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PROTECTIVE COVENANTS AND LANDOWNERS' AGREEMENT PADRE ISLAND - CORPUS CHRISTI PCINT TEGORO UNIT 4

Padre Island Investment Corporation, a Texas corporation, hereinafter called "Owner", is the owner of the surface estate in and to the following described property situated in Nucces County, Texas, to-wit:

Padre Island - Corpus Christi, Point Tesoro Unit 4, a subdivision of Padre Island, Nucces County, Texas, as shown by map or plat thereof recorded in Volume 35, pages 44 to 44, Map Records of Nucces County, Texas, reference to which is here made, hereinafter referred to as the "addition" or "subdivisior";

subject to that certain lien in favor of Corpus Christi State National Bank, which joins herein for the sole purpose of acknowledging, ratifying and approving the covenants and restrictions hereinafter set forth.

Comer has subdivided said addition into lots and blocks with intervening streets, beautification areas, canals and easements, for the construction, operation and maintenance of streets, beautification areas, canals, utilities, crainage facilities and casements and Owner has dedicated said streets, beautification areas and casements, as set forth on the above described map or plat.

# I. SCOPE OF RESTRICTIONS

1. For the purpose of creating and carrying out a uniform plan for the improvement and sale of said addition, as a high-quality, marine type subdivision, to be constructed by Owner on its property aituated on Padre Island, Nucces County, Texas, being the property described in deed into Owner dated July 5, 1965, recorded in Volume 1097, page 367, Nucces County Deed Records, reference to which is here made, which property is hereitafter referred to as the "Padre Island-Corpus Christi Project", or simply as "Padre Island-Corpus Christi", the following restrictions, conditions and use limitations are hereby established, adopted and imposed upon each lot in said addition as shown by said map or plat thereof, save and except Lot 16 of Block 32 and Lot 10 of Block 20.

2. The restrictions, conditions and use limitations hercinafter set forth shall constitute covenants running with the land, shall be binding upon and inure to the benefit of Owner, its successors and assigns, and upon all persons acquir-ing property in said addition, whether by purchase, descent, devise, gift or otherwise, and each person, by the acceptance of title to any lot out of such addition, shall agree and coverent to abide by and perform the terms, conditions, restrictions and covenants as set forth herein. Such restrictions, conditions and use limitations shall be made a part of each contract and/or deed executed by or on behalf of Owner conveying any lot by reference to the place of record of this instrument and by acceptance thereof, the grantee, and all persons claiming under him, shall be subject to and bound thereby, and each such contract and/or deed shall be conclusively held to have been executed, delivered and accepted subject to all the terms, conditions and restrictions set out in this instrument. In the event, however, of the failure of any contract and/or deed to any lot in said addition to refer to this instrument, this instrument shall revertheless be considered a part thereof, and any conveyance of such lot shall be construed to be subject to the terms of this instrument.

### 11. DEFINITIONS

1. A "lot" as used herein, shall be interpreted to mean a residential building site.

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2. A "corner lot" is a lot which abute more than one street. Any lot, except a corner lot, shall be deemed to front the street upon which it abuts. A corner lot shall be deemed to front on the street on which it has the smallest dimension.

3. A "canal lot" is a lot which abuts a canal.

4. An "interior lot" is a lot which does not abut a canal.

5. "A "canal" is a waterway.

6. A "bulkhead line" is that line along which a retaining structure (bulkhead) is installed for the purpose of maintaining shore and canal protection, as shown on the plat of the subdivision.

7. The "restricted building area" is that portion of a lot lying between the restrictive building line and the bulkhead line of such lot, as shown on the plat of the subdivision.

8. The "water building area" is that portion of a lot lying between the bulkhead line and the water building line of such lot, as shown on the plat of the subdivision.

9. A "mooring area" is that portion of a canal abutting a canal lot and designated as such on the plat of such subdivision within which limited mooring facilities may be constructed as set forth in paragraph 3 of Part IV, below.

10. A "navigation channel" is that portion of each waterway or canal not included within any vater building area or within any mooring area. Absolutely no obstructions are permitted in any navigation channel.

11. A "canal easement" is an easement designated as such on the plat of such subdivision, which easement may be used by Owner, its successors and assigns, for the construction, maintenance and/or installation of canals and bulkheads. That portion of each canal lot lying between the bulkhead line and the rear property line is subject to a canal easement.

12. A "street" is any road, street, avenue, court, circle, lane, boulevard, way or drive, designated as such on the plat of such subdivision."

13. A "utility essement" is any casement designated as such on the plat of such subdivision. Such casement may be used for the construction, maintenance and/or installation of any and all utilities, sewage, telephone and water drainage facilities (surface and subsurface) unless the easement is designated for a specific use on the recorded plat of the subdivision, in which event such casement may be used only for the purpose designated on such plat.

# III. ARCHITECTURAL CONTROL

1. The Architectural Control Committee, hereinafter called "the Committee", is composed of three (3) members. The initial members, each of whom shall serve until his successor is named as provided herein, are:

2. Ben D. Marks, 1004 The 600 Building, Corpus Christi, Texes, 78401.

b. Robert Marks, 2001 South Staples, Corpus Christi, Texas, 78404.

c. William Whittet, 823 North Tancahua, Corpus Christi, Texas, 78401.

A majority of the Committee may designate a representative to act for it. In the event of the death or resignation of any member of the Committee, the remaining member shall have full authority to designate and appoint a successor. No member of the Committee, or his designated representative, shall be entitled to any compensation for services performed hereunder. At any time, the record owners of

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a majority of the lots or tracts into which Padre Island-Corpus Christi shall then be subdivided shall have the power to change the membership of the Committee, to withdraw powers and duties from the Committee, or to restore the powers and duties of the Committee. Such action shall be effective upon recordation of a written instrument properly reflecting same.

2. No building, structure or improvement of any nature shall be erected, placed, or altered on any lot until the construction plans and specifications and a plan showing the location of such building, structure or improvement have been approved by the Committee as to quality of vorkmanship and materials, harmony of external design with existing structures and as to location with respect to topography and finish grade elevation and meeting the other standards set forth in this instrument. In addition, no substantial change in the originally approved finish grade elevation of any lot shall be made without the prior written approval of the Committee.

3. Final plans and specifications shall be submitted in duplicate to the Committee for approval or disapproval. At such time as the plans and specifications meet the approval of the Committee, one complete set of plans and specifications will be retained by the Committee and the other complete set of plans will be marked "Approved", and returned to the lot owner. Any modification or change to the approved est of plans and specifications must again be submitted to the Committee for its inspection and approval.

4. The Committee's approval or disapproval as required in these covenants shall be in writing. If the Committee, or its designated representative, fails to approve or disapprove such plans and specifications within thirty (30) days after they have been submitted to it, and if no suit to enjoin the construction is commenced prior to the completion of such construction, then approval is presumed.

5. The Committee shall have the right and authority to waive, modify, alter, change or approve any covenant, term, condition or restriction where, in the opinion of the Committee, such change is necessary or required for the advantage and best appearance of the subdivision, in the following particulars, to-wit:

a. Change all restrictions in conflict where one lot and all or a portion of other contiguous lots are being used together for the purpose of building a residence.

b. Modify these restrictions in the case of lots which are unusual in size, or which are of an unusual or irregular shape, where such change is deemed best for the advantage or best appearance of the immediate community.

6. The Committee shall have the authority to make final decisions in in-

### IV. GENERAL LAND USE

1. Except as set forth in paragraph 1 of Part I, all lots in said subdivision shall be used for single family dwellings, and for no other purpose.

2. No lot, as presently platted, may be further subdivided into smaller lots or tracts.

3. No structure or obstruction of any nature whatsoever shall be constructed or alloved on, in or under any navigation channel. Docks, piers and meaning posts may be constructed within the mooring area only after the size, design and placement of such have been approved in writing by the Committee and the Trustee, its successors and assigns, as provided in Part VI, below.

4. All buildings and other improvements placed on any of said lots shall be newly erected on said lot and no second-hand or used buildings or other improvements shall be moved onto any of said lots, and no used or second-hand materials

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may be used in the exterior of such improvements unless specifically approved in advance, in writing, by the Committee.

5. No commercial, trade or business activity of any nature shall be carried on upon any lot, nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood. No cattle, hogs, poultry, horses, or other animals may be kept on any part of the subdivision, except that this paragraph shall not preclude the keeping of pets or animals other than the above mentioned such as are ordinarily kept as pote in residential subdivisions provided they are not kept or bred for any commercial purposes.

6. No outside toilet will be permitted, and no installation of any kind for disposal of sewage shall be allowed which would result in raw or untreated sewage being carried into water bodies, except as may be approved by the proper state and local authorities. No septic tank or other means of sewage disposal may be installed unless approved by the proper authorities having jurisdiction with respect thereto (including, but not limited to, the Health Department of Nueces County, Texas, and the State of Texas). The drainage of septic tanks into any read, street, alley or public flitch, either directly or indirectly, is strictly prohibited.

7. No oil drilling, oil development operations, oil storage, oil refiring, quarrying or mining operations of any kind shall be conducted upon any lot by Owner or its successors in interest.

8. No sign of any kind shall be displayed to the public view except one professional sign of not more than five square fact advertising the property for sale, or signs used by a builder to advertise the property during the construction and sales period.

9. No structure of a temporary character, nor any trailer, basement, tent, shack, garage, barn or other cutbuilding, or any part thereof, shall be used as a residence or dwelling, either temporarily or permanently. Garages and outbuildings that are appurtement to a residence may be erected on each building site upon which a main dwelling has been erected.

