ADDITIONAL DEDICATORY INSTRUMENT for CLEAR LAKE CITY COMMUNITY ASSOCIATION

THE STATE OF TEXAS § § **COUNTY OF HARRIS** Ş

BEFORE ME, the undersigned authority, on this day personally appeared Margaret R. Maddox who, being by me first duly sworn, states on oath the following:

My name is Margaret R. Maddox I am over twenty-one (21) years of age, of sound mind, capable of making this affidavit, authorized to make this affidavit, and personally acquainted with the facts herein stated:

I am the Attorney/Agent for CLEAR LAKE CITY COMMUNITY ASSOCIATION and pursuant with Section 202.006 of the Texas Property Code, the following documents are copies of the original official documents from the Association's files:

- 1. GUIDELINES FOR DISPLAY OF CERTAIN RELIGIOUS ITEMS
- 2. GUIDELINES FOR INSTALLATION AND USE OF CERTAIN RESIDENCE SECURITY MEASURES
- 3. GUIDELINES FOR BID SOLICITATION AND REVIEW PROCESS
- 4. POLICY REGARDING DEED RESTRICTION VIOLATION HEARINGS
- 5. RESOLUTION REGARDING REGULATION OF SOLAR ENERGY **DEVICES**

for

CLEAR LAKE CITY COMMUNITY ASSOCIATION A TEXAS NON-PROFIT CORPORATION

DATED this 28th day of September, 2021

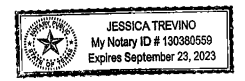
CLEAR LAKE CITY COMMUNITY ASSOCIATION

Margaret R. Maddox, Attorney/Agent

(Printed Name)

THE STATE OF TEXAS	§					
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COUNTY OF HARRIS	§					
THIS INSTRUMENT						
September						
CLEAR LAKE CITY COM behalf of said corporation.	MUNITY ASS	OCIATION	, a Texa	as non-pi	rofit corpor	ration, on

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS



CLEAR LAKE CITY COMMUNITY ASSOCIATION, INC.

RESOLUTION REGARDING REGULATION OF SOLAR ENERGY DEVICES

WHEREAS, Section 202.010 of the Texas Property Code provides for the regulation of solar collectors or solar energy devices by a property owners' association;

WHEREAS, the Board of Trustees desires to amend its dedicatory instruments with the intent of regulating solar collectors or solar energy devices;

NOW, THEREFORE, BE IT RESOLVED THAT the following policy is hereby adopted by the Board of Trustees:

SOLAR ENERGY SYSTEMS GUIDELINES

While the Association recognizes these benefits of solar energy systems, it is important that these systems are installed in a manner that respects legitimate competing community interests. For purposes of these design guidelines, the phrase "solar energy system" includes both photovoltaic and solar heating and/or cooling technologies.1

APPLICATION REQUIREMENTS

All solar energy systems require ARC (Architectural Review Committee) approval. The following documents must be included along with the required application or request form:

- Plans showing visibility of the system from areas open to common or public access (e.g., public streets, neighboring lots, or association properties or commonareas);
- A rendering or drawing (with dimensions) showing the proposed location of the system and how
 the equipment will be mounted, as well as a description of any visible auxiliary equipment
 (including inverter boxes, meters, disconnects, conduits, and other appurtenances);
- Photographs, manufacturer literature, or descriptions for all proposed system components including specifications, color, materials, etc.
- Written support of all adjoining property owners, consisting of name(s) of owner(s), address, and short statement indicating that they have reviewed the preliminary design and feel it will not cause them loss of enjoyment of their property based on the information provided. Any subsequent design changes must also receive the same approval statement from adjoining lot owner(s).

Following submission of these materials, the ARC will either approve the application, request additional materials, recommend changes, or deny the system design and location as proposed or, if feasible, determine an alternate location for the system. The ARC shall not withhold approval if all below conditions are met, unless the ARC determines, in writing, that placement of the system as proposed by the property owner constitutes a condition that substantially interferes with the use and enjoyment of land by causing unreasonable discomfort or annoyance to others. An applicant may overcome this determination by obtaining the written support of all adjoining property owners.²

¹ According to Tex. Prop. Code Ann. § 202.010(2), the term "solar energy device" is defined in the Tax Code § 171.107 as "a system or series of mechanisms designed primarily to provide heating or cooling or to produce electrical or mechanical power by collecting and transferring solar-generated energy."

SYSTEM DESIGN AND PLACEMENT REQUIREMENTS

Any solar energy system is to be entirely contained on the land or structures owned by the property owner, and will not encroach on neighboring property or common areas.³

To the maximum extent possible, a roof-mounted solar energy system shall be installed so as to minimize its exposure when viewed from areas open to common or public access (e.g., public streets, neighboring lots, or association properties or common areas). The ARC reserves the right to designate a new location for a proposed system, unless the new location would *decrease* energy production of the system by more than 10%. The difference in energy production by location shall be determined through the publicly available modeling tool provided by the National Renewable Energy Laboratory (www.nrel.gov)⁴ and it shall be the homeowner's responsibility to calculate this number.

