SUPPLEMENTARY DECLARATION OF DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CROWN VALLEY ESTATES

STATE OF TEXAS

KNOWN ALL MEN BY THESE PRESENTS:

COUNTY OF PARKER

(Crown Valley, Phase 2-3A, Recorded in Cabinet E, Slide 461, Plat Records, Parker County, Texas)

THIS SUPPLEMENTARY DECLARATION OF DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CROWN VALLEY ESTATES ("Supplementary Declaration"), shall pursuant to Article II, Section 2.02(a) of the Declaration of Covenants, Conditions and Restrictions for Crown Valley Estates, recorded in Volume 2050, Page 1262, Official Public Records, Parker County, Texas (as amended and supplemented, the "Original Declaration"); add and annex the additional FIFTY-ONE (51) lots ("Lots") located in Crown Valley, Phase 2-3A, recorded in Cabinet E, Slide 461, Plat Records, Parker County, Texas, as further described in Exhibit "A", attached hereto and incorporated herein, into the Original Declaration, (as amended and supplemented, the "Declaration"). This Supplementary Declaration is made this 24th day of February, 2020, by the Declarant ("Effective Date").

Declarant has determined to add and annex the Lots contained in Exhibit "A" into the Association and subject them that certain amendments to the Declaration pursuant to the filing of this Supplementary Declaration. Accordingly, such Lots shall be fully subject to all the provisions and conditions of the Declaration (as amended and supplemented), subject only to the following complimentary additions, deletions and modification as set forth below. Such complimentary additions, deletions and modifications set forth below shall ONLY BE APPLICABLE TO THE FIFTY-ONE (51) LOTS contained in Crown Valley, Phase 2-3A, attached as Exhibit "A" to this Supplementary Declaration. All other provisions of the Declaration shall remain in full force and effect and shall not be modified or amended, except as set out in this Supplementary Declaration.

ARTICLE IX CONSTRUCTION OF IMPOVEMENTS AND USE OF LOTS, PROTECTIVE CONVENANTS

The Property (and each Lot situated therein) shall be occupied and used as follows:

9.02. Minimum Floor Space. Each dwelling constructed on any Lot in the Crown Valley, Phase 2-3A, that is adjacent to the golf course, shall contain a minimum of two thousand three hundred (2,300) square feet of air-conditioned floor area of which one thousand eight hundred (1,800) square feet must be on the first floor, exclusive of porches, garages or

- 9.03. <u>Garages</u>. Each single-family residential dwelling erected on any Lot shall provide primary garage space for a minimum of two automobiles ("<u>Primary Garage</u>") and a maximum of four automobiles ("<u>Secondary Garage</u>"). Primary Garage may directly face a residential street or any of the Common Properties. Any Secondary Garages erected on any Lot, may face a residential street or any of the Common Properties. All garage doors shall be constructed of unfinished cedar wood or smart trim door, as approved by the Architectural Control Committee.
- 9.16. Landscaping. Each residence shall be fully landscaped within one hundred twenty (120) days after the date on which the living structure is ninety-five (95%) percent complete. The landscaping of each Lot shall be principally grass and no landscaping plan shall be implemented until approval of the Committee has been obtained. Landscaping will not be allowed to obstruct night lines or driveway intersections. All landscape areas to be irrigated and maintained and approved by the City of Weatherford and shall be in accordance with Design Guidelines and any amendments thereto. All existing areas are to be preserved to the extent possible. Notwithstanding anything to the contrary contained herein, any lots over one-half (0.5) acre shall not be required to by fully landscaped.
- 9.20. <u>Mailboxes</u>. All mailboxes erected within Crown Valley must be in compliance with all requirements of the U.S. Post Office; additionally, individual on-lot mailboxes shall not be permitted.
- 9.30. <u>Driveways</u>. All driveways and sidewalks shall be of concrete. No asphalt, hot top, or the like shall be used on any Lot for driveways, sidewalk or otherwise. All sidewalks that are located in front of the house and along any street should be four (4) feet wide and adjacent to the curb, and in accordance with the Design Guidelines, and any amendments thereto.
- 9.31. <u>Setbacks</u>. All front setback are shown on the plat, the rear setback shall be a minimum of twenty (20) feet and side yard setback shall be a minimum of five (5) feet for all Lots, all other setbacks shall remain as recorded in Crown Valley, Phase 2-3A plat in Parker County, Texas.

IN WITNESS WHEREOF, SSB Crown Valley Development, LLC, being the Declarant herein, caused this instrument to be executed as of the date set forth below, but effective for all purposes as of the Effective Date.

DECLARANT:

SSB Crown Valley Development, LLC, a Texas limited liability company

By:

Steven S. Brown

Manager

STATE OF TEXAS

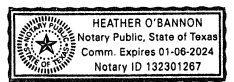
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COUNTY OF PARKER

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This instrument was acknowledged to me on the 5^{th} day of March, 2020, by Steven S. Brown, as Manager of SSB Crown Valley Development, LLC, on behalf of said company.



Notary Public, State of Texas

EXHIBIT "A"

[FIFTY-ONE (51) LOTS]

Lots 33 through 37, Lot 37X, Lots 38 through 53, Lot 53X, Lots 54 & 55, Lot 55X and Lots 56 through 64, Block A; Lot 1X, Block B; Lot 15 and Lots 45 through 62, Block C, CROWN VALLEY, PHASE 2-3A, an addition to the City of Weatherford, Parker County, Texas, according to plat recorded in Cabinet E, Slide 461, Plat Records, Parker County, Texas.

FILED AND RECORDED

Lila Deakle

OFFICIAL PUBLIC RECORDS

202006210 03/06/2020 08:30:51 AM

Fee: \$38.00 Lila Deakle, County Clerk Parker County, Texas

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