10. House trailers, buses, trucks or similar vehicles, shall be parked only as and where approved by the Committee.

11. No lot shall be used or maintained as a dumping ground for rubbish or tresh.

12. No building material of any kind or character shall be placed or btored upon any lot until the owner is ready to commonce improvements, and then such material shall be placed within the property lines of the building site upon which the improvements are to be erected and shall not be placed in the streets or between the roadbed and property line.

13. Garbage shall be kept in sanitary containers. Such containers shall be kept in a clean and sanitary condition and shall be stored so as not to be seen from a street or canal.

14. No garage or outbuilding spartments for rental purposes will be permitted on any lot. All living guarters on the property, other than the main building, are to be for the bona fide use of the owner's or occupant's immediate family or servants only.

15. No clotheslines may be placed where they would be visible either from a street or canal. Such clotheslines must be enclosed by a hedge or other type screening enclosure as may be approved by the Committee as a part of the plans for the improvements to be located on the property.

16. No radio or television aerial or guy wires shall be maintained on any portion of any lot forward of the front building line of the respective main building.

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17. Construction must begin within three (3) months after the approval of the plan by the Committee. Completion of such improvements must take no longer than nine (9) months from the start of construction, unless delayed for some reason beyond owner's control, in which event the Committee may extend the foregoing time limits.

### V. SIZE, DESIGN AND PLACEMENT OF IMPROVEMENTS

1. Facing: All improvements on any lot shall be constructed so as to face the streat upon which such lot fronts, as specified in paragraph 2 of Part II, or as approved by the Committee. Improvements placed on corner lots may face as approved by the Committee.

2. Minimum Floor Areas: No dwelling shall be permitted on any lot within the subdivision unless the floor area of the enclosed main dwelling, exclusive of porches, garages, whether attached or detached, breezeways, patios or other appendages, complies with the following requirements:

- a. The area of the enclosed main dwelling of any one-story single family residence must contain not less than 1,000 square fect;
- b. The first floor area of the enclosed main dwelling of any twostory single family residence must contain not less than 800 square feet;

3. Building Lines: No building shall be erected on any lot or lots in said subdivision in front of the front building line shown on the map of said subdivision nor farther away from the street lot line than is determined to be in harmony with existing structures by the Committee. However, garages which open toward the street hot line so as to provide driveway parking on the lot. There shall be no minimum side lot building line, except that the total width of the side yards (or yard) shall not be less than ten feet (10'). That portion of any wall situated nearor than five feet (5') from a side lot line shall have no windcws from the height of the original grade level of the lot to a height of ten feet (10'), and such wall shall meet the requirements for fireproof construction as set forth in the Southern Stendard Building Code. No building shall be erected beyond the rear building line or the water building line as shown on the plat of the subdivision.

4. Foundations: Any foundation or structure constructed or installed within the restricted building area must be pile supported, or supported in some manner as may be approved by the Committee, so that no additional stress or load shall be placed upon the bulkhead. The foundation of any structure situated between the front building line and the bulkhead line must be enclosed at the perimeter with masonry or wood construction which is in harmony with the remainder of the main dwelling.

5. Structures Located Within Water Building Area: Any structure to be constructed or installed within the water building area must be pile supported and must comply with the following:

- a. All structures, except vertical pilings, steps, docks and other similar structures which may be approved by the Committee must have a minimum vertical clearance of eight feet (8') above mean sea level.
- b. Any piling extending above the level of the top of any bulkhead must be of reinforced concrete acceptable to the Conmittee, or, if wood or other type piling is used, it must be enclosed at the perimeter in accordance with paragraph 4 of this Pert V.

6. Exterior Walls: The design of and materials used in the exterior walls and surface areas of the main structure and any outbuildings constructed on any lot must be in keeping with the general architectural design of the main dwelling and other structures in the subdivision and must extend to the ground. Asbestos may be used only as approved by the Committee.

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7. Roof: The pitch of the roof of all structures constructed on any lot must be approved by the Committee.

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<sup>10</sup> 8. Fences or Walls: The design and location of all fences and walls shall be subject to approval by the Committee.

9. Design and Quality: All improvements constructed shall be of a design and quality of construction to comply with the hurricane design requirements of the Southern Standard Building Code so as not to cause undue hazard to neighboring structures.

10. Upkeep: The purchaser of property in said subdivision shall keep the weeds out of the particular property owned by him and shall not permit the accumulation of trash, rubbish or other unsightly articles on the premises, or in any easement or street abutting the same. The area in all the streets between the pavement and the property line shall at all times be kept clean and free of unsightly 'obstacles. Owner shall have the privilege of having said lots cleaned to comply with the above and any reasonable expense incurred in doing the same shall be paid by the owner of the respective lot or lots.

# VI. LANDOWNERS AGREEMENT

In order to provide for the common use, enjoyment, benefit and maintenance of the canals (including the concrete bulkheads along such canals), parks, beautification areas, streets and other common areas within Pedre Island-Corpus Christi (hereinafter referred to as "common areas") and for the preservation of a marina type community of the highest quality, Owner, for the benefit of itself and each successor owner of a lot or parcel out of such subdivision, hereby binds itself, its assigns and each successor owner, as follows:

1. At such time as any of the common areas in Padre Island-Corpus Christi have been improved and are not being meintained by Nueces County, a city, or other type of taxing authority within which such addition is located, Owner shall convey such common areas to Padre Island Investment Corporation, Trustee, hereinafter called "Trustee", which shall have such supervisory authority to provide for the proper maintenance of the common areas as may be appropriate to such subdivision. Trustee shall not be liable to an owner of any interest in such subdivision for any damage, claim or expense for the manner in which said common areas are maintained and repaired, or for failure to muintain or repair said common areas.

2. In order to provide a fund for the proper maintenance of such common areas, hereinafter called "Maintenance Fund", there is hereby imposed upon each canal lot in the subdivision an annual maintenance charge which shall not exceed two cents  $(2\phi)$  per square foot of such lot, and there is hereby imposed upon each interior lot in the subdivision an annual maintenance charge which shall not exceed one cent  $(1\phi)$  per square foot of such lot. Such maintenance charge shall be determined annually by the Trustee based upon the projected cost of maintaining such common areas; however, no maintenance charge shall be assessed by Trustee until some portion of the common areas has been improved. Once assessed by the Trustee, one-twelfth (1/12) of such maintenance charge shall be payable monthly, in advance, on the first day of each month, by each beneficial owner of a lot in such subdivision. The maintenance charge hereby imposed shall not apply to Owner, or to lots to which Owner owns both the record and beneficial title.

3. Neither Owner nor Trustee shall be liable or responsible to any person or persons for failure or inability to collect the maintenance charge or any part thereof from any person or persons.

4. The Maintenance Fund may be pooled, merged or combined with the maintenance funds of other portions of the Padre Island-Corpus Christi Project as developed by Owner, provided the lots and/or owners of lots in such other portions of such Padre Island-Corpus Christi Froject are subject to a maintenance charge, lien and administrative provisions substantially the same as set forth in this Part VI.

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Such pooled maintenance fund may be expended by the Trustee for the general benefit and common good of the various sections or units of Padre Island-Corpus Christi paying into such fund, without regard to the amount collected from each section or portion. Trustee may use such funds, or any part thereof, for safety and/or recreational projects and for developing, improving and maintaining any and all of the common areas which the owners and/or occupants of lots in any of the sections or portions of Padre Island-Corpus Christi may be privileged or shall have the right to use, regardless of who may own such common areas and regardless of their location within the entire Padre Island-Corpus Christi Project. It is agreed and understood that the judgment of the Trustee, as custodian and administrator of said Maintenance Fund, when used in good faith in the expenditure of said funds, or any part thereof, shall be binding, final and conclusive upor all parties in interest. Trustee shall receive no compensation for acting as custodian and administrator of said Maintenance Fund.

5. The payment of the maintenance charge hereby imposed shall be secured by en express lien in favor of Trustee, as custodian and administrator of the Maintenance Fund, which lien is placed and imposed upon each lot in the subdivision subject to such charge. There is hereby granted unto the Trustee an express lien against each lot or percel of the subdivision to secure all obligations of the owner or owners of said lot or parcel imposed upon such owner, or lot, under the provisions hereof. Said lien may be foreclosed in the same manner as a vendor's lien, without prejudice, however, to any other rights, powers or causes of action which the holder of said lien may have against any party who is then or who has theretofore been the owner of the property affected thereby. Said lien and all other provisions of this agreement shall be secondary and subordinate, however, to any liens, deeds of trust and encumbrances whatsoever given to secure the purchase price of the lot or any part thereof, or given to any bank, savings and loan association, insurance company, trust company, fraternal benefit organization, or corporation with banking or related powers, lawfully leading money for the purpose of making repairs or constructing dwellings or any other improvements whatsoever on any portion of such lot, or acquiring any note or other evidence of indebtedness previously made for any such purpose. If any such lender or party acquiring such indebtedness should be in doubt as to the purpose for which such loan was made, or indebtedness incurred, or as to whether the lien herein granted is subordinate to any lien or deed of trust given for the purpose of securing any such mortgage or indebtedness, such lender or party acquiring such indebtedness may rely conclusively upon the written statement of the Trustee, with respect thereto. The Trustee may release or subordinate said lien and any other provisions of this agreement, in whole or in part, with respect to any lot or lots, should it deem it advisable, for any reason whatsoever, without affecting said lien insofar as it applies to any other lot or lots in the subdivision.

Without diminishing the personal obligations of any owner for any sum imposed under the terms hereof, the lien hereby granted upon any lot shell not secure any sum in excess of the lesser of the following amounts:

- a. The unpaid assessments made under the terms hereof for the four years next preceding the date that such lien is sought to be asserted or foreclosed; or
- b. The sum of One "housand Dollars (\$1,000.00).

6. Any person negligently or willfully demaging of destroying all or any portion of the common areas, including the bulkheads and the backs, shall be responsible to the Trustee for damages, and the Trustee shall use any funds collected by claim, lawsuit or settlement agreement growing out of such damage or destruction, to repair such damage or destruction, to the extent of such funds.

