# SUPPLEMENTAL NOTICE OF DEDICATORY INSTRUMENTS for PROPERTY OWNERS ASSOCIATION OF LAGO MAR

THE STATE OF TEXAS §

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COUNTY OF GALVESTON §

The undersigned, being the authorized representative of Property Owners Association of Lago Mar, a property owner's association (the "Association") as defined in Section 202.001 of the Texas Property Code, hereby supplements the "Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar", "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar" and "Supplemental Notice of Dedicatory Instruments for Property Owners Association of Lago Mar" recorded in the Official Public Records of Real Property of Galveston County, Texas under Clerk's File Nos. 2016041791, 2016062760, 2017034858, 2017062887, 2017076578, 2018006531, 2018021774, 2018028588, 2020067590, 2021075390, 2022011910 and 2022018522, respectively (collectively, the "Notice"), which Notice was filed of record for the purpose of complying with Section 202.006 of the Texas Property Code.

<u>Additional Dedicatory Instrument</u>. In addition to the Dedicatory Instruments identified in the Notice, the following document is a Dedicatory Instrument governing the Association:

### • Security Measures Policy for Property Owners Association of Lago Mar.

A true and correct copy of such Dedicatory Instrument is attached to this Supplemental Notice.

This Supplemental Notice is being recorded in the Official Public Records of Real Property of Galveston County, Texas for the purpose of complying with Section 202.006 of the Texas Property Code. I hereby certify that the information set forth in this Supplemental Notice is true and correct and that the copy of the Dedicatory Instrument attached to this Notice is a true and correct copy of the original.

Executed on this 21st day of July, 2022.

PROPERTY OWNERS ASSOCIATION OF LAGO MAR

By:

Cliff Davis, authorized representative

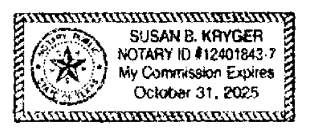
THE STATE OF TEXAS §

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COUNTY OF HARRIS §

BEFORE ME, the undersigned notary public, on this 21st day of July, 2022 personally appeared Cliff Davis, authorized representative of Property Owners Association of Lago Mar, 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 purpose and in the capacity therein expressed.

Yotary Public in and for the State of Texas



## SECURITY MEASURES POLICY $for \\ PROPERTY OWNERS ASSOCIATION OF LAGO MAR$

STATE OF TEXAS §
\$ COUNTY OF GALVESTON \$
I, Daniella Franco Secretary of Property Owners Association of
Lago Mar, do hereby certify that in the open session of a properly noticed meeting of the Board
of Directors of the Association, duly called and held on the 15th day of
July, 2022, with at least a quorum of the Board members being
present and remaining throughout, and being duly authorized to transact business, the following
Security Measures Policy was duly approved by at least a majority vote of the members of the
Board present at the meeting.
RECITALS
1. The Board of Directors ("Board") of the Property Owners Association of Lago Mar ("Association") has determined that, in order to provide guidance regarding security measures authorized by Texas Property Code Section 202.023, it is appropriate for the Association to adopt a Security Measures Policy ("Policy") for the residential properties under the jurisdiction of the Association.
2. The property encumbered by this Security Measures Policy is that property restricted by the Declaration of Covenants, Conditions and Restrictions for Lago Mar ("Declaration") recorded in the Official Public Records of Real Property of Galveston County, Texas under Clerk's File No. 2016041656, as same has been or may be amended and/or supplemented from time to time, and any other property which has been or may be annexed thereto and made subject to the authority of the Association.
3. Article III, Section 19 of the Association's Bylaws gives the Board the authority to make and amend rules and regulations for the Association.
4. Any reference made herein to approval by the Architectural Control Committee ("Committee") means prior written approval by the Association's Committee.
5. The terms and provisions of this Policy shall also be part of the Association's Design Guidelines approved and adopted by the Developer.

- 6. All other capitalized terms in this Policy, if any, shall have the same meanings as that ascribed to them in the Declaration.
- 7. This Policy replaces and supersedes any previously recorded or implemented policy that addresses the subjects contained herein, if any, adopted by the Association including, but not limited to, the Security Measures Policy filed in the Official Public Records of Real Property of Galveston County, Texas under Clerk's File No. 2021075390.

