When Recorded, Return to: Gary Dumas The Bonita Bay Group 9990 Coconut Road, Suite 200 Bonita Springs, FL 34135 INSTR # 2009000277247, Pages 2
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Cross Referenced

Instrument #2005000183236

FIRST AMENDMENT TO THE SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR SANDOVAL MARAVAL (Parcel 112) NEIGHBORHOOD

THIS AMENDMENT to the Supplemental Declaration is made this 2nd day of October, 2009, by Cape Coral Development Association, LLC, a Florida limited liability company (the "Declarant");

WITNESSETH:

WHEREAS, on December 17, 2003, Declarant filed that certain Declarations of Covenants, Conditions, and Restrictions for Sandoval Community, recorded in O.R. Book 4149, Page 3797, et.seq., and Amendments recorded in O.R. Book 4465, Page 1569, and O.R. Book 4792, Page 4341, all in the Public Records of Lee County, Florida; and

WHEREAS, on December 15, 2004, Declarant recorded that certain Supplemental Declaration of Covenants, Conditions and Restrictions for Sandoval, Maraval Neighborhood, recorded in O.R. Book as Instrument #2005000183236, *et seq.* in the Public Records of Lee County, Florida ("Supplemental Declarations") and

WHEREAS, pursuant to the terms of Section 9.3 of the Declaration, the Declarant has the unilateral right to amend the Supplemental Declaration so long as it has the unilateral right to amend the Declaration; and;

WHEREAS, pursuant to Section 18.1 of the Declaration, Declarant may unilaterally amend the Declaration for any purpose until termination of the Class "B" membership, so long as such amendment does not substantially conflict with the Master Plan, and

WHEREAS, the Class "B" membership has not terminated; and

WHEREAS, Declarant desires to amend the Supplemental Declaration in a manner which does not substantially conflict with the Master Plan'

NOW THEREFORE, pursuant to the powers retained by Declarant under the Supplemental Declaration, Declarant hereby amends the Supplemental Declaration as follows:

Article IV, Section B of the Supplemental Declaration is amended as follows:

2. <u>Minimum Square Footage</u>. All Dwellings within the Property shall contain a minimum of 1,450 square feet but not more than 2,650 square feet of enclosed living area. Enclosed living area shall include the total enclosed floor area within the horizontal

dimensions of each level of a dwelling, excluding garages, terraces, non-air conditioned storage areas, decks and porches.

IN WITNESS WHEREOF, Cape Coral Development Associates, LLC as the Declarant, hereby executed this First Amendment to the Supplemental Declaration of Covenants, Conditions and Restrictions for Sandoval Maraval Neighborhood by and through its authorized representatives on the date and year first above written.

Witnesses: Some Thines Signature	DECLARANT: CAPE CORAL DEVELOPMENT ASSOCIATES, LLC, a Florida limited Liability company
Printed Name Black Signature	By: Resource Conservation Properties, Inc. a Florida corporation Its Managing Member By:
	Gary Dumas, Vice President
Printed Name	CORPORATE SEAL
STATE OF FLORIDA COUNTY OF LEE	
The foregoing instrument was acknowledged before me this day of 2009, by Gary Dumas, as Vice President or Resource Conservation Properties, Inc., a Florida corporation, on behalf of such entity. He is personally known to me and did not take an oath.	
Given under my hand and official seal this <u>and</u> day of <u>October</u> , 2009.	
My term of office expires: SALLY L. BLACKMORE Notary Public - State of Fiorida My Commission Expires Sep 21, 2012 Loton C Public	
Commission # DD 790863 Bonded Through National Notary Assr	Notary Public (Sally L. Blackmore