7. Trustee shall have, and it is hereby granted, the full right, power and authority to convey all of its right, title and interests in and to the common areas and the Maintenance Fund as well as all of its powers, rights, liens, responsibilities, duties and authority under the terms of this Part VI to: (a) a nonprofit corporation, or other organization, formed by Owner for the purpose of maintaining the common areas in any portion of the Padre Island-Corpus Christi Project;

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or (b) a public or quasi-public corporation or entity with the power to tax such as a city, Nucces County or a public district having such powers.

8. All references to "Trustee" in this Part VI shall apply with equal force and effect to any successor in interest to Trustee, as provided in paragraph 7 of this Part VI.

# VII. DURATION

The restrictions and covenants herein set forth shall continue and be binding upon Owner, its successors and assigns, for a period of thirty-five (35) years from this date. At the expiration of said term of thirty-five (35) years the restrictions and covenants herein set out shall automatically be extended for an edditional ten (10) year period and for successive periods of ten (10) years thereafter, unless same are multified or revised as hereinafter provided. After the expiration of thirty-five (35) years from the date of this instrument, the owners of a majority of the lots in this subdivision, may execute and acknowledge an agreement in writing terminating or revising these restrictions and covenants and file the same in the Office of the County Clerk of Nucces County, Texas, or in such office as conveyances of real estate may be required to be filed, at such time, thereupon these restrictions and covenants shall be rull, void and of no further force and effect, or shall be modified or revised as such instrument may direct.

### VIII. AMENDMENT

At any time the owners of the legal title to 51% of the lots in such subdivision (as shown by the records of Nucces County, Texas) may anend the restrictions, covenants, conditions, and matters set forth herein by filing an instrument containing such amendment in the Office of the County Clerk of Nucces County, Texas, except that, prior to the expiration of fifteen (15) years from date hereof, no such amendment shall be valid or effective without the joinder of Owner, its successors or assigns.

# IX. ENFORCEMENT

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The restrictions, conditions and use limitations herein set forth shall be binding upon Owner, its successors and assigns, and all parties claiming by, through, or under them and all subsequent owners of each lot, each of whom shall be obligated and bound to observe such restrictions, conditions and use limitations, provided, however, that no such persons shall be liable except in respect to breaches committed during his or their ownership of said lot. The violation of any such restriction, condition or use limitation, shall not operate to invalidate any mortgage, deed of trust, or other lien acquired and held in good faith against said lot or any part thereof, but such liens may be enforced against any and all property covered thereby, subject, nevertheless, to the restrictions, conditions and use limitations herein mentioned. Owner, or the owners of any lot in this addition, or Trustee, its successors and essigns, shall have the right to enforce ob-servance or performance of the provisions of this instrument. If any person or persons violates or attempts to violate any of the restrictions, conditions or use limitations contained herein, it shall be lawful for any person or persons owning any lot out of said addition to prosecute proceedings at law or in equity against the person violating or attempting to violate the same, either to prevent him or them from so doing, or to correct such violation, or to recover damages, or to obtain such other relief for such violations as then may be legally available.

### X. SEVERABILITY

Invalidation of any of the terms, provisions or covenants contained in this instrument by judgmant or court order shall not in any way affect any of the other terms, provisions or covenants set forth in this instrument which shall remain in full force and effect.

DEED RELUKUS

10000 10.04 37 - SS 1011117 MAR 717 XI. " DEDICATION This instrument of dedication relates to and affects only the above described property, and shall not affect any other property. EXECUTED this Inh. day of September , 1969. PADRE ISLAND INVESTMENT CORPORATION uxellest By Ben D. Marks, President Secretar CORPUS CHRISTI STATE NACIONAL BANK YICE PRESIDENT S.CELISI' THE STATE OF TEXAS COUNTY OF NUECES BEFORE ME, the undersigned enthority, on this day personally appeared BEN D. MARKS, known to me to be the person whose name-is subscribed to the foregoing instrument as President of PADRE ISLAND INVESTMENT CORPORATION, & corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said corporation. VEN UNDER MY HAND AND SEAL OF OFFICE this the 41-11. Notary Public in and for Nueces County, Texas. D.M. FEFERMAN Notury Public in and for Nueces County, Texat THE STATE OF TEXAS COUNTY OF NUECES ð BEFORE ME, the undersigned authority, on this day personally appeared Hennell; , known to me to be the person whose name is sub-rument as <u>"Our Orwards of CORPUS</u> fr. scribed to the foregoing instrument as CHRISTI STATE NATIONAL BANK, a corporation, and acknowledged to me that he exacouted the same for the purposes and consideration therein expressed, in the cepacity stated, and as the act and deed of said corporation. - GIVEN UNDER MY HAND AND SEAL OF OFFICE this the · Notary Fublic in and for Nueces County, Texas. MARIE DARRELS Notary Public in and for Nucles County, Texas <u>e</u>., -9-. DEED RECORDS VOL 1345 MACE 501

ينغر فالمتكانة بألارة فرجاره 4 34 - ANTERES - N.S. د بد د د د DIL117. MOL. 718 ويعقر ومعوري والإرمام موول الرغا ومصوالي GUNTY OF NUECES I hereby ortilly that this instrument and FILED on the data and at the time stamped hereon by me and was doly RECORDED. In the Volume and Page of the semid RECORDS of Nucces County, Texas, as stamped hereon by ne. at. SEP 8 1969 COUNTY CLERK, ON NUECES COUNTY, TEXAS a an di na .... gaund 1. f FILED FOR RECORD man litter WHEN DESIGNATION OF SEP 5 12 52 PM '69 tio 1 Ś 29763 61.04.00 е. line is ene de las DEED RECORDS e ..... VOL 1345 PAGE 502 233 2803 dan da

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### AGREEMENT

WHEREAS, Padre Island Investment Corporation (hereinafter called "Padre") has platted certain property situated on Padre Island, Nueces County, Texas described as Padre Island-Corpus Christi, Point Tesoro Unit 4, as shown by map or plat recorded in Volume 35, pages 46 to 49, Map Records of Nueces County, Texas; and

WHEREAS, the map or plat of such subdivision contains a restriction substantially as follows:

"No buildings or other improvements of any nature whatsoever may be constructed on any lot or portion of the subdivision until improvements meeting the requirements of the City of Corpus Christi, Texas, as specified in the plans and specifications furnished to the City of Corpus Christi, Texas, and on file in the Office of the Director of Public Works in connection with the approval of the plat of this subdivision have been constructed and/or installed by Padre Island Investment Corporation."; and

WHEREAS, the Corpus Christi State National Bank (hereinafter called "Bank") is the legal owner and holder of one certain promissory note in the original principal amount of \$2,700,000 secured by a Deed of Trust dated December 31, 1968, recorded in Volume 1158, page 39, Deed of Trust Records of Nueces County, Texas; and

WHEREAS, Bank joined with Padre in the dedication of such subdivision as evidenced by Bank's joinder in the plat thereof; and

WHEREAS, it is the desire of the undersigned to provide the City of Corpus Christi, Texas, with further assurance that improvements will not be constructed upon such property until such subdivision improvements have been constructed or installed:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Padre and Bank do hereby agree that the restrictions set forth on the map or plat of such subdivision, as above set forth, shall run with the land and shall be enforceable by the City of Corpus Christi,

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Texas, against the undersigned and their successors in interest to any lot

situated in the above described subdivision.

DATED Deter 7th, 1969.

CORPUS CHRISTI STATE NATIONAL BANK Bу ACTION ATTEST:

COUNTY OF NUECES

Pitrai,

CASHIEN

PADRE ISLAND INVESTMENT CORPORATION

Ben D. Marks, President ATTEST: Assistant Secretary 12531

BEFORE ME, the undersigned authority, on this day personally appeared Ben D. Marks, known to me to be the person whose name is subscribed to the foregoing instrument as President of Padre Island Investment Corporation, a corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the Zth day of Detabler, 1969. Notary Public in and for Nueces County, 121 Texas SANDY CONLEY Motary Public, in and for Nueces County, Texas Ne THE STATE OF TEXAS ŏ COUNTY OF NUECES 8

BEFORE ME, the undersigned authority, on this day personally appeared /// , known to me to be the person whose name is subscribed to the foregoing instrument as fire. Vice Prov of Corpus Christi State National Bank, a corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 2th day of October, 1969.

Notary Public in and for Nueces County, Texas

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NELLIE M. RANKIN

Notary Public, In and for Nueces County, Texas

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STATE OF TEXAS COUNTY OF NUECES  $\boldsymbol{I}$  hereby certify that this instrument was FILED on the

COMPARED

date and at the time stamped hereon by nie; and was duly RECORDED, in the Volume and Page of the named RECORDS of Nueces County, Texas, as stamped hereon by me, on



DEED RECORDS -2-VOL1355 MALE 72

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DIED RECORDS VOL 1452 FASE 1008

# 933464

THE STATE OF TEXAS I COUNTY OF NUECES I

### AMENDMENT

WHEREAS, by instruments entitled "Protective Covenants and Landowners' Agreement", dated and recorded in the Deed Records of Nueres County, Texas, as more fully set forth in the attached Exhibit A (hereinafter called the "Agreements"), Padre Island Investment Corporation (hereinafter called "Padre") imposed upon the property located within Nueces County, Texas, described in the attached Exhibit B (hereinafter called the "Development"), certain restrictions, covenants, conditions and use limitations; and

WHEREAS, the Agreements each created an Architectural Control Commitee with certain powers as therein recited; and

WHEREAS, the Agreements each provide:

"At any time, the record owners of a majority of the lot: or tracts into which Padre Island-Corpus Christi shall then be sublivided shall have the power to change membership of the Committee, to withdraw powers or duties of the Committee"; and

WHEREAS, Padre is now the record owner of a majority of the lots or tracts into which Padre Island-Corpus Christi has been divided an shown by the Deed Records of Nucces County, Texas; and

WHEREAS, certain members of the Architectural Control Cormittee established by the Agreements have resigned and it has become necessary to appoint individuals to fill the vacancies now existing:

NOW, THEREFORE, Padre does hereby appoint and designare (harles W. Terrell, Marvin M. Mesirow and David M. Wilson as members of each of the Architectural Control Committees and each such Architectural Control Committee shall now be comprised of Charles W. Terrell, Marvin M. Mesirow and David M. Wilson (herein collectively called the "Members"). The Members join in this instrument for the purpose of (a) accepting and confirming the appointments and membership herein set forth, and (b) appointing Gene Graham as the Members" agent and representative for all purposes as provided in and subject to the Agreements. Gene Graham joins herein for the purpose of accepting and acknowledging the appointment of agent and representative herein made. Hall 305 Mai 1942

Except as herein expressly provided the Agreements are not modified

or amended in any manner.