#### SECURITY MEASURES POLICY

- 1. <u>Committee Application Required</u>. Before any security measure contemplated by Section 202.023 of the Texas Property Code ("Code") is constructed or otherwise erected or installed on a Lot, an application must be submitted to the Association and approved in writing by the Committee. The following information must be included with the application:
  - a. Type of security measure;
  - b. Location of proposed security measure;
  - c. General purpose of proposed security measure; and
  - d. Proposed construction plans and/or site plan.
- 2. <u>Other Applicable Requirements</u>. Owners are encouraged to be aware of the following issues when seeking approval for and installing a security measure:
  - a. The location of property lines for the Lot. Each Owner should consider obtaining a survey before installing a security measure;
  - b. Easements in the area in which the security measure is to be installed;
  - c. Underground utilities in the area in which the security measure is to be installed.
  - d. Applicable governmental rules, regulations, and ordinances.

The Association and/or the Committee is not obligated to and will not review an Owner's security measure application for the above-referenced issues. Owners should be aware that a security measure may have to be removed if a person or entity with superior rights to the location of a security measure objects to the placement of the security measure.

- 3. <u>Type of Security Measure Fencing</u>. The Code authorizes the Association to regulate the type of security measure fencing that an Owner may install on a Lot.
  - a. Security measure fencing must be located on the perimeter of a Lot (i.e., the perimeter property lines of the Lot), however, it is prohibited for security measure fencing to: (i) be installed across sidewalks; and/or; (ii) to enclose sidewalks. If a sidewalk is located within the perimeter of a Lot, the security measure fencing must be located on the residence side of the sidewalk. Fencing that is not located on the perimeter of a Lot is not security measure

fencing and must comply with the terms and provisions of the Declaration and all other applicable Association governing documents.

- b. The following types of security measure fencing are approvable:
  - (i) All security measure fencing (including gates) forward of residential dwelling on a Lot or forward of the front building line on a Lot shall be metal fencing (either steel, wrought iron, or aluminum) measuring no more than six feet (6') in height. The Committee shall have the discretion to approve any other type of metal security measure fencing, however, the following types of metal fencing are prohibited and will not be approved: (1) stamped metal fencing (including gates); (2) metal panel fencing (including gates); and (3) solid metal fencing (including gates). It is the intent of this Policy that all security measure fencing and gates located forward of residential dwelling or the front building line on a Lot have the appearance of what is commonly called "wrought iron fencing."
  - (ii) Unless otherwise excepted herein, all security measure fencing on a Lot in a location other than forward of residential dwelling on a Lot or forward of the front building line on a Lot shall be wood fencing or such other material(s) authorized by the Declaration and approved at the discretion of the Committee (subject to an appeal to the Board of Directors in the event of a Committee denial). Notwithstanding any language to the contrary in this Policy: (a) security measure fencing on Lake Lots or Green Belt Lots must, with the exception of being allowed to be no more than six feet (6') in height, comply with the terms and provisions of the Declaration and all other applicable Association governing documents; and (b) the type and appearance of side-yard security measure fencing located on a corner lot abutting a street shall comply with Section 3b(i) and Sections 3b(iii) through b(xiv) of this Policy.
  - (iii) The fence and the gate of all metal security measure fencing located forward of residential dwelling on a Lot or forward of the front building line on a Lot must be made of the same materials.
  - (iv) Security measure fencing located forward of residential dwelling on a Lot or forward of the front building line on a Lot shall consist of straight horizontal metal rails and straight vertical metal pickets and/or posts. All security measure fencing framing shall be on the inside (i.e., the residence side) of the security measure fencing.
  - (v) Decorative elements and embellishments (whether part of the fence construction or are add-on decorative elements/embellishments) of any type are prohibited on security measure fencing (including gates). This prohibition includes, but is not limited to, prohibiting