For solar energy systems located in a fenced yard, no portion may extend above the fence.⁵ The ARC may consider installation of solar energy systems on properties without a fenced yard if there is adequate screening from public view from any street or common area.

Roof mounted solar panels (1) may not extend higher than or beyond the roofline⁶ and (2) must have a top edge that is parallel to the roofline.⁷ If solar panels are located on the front-facing or side-facing roof surfaces, visible from areas open to common or public areas, they must (3) conform to the slope of the roof minimizing stand-off distance from the roof surface.⁸

Efforts must be made to make the solar energy system a harmonious part of the Architectural design of the residence. Reasonable efforts should be taken to minimize the visibility of any plumbing, wiring, or auxiliary equipment. All system components that are not involved in the production of energy, such as a frame, support bracket, or visible piping or wiring, must be either (1) a silver, bronze, or black tone commonly available in the marketplace, or (2) a color that blends with the roofcoloring.⁹

² This requirement is taken from the Texas solar rights statutory text which reads "[an ARC] may not withhold approval for installation of a solar energy device if the provision of the dedicatory instruments to the extent authorized by Subsection (d) are met or exceeded, unless the association or committee, as applicable, determines in writing the placement of the device as proposed by the property owner constitutes a condition that substantially interferes with the use and enjoyment of land by causing unreasonable discomfort or annoyance to persons of ordinary sensibilities. For purposes of making a determination under this subsection, the written approval of the proposed placement of the device by all property owners of adjoining property constitutes prima facie evidence that such a condition does not exist." Tex. Prop. Code Ann. § 202.010(e).

³ POA restrictions on solar installations are not dictated by the Texas state legislation if the solar device will be located on property owned by the POA or owned in common by the members. Tex. Prop. Code Ann. § 202.010(d)(2)-(3).

 $^{^4}$ This 10% decrease in efficiency, as well as the publicly available modeling tool through NREL, is explicitly laid out in Tex. Prop. Code Ann. § (d)(5)(B).

⁵ POAs must allow ground mounted solar energy systems but are allowed to restrict those that extend above the fenceline according to Tex. Prop. Code. Ann. § 202.010(d)(4)(B) and § 202.010(d)(6).

⁶ POA ability to limit explicitly protected in Tex. Prop. Code Ann. § 202.010(d)(5)(A).

⁷ POA ability to limit explicitly protected in Tex. Prop. Code Ann. § 202.010(d)(5)(C).

⁸ POA ability to limit explicitly protected in Tex. Prop. Code Ann. § 202.010(d)(5)(C).

⁹ POA ability to limit explicitly protected in Tex. Prop. Code Ann. § 202.010(d)(5)(D).

Because existing trees may reduce access to sunlight and thereby decrease system performance, the ARC will give special consideration to the limited removal of trees outside the normal tree removal requirements or processes. Removed trees shall be replaced to ensure no net loss of trees.

A homeowner may not install a solar energy system that, as adjudicated by a court, (1) threatens public health or safety, or (2) violates a law.¹⁰ All systems must be installed in compliance with manufacturer's instructions and in a manner that does not void material warranties.¹¹ After installation, all systems must be maintained in good repair.

In short, no solar collectors or solar energy devices shall be installed without the prior written approval of the Architectural Review Committee. Such installation shall be in harmony with the design of the residence. Whenever reasonably possible, solar energy devices or solar collectors shall be installed in a location that is not visible from the public street in front or to the side of any residence, and preferably should be placed at the back of the residence. All solar collectors and solar energy devices must strictly comply with Section 202.010 of the Texas Property Code, as amended.

This administrative resolution supersedes all previously adopted policies regarding solar collectors or solar energy devices by the Association.

Duly adopted at a meeting held by the Board of Trustees of the CLEAR LAKE CITY COMMUNITY ASSOCIATION, INC., this 15th day of September_2021.

CLEAR LAKE CITY COMMUNITY ASSOCIATION,

INC.

Signed:

Terry Canup, Board President

THE STATE OF TEXAS

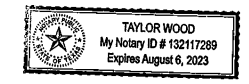
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THE STATE OF TEXAS

¹¹ This is explicitly addressed in Tex. Prop. Code Ann. § 202.010(d)(7).



¹⁰ This is explicitly addressed in TEX. PROP. CODE ANN. § 202.010(d)(1).

RP-2021-559248

Pages 6

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e-Filed & e-Recorded in the
Official Public Records of
HARRIS COUNTY
TENESHIA HUDSPETH
COUNTY CLERK
Fees \$34.00

RECORDERS MEMORANDUM
This instrument was received and recorded electronically and any blackouts, additions or changes were present at the time the instrument was filed and recorded.

Any provision herein which restricts the sale, rental, or use of the described real property because of color or race is invalid and unenforceable under federal law.

THE STATE OF TEXAS
COUNTY OF HARRIS
I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED in the Official Public Records of Real Property of Harris County, Texas.

OF HARRY COUNTY, IN

COUNTY CLERK HARRIS COUNTY, TEXAS

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