Hellenord A DATED this day of 1973.

Secretary

PADRE ISLAND INVESTMENT CORPORATION

resident

MEMBERS Charl Terrell Marvin M

AGENT AND REPRESENTATIVE:

THE STATE OF TEXAS

COUNTY OF NUECES I

BEFORE ME, the undersigned authority, on this day personally appeared to the foregoing instrument as President of Padre Island Investment Corporation, a Texas corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 1911 day of Alcentur

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Notary Public in and for Nueces Count Texas  $T_{0} \gtrsim 0$ 

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DEED RECORDS

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My Commission Expires:

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THE STATE OF TEXAS I

COUNTY OF NUECES ĩ

BEFORE ME, the undersigned authority, on this day personally appeared CHARLES W. TERRELL, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes therein expressed, in the capacity therein stated.

CIVEN UNDER MY HAND AND SEAL OF OFFICE, this 19th day of Nece 1973.

de Notary Public in and for Nueces County 8.6 -121-My Commission Expires: June 1, 1975 

THE STATE OF TEXAS Ŧ COUNTY OF NUECES ĭ

BEFORE ME, the undersigned authority, on this day personally appeared MARVIN M. MESIROW, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes therein expressed, in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 19th day of Altern 1973.

County Netary Public and for Nie in Texes The second second

My Commission Expires: June 1, 1975

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BEFORE ME, the undersigned authority, on this day personilly appeared DAVID M. WILSON, known to me to be the person whose name is subsiribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes therein expressed, in the capacity therein stated

19th GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day oil d 1973.

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alruces Notary Public in and for llueces County, Техая Count

My Commission Expires: June 1, 1975

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| THE STATE OF TEXAS  |
| COUNTY OF NUECES I  |
| BEFORE ME, the undersigned authority, on this day personally appeared<br>GENE GRAHAM, known to me to be the person whose name is subscribed to the<br>foregoing instrument, and acknowledged to me that he executed the same for<br>the purposes therein expressed, in the capacity therein stated.   |
| GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 19th day of December.  |
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| Notary Public in and for Nucces County, 7   |
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| My Commission Expires: June 1, 1973   |
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# EXHIBIT A

# PROTECTIVE COVENANTS AND LANDOWNERS' ACREEMENTS

The Protective Covenants and Landowners' Agreements for the following

named subdivision units are recorded at the respective volume and page numbers

of the Deed Records of Nueces County, Texas as indicated below:

| Subdivision Unit   | Volure    | Page No. |
|--|-----------|----------|
|  |           | Luge no. |
| Padre Island Number 1<br>Lots 1A through 6A of Block 1, and Lots 1A    |           |          |
| through 15A of Block 2   | 1265      | 491      |
| "B" lots of Blocks 1 and 2   | 1280      | 354      |
| Block 28   | 1280      | 360      |
| Blocks 35 and 36 (being the replatted portion                          |           |          |
| OI BLOCK 28)   | 1384      | 528      |
| Padre Island-Corpus Christi, Section A                                 | 1258      | 215      |
| Padre Island-Corpus Christi, Section B                                 | 1265      | 227      |
| Padre Island-Corpus Christi, Section No. 2                             | . 1274    | 173      |
| Padre Island-Corpus Christi, Section No. 3                             | 1261      | 97       |
| Lot 10, Block 71 and portions of Blocks 1<br>and 2, Padre Island No. 1 | 1265      | 491      |
| Padre Island-Corpus Christi, Section No. 4                             | 1241      | 25       |
| Padre Island-Corpus Christi, Mariner's Cay                             | 1292      | 106      |
| Padre Island-Corpus Christi, Barataria Bay Unit 1                      | 1292      | 114      |
| Padre Island-Corpus Christi, Barataria Bay Unit 2                      | 1292      | 114      |
| Padre Island-Corpus Christi, Barataria Bay Unit 3                      | 1300      | 426      |
| Padre Island-Corpus Christi, Barataria Bay Unit 4                      | 1300      | 418      |
| adre Island-Corpus Christi, Barataria Bay Unit 5                       | 5<br>1319 | 507      |
| adre Island-Corpus Christi, Section C                                  | 1323      | 487      |
| adre Island-Corpus Christi, Point Tesoro, Unit 1                       | 132B      | 494      |
| adre Island-Corpus Christi, Sea Pines Unit 1                           | 1329      | 63       |
| adre Island-Corpus Christi, Point Tesoro, Unit 2                       | 1335      | 265      |
| adre Island-Corpus Christi, Point Tesoro, Unit 3                       | 1335      | 275      |
| adre Island-Corpus Christi, Section D                                  | 1335      | 285      |
| adre Island-Corpus Christi, Point Tesoro, Unit 4                       | 1345      |          |
| adre Island-Corpus Christi, Cape Summer Unit 1                         |           | 493      |
| the surface, cape summer onic 1  | 1386      | 1002     |

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| Subdivision Unit                                       | Volume | Page No. |
|--|--------|----------|
| Padre Island-Corpus Christi, Cape Summer Unit 2        | 1386   | 1012     |
| Padre Island-Corpus Christi, Section 3A                | 1424   | 349      |
| Pedre Island-Corpus Christi, Section E                 | 1424   | 351      |
| Padre Island-Corpus Christi, Section G                 | 1424   | 360      |
| Padre Island-Corpus Christi, Point Tesoro Unit 5       | 1242   | 369      |
| Padre Island-Corpus Christi, Commodore's Cove Unit One | 1424   | 378      |
| Padre Island-Corpus Christi, Commodore's Cove Unit Two | 1424   | 388      |
| Padre Island-Corpus Christi, Mariner's Cay Unit 2A     | 1424   | 398      |
| Padre Island-Corpus Christi, Coquina Bay               | 1424   | 909      |
| Padre Island-Corpus Christi, Island Fairway Estates    | 1424   | 417      |
| Padre Island-Corpus Christi, Ports O'Call              | 1424   | 427      |
|  | 25     |          |

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# EXHIBIT B

PROPERTY LOCATED WITHIN THE DEVELOPMENT

The property within subdivision units of Padre Island and Padre Island-Corpus Christi, subdivisions of Nueces County, Texas, is more fully described by the maps or plats of such units recorded in the respective volume and page numbers of the Deed Records of Nueces County, Texas, as indicated below:

| Subdivision Unit   | Volume         | Page No.      |
|--|----------------|---------------|
| Padre Island Number 1;plus a replat of<br>a portion of Block 27, and a replat of<br>a part of Block 28 | 13<br>32<br>36 | 1<br>34<br>12 |
| Padre Island-Corpus Christi,Section A;<br>plus a replat of a portion thereof                           | 33<br>35       | 97<br>15      |
| Padre Island-Corpus Christi, Section B   | 34             | 15            |
| Padre Island-Corpus Christi, Section No. 2;<br>plus replats of portions thereof                        | 33<br>34<br>35 | 80<br>13<br>1 |
| Padre Island-Corpus Christi, Section No. 3   | 33             | 83            |
| Padre Island-Corpus Christi, Section No. 4   | 33             | 44            |
| Padre Island-Corpus Christi, Mariner's Cay   | 34             | 54            |
| Padre Island-Corpus Christi, Barataria Bay Unit 1  | 34             | 60            |
| Padre Island-Corpus Christi, Barataria Bay Unit 2  | 34             | 62            |
| Padre Island-Corpus Christi, Barataria Bay Unit 3  | 34             | 86            |
| Padre Island-Corpus Christi, Barataria Bay Unit 4  | 34             | 84            |
| Padre Island-Corpus Christi, Barataria Bay Unit 5  | 34             | 117           |
| Padre Island-Corpus Christi, Section C   | 34             | 133           |
| Padre Island-Corpus Christi, Point Tesoro, Unit 1  | 34             | 145           |
| Padre Island-Corpus Christi, Sea Pines Unit 1  | 34             | 149           |
| Padre Island-Corpus Christi, Point Tesoro Unit 2   | 35             | 20            |
| Padre Island-Corpus Christi, Point Tesoro Unit 3   | 35             | 22            |
| Padre Island-Corpus Christi, Section D   | 35             | 24            |
| Padre Island-Corpus Christi, Point Tesoro Unit 4   | 35             | 46            |
| Padre Island-Corpus Christi, Cape Summer Unit 1  | 36             | 25            |
| Padre Island-Corpus Christi, Cape Summer Unit 2  | 36             | 34            |
| Padre Island-Corpus Christi, Section 3A  | 38             | 22            |
| Padre Island-Corpus Christi, Section E   | 38             | 25            |
| Padre Island-Corpus Christi, Section G   | 38             | 27            |
|  |                |               |



THE STATE OF TEXAS COUNTY OF NUECES §

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# DOC# 828183

### AMENDMENT

WHEREAS, by instruments entitled "Protective Covenants and Landowners' Agreement", dated and recorded in the Deed Records of Nueces County, Texas, which are more fully set forth in the attached Exhibit A (hereinafter called the "Agreements"), certain restrictions, conditions and use limitations were imposed upon property located within Nueces County, Texas, which property is more fully described in the attached Exhibit B (hereinafter called the "Development"); and

WHEREAS, the Agreements each referred to as an Architectural Control Committee with certain powers as therein recited; and

WHEREAS, there is one Architectural Control Committee for all the Padre Island-Corpus Christi subdivisions only; and

WHEREAS, the Agreements each provide:

"At any time the record owners of a majority of the lots or tracts into which Padre Island-Corpus Christi shall then be subdivided shall have the power to change membership of the Committee, to withdraw powers and duties of the Committee, or to restore the powers and duties of the Committee. Such action shall be effective upon recordation of a written instrument property reflecting same"; and

WHEREAS, there are a total of 8,446 record owners of lots/tracts within the Development; and

WHEREAS, a majority (4,489) of the record owners holding legal title to lots/tracts within the Development have voted in favor of amending the Agreements as they pertain to the Architectural Control Committee; and

WHEREAS, The Padre Isles Property Owners Association, Inc. has verified this Majority.

