have one Membership in the Association.
4. **Common Area.** The portion of Parcel A designated as Copper Canyon Drive is hereby made a part of the Common Area of the Association under the Master Declaration for use as roadways and parking on such roadways. Parcel B and Parcel C, as depicted on the Flat Irons at Havasu Riviera Plat, is hereby made part of the Common Area of the Association under the Master Declaration for such uses as designated from time to time by the Master Association. The maintenance, repair and replacement of the portion of Parcel A designated as Copper Canyon Drive and Parcels B and C shall be the Common Expenses of the Association.

The portion of Parcel A comprising the roads named (i) Flat Irons Way East, (ii) Future Flat Irons Way West, (iii) Black Rock Way, (iv) Flat Irons Lane, (v) and Flat Irons Court shall be a non-exclusive ingress, egress and parking easement in favor of the Owners of Lots 1 through 56 (collectively, the “Flat Irons Roads”) and may be used for ingress, egress and parking by all Owners under the Master Declaration for purposes associated with such Owner’s use of Parcel B and Parcel C.

5. **Neighborhood Assessment Areas.** Pursuant to Section 6.4 of the Master Declaration the Flat Iron Roads are designated as Neighborhood Assessment Areas and all such areas within Parcel A shall be operated, maintained, repaired and replaced by the Association for the primary but not exclusive benefit of Owners of Lots within Flat Irons at Havasu Riviera.

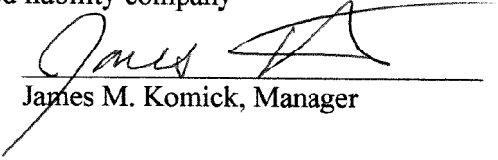
The Neighborhood Assessment Areas may be expanded for the benefit of the Lot Owners within Flat Irons at Havasu Riviera by the Board. All Common Expenses of the Association pertaining to the operation, maintenance, repair and replacement of the Neighborhood Assessment Area designated herein, including but not limited to (a) contributions to reserves for maintenance, replacement and repairs and for contingencies, (b) any additional premiums charged to the Association because of the type of improvements or nature of the Neighborhood Assessment Area, and (c) any costs, losses, damages, liabilities or expenses, including, without limitation, attorneys’ fees and court costs, suffered or incurred by the Association by reason its ownership, operation, maintenance, replacement or repair of the Neighborhood Assessment Area (to the extent they exceed the amount of any insurance proceeds received by the Association or any proceeds recovered by the Association from other parties, as reasonably determined by the Board, shall be assessed solely against the Owners of Lots within the Flat Irons at Havasu Riviera Plat. The Neighborhood Assessments shall be levied against the Lots within Flat Irons at Havasu Riviera at a uniform rate per Membership. If the Board determines during any Assessment Period that Neighborhood Assessments are or will become inadequate to meet all Common Expenses pertaining to the Neighborhood Assessment Area designated herein for any reason, including, without limitation, nonpayment of Neighborhood Assessments by Members, the Board may

increase the Neighborhood Assessment for that Assessment Period in compliance with Arizona Revised Statutes and the Master Declaration and the revised Neighborhood Assessment shall commence on the date designated by the Board.

6. **Neighborhood Design Review Guidelines.** Pursuant to Section 3.4 of the Master Declaration, Neighborhood Design Review Guidelines shall be adopted to govern the development and use of residential Lots located within the Flat Irons at Havasu Riviera Plat.
7. **Enforcement.** As provided in Section 11.2 of the Master Declaration, the Association or any Member shall have the right to enforce the provisions of this Tract Declaration (as one of the Project Documents).
8. **Term.** All of the covenants, conditions, restrictions and other provisions of this Tract Declaration (as amended from time to time): (a) shall run with and bind the land within Flat Irons at Havasu Riviera Plat, including but not limited to all Lots created therefrom; (b) shall inure to the benefit of and shall be enforceable by the Master Association or by the owner of any property subject hereto or, so long as Declarant owns any portion of the Project or the Additional Property, by Declarant, and by their respective legal representatives, heirs, successors and assigns, including any lender to whom Declarant or Tract Declarant have granted third-party beneficiary status to enforce this Tract Declaration and/or the Master Declaration under a valid deed of trust encumbering the land within the Flat Irons at Havasu Riviera Plat; and (c) shall remain in full force and effect for a term co-extensive with the term of the Master Declaration, as the same may be extended in accordance with the provisions thereof.
9. **Amendment.** This Tract Declaration may be amended only as provided in Section 11.6 of the Master Declaration. In no event shall any amendment be effective unless and until it is Recorded.
10. **Severability: Interpretation: Gender.** Invalidation of any provisions of this Tract Declaration by judgment or court order shall in no way affect any other provisions, which shall remain in full force and effect. The provisions of this Tract Declaration shall be construed and interpreted with reference to the laws of the State of Arizona. Where the context hereof so requires, any personal pronouns used in this Tract Declaration, whether used in the masculine, feminine or neuter gender, shall include all genders, and the singular shall include the plural and vice versa. Titles of Articles and Sections are for convenience only and shall not affect the interpretation hereof. All Exhibits attached hereto are incorporated herein by reference.
11. **Perpetuities.** If any of the covenants, conditions, restrictions or other provisions of this Tract Declaration would otherwise be unlawful, void or voidable for violation of the rule against perpetuities, then such provisions shall continue only until twenty-one (21) years after the death of the last survivor of the now living descendants of the President of the United States in office on the date this Tract Declaration is Recorded.
12. **Declarant's Disclaimer of Representations.** While Declarant has no reason to believe that any provision in this Tract Declaration is or may be invalid or unenforceable for any reason or to any extent, Declarant makes no warranty or representation as to the present or future validity or enforceability of any such provision. Any owner acquiring a Lot in reliance on one or more of such

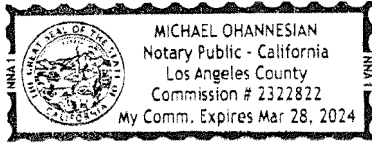
DECLARANT:


HAVASU RIVIERA, L.L.C., an Arizona limited liability company

By: 
James M. Komick, Manager

STATE OF CALIFORNIA)
) SS
County of Los Angeles)

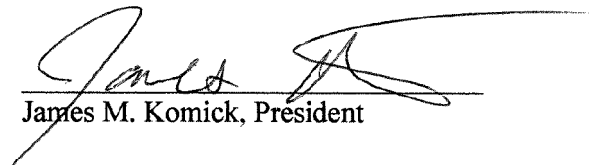
On this 07th day of June, 2022, before me personally appeared James M. Komick, whose identity was proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this document, and who acknowledged that he signed the above document.




Notary Public

MASTER PLANNER:


RAGING RIVER MANAGEMENT CORPORATION, a Delaware corporation

By: 
James M. Komick, President

STATE OF CALIFORNIA)
) SS
County of Los Angeles)

On this 07th day of June, 2022, before me personally appeared James M. Komick, whose identity was proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this document, and who acknowledged that he signed the above document.




Notary Public