- finials (of any shape or design), fleur de lis, points, spears (of any shape or design), and gate toppers of any type. Stamped metal security measure fencing (including gates) is prohibited. Metal panel fencing is prohibited.
- (vi) The color of all security measure fencing (including gates) located forward of residential dwelling on a Lot or forward of the front building line on a Lot forward of residential dwelling on a Lot or forward of the front building line on a Lot shall be black.
- (vii) Metal Security measure fencing pickets shall be 3/4", 4" on center with 1-1/4" top and bottom rails unless otherwise approved by the Committee (subject to an appeal to the Board of Directors in the event of a Committee denial).
- (viii) Any driveway or pedestrian gates on security measure fencing located forward of residential dwelling on a Lot or forward of the front building line on a Lot must slide open or open inward and related fence motors/equipment must be kept screened from view with evergreen shrubs or in such other manner approved in writing by the Committee.
- (ix) When metal security measure fencing meets a wood fence, the security measure fencing may not be attached to the wood fence. The security measure fencing shall be terminated with a three-inch (3") metal post (either steel, wrought iron, or aluminum) adjacent to the wood post/wood fencing or in such other manner approved at the discretion of the Committee (subject to an appeal to the Board of Directors in the event of a Committee denial).
- (x) Chain link, brick, concrete, barbed wire, razor wire, vinyl, brick, poured fences, electrified fencing of any type, and masonry security measure fencing in any location on a Lot is expressly prohibited and will not be approved by the Committee. Notwithstanding any language to the contrary in this Policy, masonry perimeter fencing may, unless otherwise provided by the Declaration, be approved if located on a Lot in a location other than forward of residential dwelling on a Lot or forward of the front building line on a Lot at the discretion of the Committee (subject to an appeal to the Board of Directors in the event of a Committee denial). Security measure fencing made of dirt mounds and/or berms is prohibited.
- (xi) No vines or vegetation shall be allowed to grow on security measure fencing forward of residential dwelling on a Lot or forward of the front building line on a Lot.

- (xii) All security measure fencing must be installed per the manufacturer's specifications and all electric gates must be installed by a licensed electrician in accordance with all applicable codes and applicable governmental regulations.
- (xiii) Placement of security measure fencing and/or security measures of any type must comply with city, county, and/or state ordinances and regulations, if any.
- (xiv) All security measure fencing must be maintained in a neat and attractive appearance as required by this Policy and/or the Declaration. This includes, but is not limited to: (1) repair or replacement of fence pickets and posts when necessary (including bent or damaged metal fencing); (2) painting all metal security measure fencing when necessary; and (3), repair, replacement, or removal of security measure fencing that has been damaged by wind, flood, fire, accident, or any other cause.
- c. If the proposed security measure fencing is located on one or more shared Lot lines with adjacent Lot(s) (collectively the "Affected Lots"), all Owners of record of the Affected Lots must sign the application evidencing their consent to the security measure fencing before the requesting Owner ("Requesting Owner") submits the application to the Committee. In the event that the Affected Lot Owner(s) refuse to sign the application as required by this section, the Association shall have no obligation to participate in the resolution of any resulting dispute in accordance with this Policy.
- 4. <u>Burglar Bars, Security Screens, and Front Door Entryway Enclosures</u>. The color of all burglar bars, security screens, and front door entryway enclosure shall be black. Notwithstanding the foregoing, the Committee shall have the discretion to approve another color for burglar bars, security screens and front door entry enclosure if, in the discretion of the Committee (subject to an appeal to the Board of Directors in the event of a Committee denial), the proposed color of the burglar bars, security screens, and front door entryway enclosures complements the exterior color of the dwelling. All burglar bars and front door entry enclosures must be comprised of straight horizontal cross-rails and straight vertical pickets. Decorative elements and embellishments (whether part of the original construction of the burglar bar or security screen or are add-on decorative elements/embellishments) of any type are prohibited on burglar bars, security screens, and front door entryway enclosures.
- 5. <u>Location</u>. A security measure may be installed only on an Owner's Lot, and may not be located on, nor encroach on, another Lot, street right-of-way, Association Common Area, or any other property owned or maintained by the Association. No security measure fencing shall be installed in any manner that would prevent someone from accessing property that they have a right to use/access.
- 6. If any term or provision of this Policy is found to violate any law, then this Policy will be interpreted to be as restrictive as possible to preserve as much of the intent of this Policy as

allowed by law.