NOW, THEREFORE, the owners hereby amend Section III, <u>ARCHITECIURAL</u> <u>CONTROL</u>, of each of the Agreements listed on Exhibit A as follows:

 Paragraph 1 is deleted in its entirety and the following is substituted therefor:

"1. The Architectural Control Committee, hereinafter called "the Commitee", shall be composed of five members appointed by a majority vote of the Board of Directors of the Padre Isles Property Owners' Association, Inc., hereinafter called "the Board". The Committee shall function under the policies established and direction given by the Board; provided, however, the policies and direction promulgated by the Board

shall, in no event be in conflict with the provisions of these Covenants. Should a conflict occur, the provisions of the Covenants shall control.

a. The Committee shall review all plans for construction on property subject to the covenants to verify that the requirements of the covenants and standards established by the Property Owners Association are met.

b. The term of office of a Committee member shall be three years. A member shall not serve more than two terms of office, consecutive or otherwise. Upon the effective date of approval of this amendment, the term of office of incumbent members shall be deemed to have expired and the Board shall appoint a new committee. The terms of office for members of the newly appointed committee shall be adjusted whereby the expiration dates of no more than two members shall occur in any one of the years following the appointment year, i.e., set up a 1-2-2 rotation that will be followed thereafter.

c. Should a vacancy occur on the Committee prior to the expiration of a normal term of office, the Board will, by a majority vote, appoint a qualified person to fill the unexpired portion of the term.

d. Terms of office for all members shall begin on January 1, except for those appointed by the Board upon approval of this amendment, who shall begin serving immediately and continue until January 1, 1993, when they may be re-appointed or replaced at the Board's discretion for the initial three year term.

e. The Chairman of the Committee, whose chairmanship shall be one year, shall be appointed or removed by a majority vote of the Board.

f. A member of the Committee may be removed with or without cause by a majority vote of the Board.

g. No member of the Committee, or his/her designated representative, shall be entitled to or accept compensation for services performed hereunder. h. A member of the Board shall not also serve as a member of the Committee.

i. A majority of the Committee may designate or remove a representative to act for it. Members of the Committee may designate a representative to act on their behalf. Such representative designated to act for the Committee as a whole, or such representatives designated individually by Members shall be subject to confirmation by the Board.

j. Consultants, paid or otherwise, advisors, inspectors or any individual performing services required by the mission of the Committee shall be appointed by the Board. Individuals so appointed shall be technically and/or professionally qualified to perform the service for which appointed. The Board shall be authorized to establish such fees as may be necessary and appropriate to cover the cost of technical and/or professional services required by the Committee. The Committee may recommend to the Board such individuals as may be appropriate to perform such services.

k. A property owner who disagrees with a decision of the Committee will first appeal to the Committee for reconsideration and present reasons therefor. Following reconsideration by the Committee, a property owner who still disagrees with a decision of the Committee may appeal to the Board for a review. The Board shall give full consideration to such request and make such decision as it deems appropriate in each case. The decision of the Board shall be controlling."

2. Paragraph 5 is changed as follows:

So much of the first sentence of Paragraph as reads: "5. The Committee shall have the right and authority to waive, modify, alter, change or approve any <u>covenant</u>, term, condition or restriction...:" is changed to read: "The Committee shall have the right and authority to waive, modify, alter, or approve <u>any term</u>, condition or restriction, except those restrictions pertaining to construction that affects the integrity of the bulkheads...." and 3. Paragraph 6 is changed as follows:

So much of paragraph 6 reads: "6. The Committee shall have the authority to make <u>final</u> decisions in interpreting the general intent, effect and purpose of these restrictions" is changed to read: "6. The Committee shall have authority to interpret the general intent, effect and purpose of these restrictions."

DATED this 23 day of OCTOBER \_\_, 19<u>¶2</u>.

ATTEST:

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PADRE ISLES PROPERTY OWNERS ASSOCIATION, INC.

South

BY // Laill President William F. Goin

THE STATE OF TEXAS § S COUNTY OF NUECES §

BEFORE ME, the undersigned authority, on this day personally appeared <u>WALLIAM F. GOIN</u>, known to me to be the person whose name is subscribed to the foregoing instrument as President of Padre Isles Property Owners Association, Inc., a non-profit corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 23 day of OCTOBER 1992.

MARY ELLEN CARDINALE Notary Public STATE OF TEXAS My Comm. Exp. Nov. 17, 1994

Mary Ellen Cardinale Notary Public

# EXHIBIT A

# PROTECTIVE COVENANTS AND LANDOWNERS' AGREEMENTS

The Protective Covenants and Landowners' Agreements for the following named subdivision units are recorded at the respective volume and page numbers of the Deed Records of Nueces County, Texas as indicated below:

| Subdivision Unit  | Volume | Page No. |
|---|--------|----------|
| Padre Island Number 1<br>Lots 1A through 6A of Block 1, and Lots 1A<br>through 15A of Block 2 | 1265   | 491      |
| "B" lots of Blocks 1 and 2  | 1280   | 354      |
| Block 28  | 1280   | 360      |
| Blocks 35 and 36 (being the replatted portion of Block 28)                                    | 1384   | 528      |
| Padre Island-Corpus Christi, Section A  | 1258   | 215      |
| Padre Island-Corpus Christi, Section B  | 1265   | 227      |
| Padre Island-Corpus Christi, Section No. 2  | 1274   | 173      |
| Padre Island-Corpus Christi, Section No. 3  | 1261   | 97       |
| Lot 10, Block 71 and portions of Blocks 1<br>and 2, Padre Island No. 1                        | 1265   | 491      |
| Padre Island-Corpus Christi, Section No. 4  | 1241   | 25       |
| Padre Island-Corpus Christi, Mariner's Cay  | 1292   | 106      |
| Padre Island-Corpus Christi, Barataria Bay Unit 1   | 1292   | 114      |
| Padre Island-Corpus Christi, Barataria Bay Unit 2   | 1292   | 114      |
| Padre Island-Corpus Christi, Barataria Bay Unit 3   | 1300   | 426      |
| Padre Island-Corpus Christi, Barataria Bay Unit 4   | 1300   | 418      |
| Padre Island-Corpus Christi, Barataria Bay Unit 5   | 1319   | 507      |
| Padre Island-Corpus Christi, Section C  | 1323   | 487      |
| Padre Island-Corpus Christi, Point Tesoro, Unit 1   | 1328   | 494      |
| Padre Island-Corpus Christi, Sea Pines Unit 1   | 1329   | 63       |
| Padre Island-Corpus Christi, Point Tesoro, Unit 2   | 1335   | 265      |
| Padre Island-Corpus Christi, Point Tesoro, Unit 3   | 1335   | 275      |
| Padre Island-Corpus Christi, Section D  | 1335   | 285      |
| Padre Island-Corpus Christi, Point Tesoro, Unit 4   | 1345   | 493      |
| Padre Island-Corpus Christi, Cape Summer Unit 1   | 1386   | 1002     |
| Padre Island-Corpus Christi, Cape Summer Unit 2   | 1386   | 1012     |

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| Subdivision Unit                                       | Volume | Page No. |
|--|--------|----------|
| Padre Island-Corpus Christi, Section 3A                | 1424   | 349      |
| Padre Island-Corpus Christi, Section E                 | 1424   | 351      |
| Padre Island-Corpus Christi, Section G                 | 1424   | 360      |
| Padre Island-Corpus Christi, Point Tesoro, Unit 5      | 1242   | 369      |
| Padre Island-Corpus Christi, Commodore's Cove Unit One | 1424   | 378      |
| Padre Island-Corpus Christi, Commodore's Cove Unit Two | 1424   | 388      |
| Padre Island-Corpus Christi, Mariner's Cay Unit 2A     | 1424   | 398      |
| Padre Island-Corpus Christi, Coquina Bay               | 1424   | 909      |
| Padre Island-Corpus Christi, Island Fairway Estates    | 1424   | 417      |
| Padre Island-Corpus Christi, Ports O'Call              | 1424   | 427      |

Page - 2 -

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# EXHIBIT B

# PROPERTY LOCATED WITHIN THE DEVELOPMENT

The property within subdivision units of Padre Island and padre Island-Corpus Christi, subdivisions of Nueces County, Texas, is more fully described by the maps or plats of such units recorded in the respective volume and page numbers of the Deed Records of Nueces County, Texas, as indicated below:

| Subdivision Unit  | Volume         | Page No.      |
|---|----------------|---------------|
| Padre Island Number 1; plus a replat of<br>a portion of Block 27, and a replat of<br>a part of Block 28 | 13<br>32<br>36 | 1<br>34<br>12 |
| Padre Island-Corpus Christi, Section A;<br>plus a replat of a portion thereof                           | 33<br>35       | 97<br>15      |
| Padre Island-Corpus Christi, Section B  | 34             | 15            |
| Padre Island-Corpus Christi, Section No. 2;<br>plus replats of portions thereof                         | 33<br>34<br>35 | 80<br>13<br>1 |
| Padre Island-Corpus Christi, Section No. 3  | 33             | 83            |
| Padre Island-Corpus Christi, Section No. 4  | 33             | 44            |
| Padre Island-Corpus Christi, Mariner's Cay  | 34             | 54            |
| Padre Island-Corpus Christi, Barataria Bay Unit 1   | 34             | 60            |
| Padre Island-Corpus Christi, Barataria Bay Unit 2   | 34             | 62            |
| Padre Island-Corpus Christi, Barataria Bay Unit 3   | 34             | 86            |
| Padre Island-Corpus Christi, Barataria Bay Unit 4   | 34             | 84            |
| Padre Island-Corpus Christi, Barataria Bay Unit 5   | 34             | 117           |
| Padre Island-Corpus Christi, Section C  | 34             | 133           |
| Padre Island-Corpus Christi, Point Tesoro, Unit 1   | 34             | 145           |
| Padre Island-Corpus Christi, Sea Pines Unit 1   | 34             | 149           |
| Padre Island-Corpus Christi, Point Tesoro Unit 2  | 35             | 20            |
| Padre Island-Corpus Christi, Point Tesoro Unit 3  | 35             | 22            |
| Padre Island-Corpus Christi, Section D  | 35             | 24            |
| Padre Island-Corpus Christi, Point Tesoro Unit 4  | 35             | 46            |
| Padre Island-Corpus Christi, Cape Summer Unit 1   | 36             | 25            |
| Padre Island-Corpus Christi, Cape Summer Unit 2   | 36             | 34            |
| Padre Island-Corpus Christi, Section 3A   | 38             | 22            |
| Padre Island-Corpus Christi, Section E  | 38             | 25            |
| Padre Island-Corpus Christi, Section G  | 38             | 27            |

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| Subdivision Unit  | Volume | Page No. |
|---|--------|----------|
| Padre Island-Corpus Christi, Point Tesoro Unit 5          | 38     | 32       |
| Padre Island-Corpus Christi, Commodore's Cove<br>Unit One | 38     | 34       |
| Padre Island-Corpus Christi, Commodore's Cove<br>Unit Two | 38     | 36       |
| Padre Island-Corpus Christi, Mariner's Cay<br>Unit 2      | 38     | 45       |
| Padre Island-Corpus Christi, Coquina Bay                  | 38     | 47       |
| Padre Island-Corpus Christi, Island Fairway<br>Estates    | 38     | 55       |
| Padre Island-Corpus Christi, Ports O'Call                 | 38     | 62       |

Any provision herein which restricts the Sale, Rental or use of the described REAL PROPERTY because of Race, Color, Religion, Sex, Handicap, Familial Status or National Origin, is invelid and unenforceable under FEDERAL LAW, 3/12/89.

# FILED FOR RECORD DOC# 828183 \$19 10-26-1992 01:15:28 ERNEST M. BRIONES NUECES COUNTY

STATE OF TEXAS COUNTY OF NUECES I hereby certily that this instrument was FILED in File Number Sequence on the date and at the time stamped herein by me, and was duly RECORDED, in the Official Public Records of Nueces County, Texas on OFFICE OF COUNTY, Texas on

OCT 2 6 1992

COUNTY CLERK NUECES COUNTY, TEXAS

17<sup>0</sup>/<sub>2</sub> Return To: Padre Isles Property Owners Association, Inc. 14015 Fortuna Bay Drive Corpus Christi, Texas 78418

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# DOC# 1998035833

# FIRST AMENDMENT TO THE PROTECTIVE COVENANTS AND LANDOWNERS' AGREEMENT PADRE ISLAND-CORPUS CHRISTI, POINT TESORO UNIT 4

# THE STATE OF TEXAS } KNOW ALL PERSONS BY THESE PRESENTS: COUNTY OF NUECES }

WHEREAS, by instrument entitled "Protective Covenants and Landowners' Agreement, Padre Island -- Corpus Christi, Point Tesoro unit 4," dated September 2, 1969, recorded in Volume 1345, pages 493 - 501, Deed Records, Nueces County, Texas, Padre Island Investment Corporation ("Owner") imposed certain restrictions upon the use of the lots and tracts contained in Padre Island -- Corpus Christi, Point Tesoro Unit 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 35, pages 46 to 49, Map Records of Nueces County, Texas, (the "Subdivision"); and

WHEREAS, Section VIII, of the Protective Covenants states:

"At any time the owners of the legal title to 51% of the lots in such subdivision (as shown by the records of Nueces County, Texas) may amend the restrictions, covenants, conditions, and matters set forth herein by filing an instrument containing such amendment in the Office of the County Clerk of Nueces County, Texas;" and

WHEREAS, there are a total of 613 record owners of lots within the Subdivision; and

WHEREAS, a majority (316) of the record owners holding legal title to lots within the Subdivision have voted in favor of amending the Protective Covenants; and

WHEREAS, the Padre Isles Property Owners Association, Inc. has verified this majority.

NOW, THEREFORE, the owners hereby amend Subparagraph a. of Paragraph 2, under section V to read as follows:

"a. The area of the enclosed main dwelling of any one-story single family residence must contain not less than 1,600 square feet;"

DATED this MITH, day of AUGUST, 1998.

ATTEST:

ROBERT J. SOUTHARD Secretary

PADRE ISLES PROPERTY OWNERS ASSOCIATION, INC.

HARVEY CROUCH President

# THE STATE OF TEXAS } COUNTY OF NUECES }

BEFORE ME, the undersigned authority, on this day personally appeared Harvey

Crouch, known to me to be the person whose name is subscribed to the foregoing instrument as President of Padre Isles Property Owners Association, Inc., a nonprofit corporation, and acknowledged to me that he executed the same for the purposes and consideration therein expressed in the capacity stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this tay of Au coust, 1998



Notary Public My commission expires  $|1| \leq 48$ 

### Doc# 1998035833 # Pages: 2 Date : 06-13-1998 Time : 11:26:21 A.M. Filed & Recorded in Official Records of NUECES County, TX. ERNEST M. BRIONES COUNTY CLERK Rec. \$ 11.00

eny provision herein which restricts the Sale, Rental or un of the described REAL PROPERTY because of Race, Color, Religion, Sex, Mandicap, Pamilial Status or National Origin, is result and uncetorcashie under FEDERAL LAW, 3/12/88.

STATE OF TELAS COUNTY OF NUECES I hereby certify that this instrument was FR.ED in File Resultan Sequence on the date and at the time stamped hermin by ma, will was duly RECORDED, in the Official Public Records of Nueces Loway, Texas

Ken 100 COUNTY CLERK NUECES COUNTY, TEXAS

516 Padre Dales Property Durners asso 14015 Fortuna Bay Price Corpus Christi, X 18418

# AMENDMENT OF PROTECTIVE COVENANTS AND LANDOWNERS' AGREEMENT PADRE ISLAND-CORPUS CHRISTI SECTION E SUBDIVISION BARATARIA BAY UNITS 1 & 2 SUBDIVISION BARATARIA BAY UNIT 3 SUBDIVISION BARATARIA BAY UNIT 4 SUBDIVISION BARATARIA BAY UNIT 5 SUBDIVISION COQUINA BAY SUBDIVISION ISLAND FAIRWAY ESTATES SUBDIVISION POINT TESORO UNIT 1 SUBDIVISION POINT TESORO UNIT 4 SUBDIVISION POINT TESORO UNIT 5 SUBDIVISION SECTION NO. 2 (GALLEON BAY UNIT 2) SUBDIVISION SECTION NO. 4 (TRADEWINDS) SUBDIVISION

WHEREAS, Padre Island-Corpus Christi, Section E (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 351-59, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section E, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 25-26, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Units 1 & 2 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated August 20, 1968, recorded at Volume 1292, Pages 114-21, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Units 1 & 2, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 60-61, and Pages 62-63, respectively, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Unit 3 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated November 4, 1968, recorded at Volume 1300, Pages 426-33, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Unit 3, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 86-87, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Unit 4 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated October 11, 1968, recorded at Volume 1300, Pages 418-25, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Unit 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 84-85, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Unit 5 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated March 12, 1969, recorded at Volume 1319, Pages 507-14, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Unit 5, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 117-118, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Coquina Bay (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 407-16, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Coquina Bay, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 47-54, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Island Fairway Estates (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated January 15, 1975, recorded at Volume 1517, Pages 100-110, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Blocks 29, 31, 32 and 33, Padre Island-Corpus Christi, Island Fairway Estates Blocks 24-33, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 40, Pages 154-59, Map Records, Nueces County, Texas. WHEREAS, Padre Island-Corpus Christi, Island Fairway Estates (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated January 15, 1975, recorded at Volume 1517, Pages 111 et seq., Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island – Corpus Christi, Island Fairway Estates Block 30, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 40, Pages 181-82, Map Records, Nueces County, Texas, and Padre Island-Corpus Christi, Island Fairway Estates Blocks 34, 35 and 36, a subdivision of Padre Island, Nueces County, Texas, as shown by plat recorded in Volume 40, Pages 183-84, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Point Tesoro Unit 1 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated May 12, 1969, recorded at Volume 1328, Pages 494-502, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Point Tesoro Unit 1, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 145-46, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Point Tesoro Unit 4 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated September 2, 1969, recorded at Volume 1345, Pages 493-501, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Point Tesoro Unit 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 35, Pages 46-49, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Point Tesoro Unit 5 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 369-77, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Point Tesoro Unit 5, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 32-33, Map Records, Nueces County, Texas. WHEREAS, Padre Island-Corpus Christi, Section No. 2 (Galleon Bay Unit 2) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated November 20, 1967, recorded at Volume 1274, Pages 173-80, Deed Records of Nueces County, Texas, and the Protective Covenants and Landowners' Agreement dated May 24, 1973, recorded at Volume 1491, Pages 803-10, Deed Records of Nueces County, Texas as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 2, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 80-82, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 3 (Galleon Bay Unit 3) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated November 20, 1967, recorded at Volume 1261, Pages 97-104, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 3, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 83-84, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 3A (Galleon Bay Unit 3) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 349-50, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 3A, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 22-23, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated September 18, 1967, recorded at Volume 1241, Pages 25-33, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 44-47, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Tract B, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated December 8, 1976, recorded at Volume 1588, Pages 725-34, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Tract B, Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 44-47, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Lots 8 through 18, inclusive, Block 191, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated September 23, 1976, recorded at Volume 1580, Pages 512-21, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Lots 8 through 18, inclusive, Block 191, Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 42, Pages 4-5, Map Records, Nueces County, Texas.