7. <u>Disputes; Disclaimer; Indemnity</u>. Security measures, including but not limited to, security cameras and security lights, should, to the extent possible, not be installed in a manner that the security measure is aimed/directed at an adjacent property that results in an invasion of privacy or cause a nuisance to a neighboring Owner or resident. In the event of a dispute between Owners and/or residents regarding security measure fencing, or a dispute between Owners and/or residents regarding the aim or direction of a security camera or security light: (a) the Association shall have no obligation to participate in the resolution of the dispute; and, (b) the dispute shall be resolved solely by and between the affected Owners and/or residents.

Each Owner and occupant of a Lot within the Property acknowledges and understands that the Association, including its directors, officers, managers, agents, employees and the Committee, are not insurers and that each Owner and occupant of any dwelling and/or Lot that has a security measure contemplated by Texas Property Code Section 202.023 that has been or will be installed pursuant to this Policy assumes all risks for loss or damage to persons, to dwellings and improvements and to the contents of dwellings and improvements, and further acknowledges that the Association, including its directors, officers, managers, agents, employees and the Committee have made no representations or warranties nor has any owner or occupant relied upon any representations or warranties, expressed or implied, including any warranty of merchantability or fitness for any particular purpose, relative to any security measure that may be approved by the Association and/or Committee pursuant to this Policy.

OWNERS OF LOTS WITHIN THE PROPERTY HEREBY AGREE TO INDEMNIFY, PROTECT, HOLD HARMLESS, AND DEFEND (ON DEMAND) THE ASSOCIATION, INCLUDING ITS DIRECTORS, OFFICERS, MANAGERS, AGENTS, EMPLOYEES AND COMMITTEE MEMBERS COMPRISING THE COMMITTEE (COLLECTIVELY REFERRED TO AS THE "INDEMNIFIED PARTIES") FROM AND AGAINST ALL CLAIMS (INCLUDING WITHOUT LIMITATION CLAIMS BROUGHT BY AN OWNER OR OCCUPANT) IF SUCH CLAIMS ARISE OUT OF OR RELATE TO A SECURITY MEASURE GOVERNED BY THIS POLICY. THIS COVENANT TO INDEMNIFY, HOLD HARMLESS, AND DEFEND INCLUDES (WITHOUT LIMITATION) CLAIMS CAUSED, OR ALLEGED TO BE CAUSED, IN WHOLE OR IN PART BY THE INDEMNIFIED PARTIES' OWN NEGLIGENCE, REGARDLESS OF WHETHER SUCH NEGLIGENCE IS THE SOLE, JOINT, COMPARATIVE OR CONTRIBUTORY CAUSE OF ANY CLAIM.

Any installation not in compliance with this Policy will be considered a violation of the dedicatory instruments governing the Property.

I hereby certify that I am the duly elected, qualified and acting Secretary of the Association and that the foregoing Security Measures Policy was approved by not less than a majority vote of the Board as set forth above and now appears in the books and records of the Association, to be effective upon recording in the Official Public Records of Real Property of Galveston County, Texas.

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#### PROPERTY OWNERS ASSOCIATION OF LAGO MAR

By: Phranco	
Its: Secretary	

Printed: Daniella Franco

THE STATE OF TEXAS	§
COUNTY OF HARRIS	§ §

BEFORE ME, the undersigned notary public, on this 20th day of July 2022, personally appeared 2014 Franco as Secretary of Property Owners Association of Lago Mar, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that s/he executed the same for the purpose and in the capacity therein expressed.



Notary Public in and for the State of Texas

### FILED AND RECORDED

Instrument Number: 2022048188

Recording Fee: 58.00

Number Of Pages: 10

Filing and Recording Date: 07/21/2022 8:56AM

I hereby certify that this instrument was FILED on the date and time stamped hereon and RECORDED in the OFFICIAL PUBLIC RECORDS of Galveston County, Texas.



**Dwight D. Sullivan**, County Clerk Galveston County, Texas

NOTICE: It is a crime to intentionally or knowingly file a fraudulent court record or instrument with the clerk.

**DO NOT DESTROY** - Warning, this document is part of the Official Public Record.