WHEREAS, Tract A, Padre Island-Corpus Christi, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Declaration of Covenants, Conditions and Restrictions dated February 17, 1983, recorded at Volume 1856, Pages 357-365, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Tract A, Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 44-47, Map Records, Nueces County, Texas.

WHEREAS, the owners of more than fifty percent (50%) of the Lots in each Subdivision described above (and on Exhibit A attached) have approved amendments to the Protective Covenants and Landowners' Agreement in order to provide for future increases in annual maintenance charges;

NOW, THEREFORE, based upon the written approval of said amendments by the owners of more than fifty percent (50%) of the lots in each such Subdivision, the Board of Directors of the Padre Isles Property Owners Association, Inc. hereby files the following amendments which shall amend the Landowners' Agreement as provided below:

1. Article VI of the Protective Covenants and Landowners' Agreement concerning the maintenance of the common areas is amended to add to Section 2 therein an additional paragraph 2a providing as follows:

2a. Upon the transfer of record title to any lot which is used for a single-family residence or duplex following the recordation of this Amendment, the amount of the annual maintenance charge upon each such canal lot in the subdivision shall not exceed eight cents  $(8\phi)$  per square foot of such lot, and the amount of the annual maintenance charge upon each such interior lot in the subdivision shall not exceed two cents  $(2\phi)$  per square foot of such lot. For any lot which is used for other multi-family (tri-plex or greater) purposes or authorized commercial purposes, commencing in 2007 the amount of the annual maintenance charge shall increase by an amount not to exceed twenty percent (20%) of the existing annual maintenance charges provided in Section 2 above until the amount of the annual maintenance charge upon each such canal lot in the subdivision shall not exceed eight cents ( $8\phi$ ) per square foot of such lot, and the amount of the annual maintenance charge upon each such canal lot in the subdivision shall not exceed eight cents ( $8\phi$ ) per square foot of such lot. Once assessed, annual maintenance charges shall be payable annually or in such installments as authorized by the Trustee.

Provided that, as to Tract A, Padre Island-Corpus Christi, Section No. 4 (Tradewinds) operating under the Declaration of Covenants Conditions and Restrictions dated February 17, 1983, recorded at Volume 1856, Pages 357-365, Deed Records of Nueces County, Texas, the foregoing amendment is added as Section 3a after Article III, Section 3 therein.

EXECUTED this Aday of January, 2007.

PADRE ISLES PROPERTY OWNERS ASSOCIATION, INC.

John B. Fisher, President

STATE OF TEXAS

COUNTY OF NUECES

This instrument was acknowledged on this  $200^{\circ}$  day of January, 2007, by John B. Fisher, the President of Padre Isles Property Owners Association, Inc., a Texas nonprofit corporation, on behalf of said corporation.



Return to:

Padre Isles Property Owners Association, Inc. c/o John D. Bell Wood, Boykin & Wolter, P.C. 615 N. Upper Broadway, Suite 1100 Corpus Christi, Texas 78477

ptary Public, State of Texas

F:\11\Work\_06\PIPOA-Amendment 1 only.doc

# EXHIBIT A

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| Subdivision Name   | Covenants Filed of Record<br>(Deed Records)            | Map Filed of Record<br>(Map Records)               |
|--|--|--|
| Section E  | Volume 1424, Pages 351-59                              | Volume 38, Pages 25-26                             |
| Barataria Bay Units 1 & 2  | Volume 1292, Pages 114-21                              | Volume 34, Pages 60-63                             |
| Barataria Bay Unit 3   | Volume 1300, Pages 426-33,                             | Volume 34, Pages 86-87                             |
| Barataria Bay Unit 4   | Volume 1300, Pages 418-25                              | Volume 34, Pages 84-85                             |
| Barataria Bay Unit 5   | Volume 1319, Pages 507-14                              | Volume 34, Pages 117-118                           |
| Coquina Bay  | Volume 1424, Pages 407-16                              | Volume 38, Pages 47-54                             |
| Island Fairway Estates   | Volume 1517, Pages 100-110                             | Volume 40, Pages 154-59                            |
| Island Fairway Estates   | Volume 1517, Pages 111 et seq.                         | Volume 40, Pages 181-82<br>Volume 40, Pages 183-84 |
| Point Tesoro Unit 1  | Volume 1328, Pages 494-502                             | Volume 34, Pages 145-46                            |
| Point Tesoro Unit 4  | Volume 1345, Pages 493-501                             | Volume 35, Pages 46-49                             |
| Point Tesoro Unit 5  | Volume 1424, Pages 369-77                              | Volume 38, Pages 32-33                             |
| Section No. 2<br>(Galleon Bay Unit 2)                                    | Volume 1274, Pages 173-80<br>Volume 1491, Pages 803-10 | Volume 33, Pages 80-82                             |
| Section No. 3<br>(Galleon Bay Unit 3)                                    | Volume 1261, Pages 97-104                              | Volume 33, Pages 83-84                             |
| Section No. 3A<br>(Galleon Bay Unit 3)                                   | Volume 1424, Pages 349-50                              | Volume 38, Pages 22-23                             |
| Section No. 4<br>(Tradewinds)  | Volume 1241, Pages 25-33                               | Volume 33, Pages 44-47                             |
| Tract B, Section No. 4<br>(Tradewinds)                                   | Volume 1588, Pages 725-34                              | Volume 33, Pages 44-47                             |
| Lots 8 through 18, inclusive<br>Block 191, Section No. 4<br>(Tradewinds) | , Volume 1580, Pages 512-21                            | Volume 42, Pages 4-5                               |
| Tract A, Section No. 4<br>(Tradewinds)                                   | Volume 1856, Pages 357-365                             | Volume 33, Pages 44-47                             |

Any provision herein which restricts the S ale, Rental or use of the described REAL PROPERTY because of Race, Color, Religion, Sex, Handicap, Familial Status, or National Origin is invalid and unenforceable under FEDERAL LAW, 3/12/89.

STATE OF TEXAS COUNTY OF NUECES I hereby certify that this instrument was FILED in file number sequence on the date and at the time stamped herein by me, and was duly RECORDED in the Official Public Records of Nueces County, Te xas

Diin J. Benera

DIANA T BARRERA NUECES COUNTY, TEXAS

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Doc# 2007000379 # Pages 8 01/03/2007 4:02PM Official Records of NUECES COUNTY DIANA T. BARRERA COUNTY CLERK Fees \$43.00

# CORRECTION AMENDMENT OF PROTECTIVE COVENANTS AND LANDOWNERS' AGREEMENT PADRE ISLAND-CORPUS CHRISTI SECTION E SUBDIVISION **BARATARIA BAY UNITS 1 & 2 SUBDIVISION BARATARIA BAY UNIT 3 SUBDIVISION BARATARIA BAY UNIT 4 SUBDIVISION BARATARIA BAY UNIT 5 SUBDIVISION COQUINA BAY SUBDIVISION ISLAND FAIRWAY ESTATES SUBDIVISION POINT TESORO UNIT 1 SUBDIVISION POINT TESORO UNIT 4 SUBDIVISION POINT TESORO UNIT 5 SUBDIVISION** SECTION NO. 2 (GALLEON BAY UNIT 2) SUBDIVISION SECTION NOS. 3 AND 3A (GALLEON BAY UNIT 3) SUBDIVISION SECTION NO. 4 (TRADEWINDS) SUBDIVISION

WHEREAS, Padre Island-Corpus Christi, Section E (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 351-59, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section E, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 25-26, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Units 1 & 2 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated August 20, 1968, recorded at Volume 1292, Pages 114-21, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Units 1 & 2, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 60-61, and Pages 62-63, respectively, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Unit 3 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated November 4, 1968, recorded at Volume 1300, Pages 426-33, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Unit 3, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat

Amend 1 Only

thereof recorded in Volume 34, Pages 86-87, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Unit 4 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated October 11, 1968, recorded at Volume 1300, Pages 418-25, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Unit 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 84-85, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Barataria Bay Unit 5 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated March 12, 1969, recorded at Volume 1319, Pages 507-14, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Barataria Bay Unit 5, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 117-118, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Coquina Bay (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 407-16, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

> Padre Island-Corpus Christi, Coquina Bay, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 47-54, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Island Fairway Estates (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated January 15, 1975, recorded at Volume 1517, Pages 100-110, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Blocks 29, 31, 32 and 33, Padre Island-Corpus Christi, Island Fairway Estates Blocks 24-33, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 40, Pages 154-59, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Island Fairway Estates (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated January 15, 1975, recorded at Volume 1517, Pages 111 et seq., Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island – Corpus Christi, Island Fairway Estates Block 30, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 40, Pages 181-82, Map Records, Nueces County, Texas, and Padre Island-Corpus Christi, Island Fairway Estates Blocks 34, 35 and 36, a subdivision of Padre Island, Nueces County, Texas, as shown by plat recorded in Volume 40, Pages 183-84, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Point Tesoro Unit 1 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated May 12, 1969, recorded at Volume 1328, Pages 494-502, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Point Tesoro Unit 1, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 34, Pages 145-46, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Point Tesoro Unit 4 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated September 2, 1969, recorded at Volume 1345, Pages 493-501, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Point Tesoro Unit 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 35, Pages 46-49, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Point Tesoro Unit 5 (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 369-77, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Point Tesoro Unit 5, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 32-33, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 2 (Galleon Bay Unit 2) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated November 20, 1967, recorded at Volume 1274, Pages 173-80, Deed Records of Nueces County, Texas, and the Protective Covenants and Landowners' Agreement dated May 24, 1973, recorded at Volume 1491, Pages 803-10, Deed Records of Nueces County, Texas as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 2, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 80-82, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 3 (Galleon Bay Unit 3) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated November 20, 1967, recorded at Volume 1261, Pages 97-104, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 3, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 83-84, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 3A (Galleon Bay Unit 3) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated February 25, 1972, recorded at Volume 1424, Pages 349-50, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 3A, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 38, Pages 22-23, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated September 18, 1967, recorded at Volume 1241, Pages 25-33, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 44-47, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Tract B, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated December 8, 1976, recorded at Volume 1588, Pages 725-34, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Tract B, Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 44-47, Map Records, Nueces County, Texas.

WHEREAS, Padre Island-Corpus Christi, Lots 8 through 18, inclusive, Block 191, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Protective Covenants and Landowners' Agreement dated September 23, 1976, recorded at Volume 1580, Pages 512-21, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

> Lots 8 through 18, inclusive, Block 191, Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 42, Pages 4-5, Map Records, Nueces County, Texas.

WHEREAS, Tract A, Padre Island-Corpus Christi, Section No. 4 (Tradewinds) (a "Subdivision") is a subdivision in Corpus Christi, Texas operating under the Declaration of Covenants, Conditions and Restrictions dated February 17, 1983, recorded at Volume 1856, Pages 357-365, Deed Records of Nueces County, Texas, as amended by any Amendments filed of record in the Deed Records of Nueces County, Texas, covering the following property:

Tract A, Padre Island-Corpus Christi, Section No. 4, a subdivision of Padre Island, Nueces County, Texas, as shown by map or plat thereof recorded in Volume 33, Pages 44-47, Map Records, Nueces County, Texas.

WHEREAS, the owners of more than fifty percent (50%) of the Lots in each Subdivision described above (and on Exhibit A attached) have approved amendments to the Protective Covenants and Landowners' Agreement in order to provide for future increases in annual maintenance charges;

NOW, THEREFORE, based upon the written approval of said amendments by the owners of more than fifty percent (50%) of the lots in each such Subdivision, the Board of Directors of the Padre Isles Property Owners Association, Inc. hereby files the following amendments which shall amend the Landowners' Agreement as provided below:

1. Article VI of the Protective Covenants and Landowners' Agreement concerning the maintenance of the common areas is amended to add to Section 2 therein an additional paragraph 2a providing as follows:

2a. Upon the transfer of record title to any lot which is used for a single-family residence or duplex following the recordation of this Amendment, the amount of the annual maintenance charge upon each canal lot shall not exceed ten cents (10e) per square foot, and the amount of the annual maintenance charge upon each interior lot shall not exceed two cents (2e) per square foot. For any lot which is used for other multi-family (tri-plex or greater) purposes or authorized commercial purposes, commencing in 2007 the amount of the annual maintenance charge shall increase in equal amounts over five years until the amount of the annual maintenance charge upon each canal lot in the subdivision shall not exceed ten cents (10e) per square foot, and the amount of the annual maintenance charge upon each canal lot in the subdivision shall not exceed ten cents (10e) per square foot, and the amount of the annual maintenance charge upon each canal lot in the subdivision shall not exceed ten cents (10e) per square foot, and the amount of the annual maintenance charge upon each canal lot in the subdivision shall not exceed ten cents (10e) per square foot, and the amount of the annual maintenance charge upon each interior lot in the subdivision shall not exceed ten cents (10e) per square foot, and the amount of the annual maintenance charge upon each interior lot in the subdivision shall not exceed two cents (2e) per square foot. Once assessed, annual maintenance charges shall be payable annually or in such installments as authorized by the Trustee.

Provided that, as to Tract A, Padre Island-Corpus Christi, Section No. 4 (Tradewinds) operating under the Declaration of Covenants Conditions and Restrictions dated February 17, 1983, recorded at Volume 1856, Pages 357-365, Deed Records of Nueces County, Texas, the foregoing amendment is added as Section 3a after Article III, Section 3 therein.

This Correction Amendment of Protective Covenants and Landowners' Agreement amends and replaces in its entirety the original Amendment of Protective Covenants and Landowners' Agreement dated January 2. 2007, filed of record as Document No. 2007000379 of the Official Public Records of Nueces County, Texas, in order to correct the text of the amendment stated above to match the exact text approved by the majority of the property owners in said subdivisions, providing for an increase in the annual maintenance charge from two cents  $(2\phi)$  per square foot to ten cents  $(10\phi)$  per square foot and phasing in said increase.

EXECUTED this <u>3</u><sup>RA</sup> day of April, 2007, to be effective as of January 2, 2007.

PADRE ISLES PROPERTY OWNERS ASSOCIATION, INC.

Shn B. Fisher, President

STATE OF TEXAS

**COUNTY OF NUECES** 

This instrument was acknowledged on this  $3^{Rb}$  day of April, 2007, by John B. Fisher, the President of Padre Isles Property Owners Association, Inc., a Texas nonprofit corporation, on behalf of said corporation.



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Notary Public, State of Texas

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Return to: Padre Isles Property Owners Association, Inc. c/o John D. Bell Wood, Boykin & Wolter, P.C. 615 N. Upper Broadway, Suite 1100 Corpus Christi, Texas 78477

# EXHIBIT A

.

| Subdivision Name  | Covenants Filed of Record<br>(Deed Records)            | Map Filed of Record<br>(Map Records)               |
|---|--|--|
| Section E   | Volume 1424, Pages 351-59                              | Volume 38, Pages 25-26                             |
| Barataria Bay Units 1 & 2   | Volume 1292, Pages 114-21                              | Volume 34, Pages 60-63                             |
| Barataria Bay Unit 3  | Volume 1300, Pages 426-33,                             | Volume 34, Pages 86-87                             |
| Barataria Bay Unit 4  | Volume 1300, Pages 418-25                              | Volume 34, Pages 84-85                             |
| Barataria Bay Unit 5  | Volume 1319, Pages 507-14                              | Volume 34, Pages 117-118                           |
| Coquina Bay   | Volume 1424, Pages 407-16                              | Volume 38, Pages 47-54                             |
| Island Fairway Estates  | Volume 1517, Pages 100-110                             | Volume 40, Pages 154-59                            |
| Island Fairway Estates  | Volume 1517, Pages 111 et seq.                         | Volume 40, Pages 181-82<br>Volume 40, Pages 183-84 |
| Point Tesoro Unit 1   | Volume 1328, Pages 494-502                             | Volume 34, Pages 145-46                            |
| Point Tesoro Unit 4   | Volume 1345, Pages 493-501                             | Volume 35, Pages 46-49                             |
| Point Tesoro Unit 5   | Volume 1424, Pages 369-77                              | Volume 38, Pages 32-33                             |
| Section No. 2<br>(Galleon Bay Unit 2)                                     | Volume 1274, Pages 173-80<br>Volume 1491, Pages 803-10 | Volume 33, Pages 80-82                             |
| Section No. 3<br>(Galleon Bay Unit 3)                                     | Volume 1261, Pages 97-104                              | Volume 33, Pages 83-84                             |
| Section No. 3A<br>(Galleon Bay Unit 3)                                    | Volume 1424, Pages 349-50                              | Volume 38, Pages 22-23                             |
| Section No. 4<br>(Tradewinds)   | Volume 1241, Pages 25-33                               | Volume 33, Pages 44-47                             |
| Tract B, Section No. 4<br>(Tradewinds)                                    | Volume 1588, Pages 725-34                              | Volume 33, Pages 44-47                             |
| Lots 8 through 18, inclusive,<br>Block 191, Section No. 4<br>(Tradewinds) | Volume 1580, Pages 512-21                              | Volume 42, Pages 4-5                               |
| Tract A, Section No. 4<br>(Tradewinds)                                    | Volume 1856, Pages 357-365                             | Volume 33, Pages 44-47                             |

Doc# 2007017105 DOCH 220070017 # Pages 9 04/03/2007 3:04PM Official Records of NUECES COUNTY DIANA T. BARRERA COUNTY CLERK Fees \$47.00

STATE OF TEXAS COUNTY OF NUECES I hereby certify that this instrument was FILED in file number sequence on the date and at the time stamped herein by me, and was duly RECORDED in the Official Public Records of Nueces County, Texas

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2 J. Bener Diin

Diana T. Barrera NUECES COUNTY, TEXAS

Any provision herein which restricts the Sale, R ental or use of the described REAL PROPERTY because of Race, Color, Religion, Sex, Handicap, Familial Status, or Nat ional Origin is invalid and unenforceable under FEDERAL LAW, 3/12/89.

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