RESOLUTION REGARDING ADOPTION OF SECURITY MEASURES POLICY BROOKGLEN COMMUNITY IMPROVEMENT ASSOCIATION, INC.

WHEREAS, the By-Laws governing Brookglen Community Improvement Association, Inc., ("the Association"), as well as the Association's Articles of Incorporation, the respective Declaration of Covenants, Conditions and Restrictions encumbering all properties governed by the Association (the "Declaration") and all amendments and/or supplements thereto, and the Texas Business Organizations Code, authorize the Association, acting through its Board of Directors, to exercise all powers reasonable and necessary for the governance and operation of the Association;

WHEREAS, the Texas Property Code further authorizes the Association to regulate the use, maintenance, repair, replacement, modification, and appearance of the subdivision, and the properties within same;

WHEREAS, the Texas Property Code provides that the Association may exercise other powers necessary and proper for the governance and operation of the Association;

WHEREAS, Chapter 202 of the Texas Property Code was amended to add Sections 202.022 and 202.023, addressing the regulation of Security Measures; and

WHEREAS, the Board of Directors of the Association ("the Board") has determined that in keeping with the new laws, and in connection with maintaining the aesthetics and architectural harmony of the community, and to provide clear and definitive guidance regarding surveillance cameras which are installed on any Lot, and with regard to the construction / installation of fences to be located forward of the front portion of a home on any Lot.

NOW, THEREFORE, BE IT RESOLVED that the attached Security Measures Policy is hereby adopted on behalf of the Association, to become effective upon being recorded in the office of the County Clerk.

Adopted on this	13	day of _	June	, 2022
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BROOKGLEN COMMUNITY IMPROVEMENT ASSOCIATION, INC.

CERTIFICATION

"The undersigned, being a Director of Brookglen Community Improvement Association, Inc., hereby certify that the foregoing Resolution Regarding Adoption of Security Measures Policy was adopted by the Board of Directors of Brookglen Community Improvement Association, Inc., at a meeting of such Directors at which a quorum was present, or as otherwise authorized by law."

By: Director, Brookglen Community Improvement Association, Inc.
Print Name: DAMYX
STATE OF TEXAS § COUNTY OF HARRIS §
COUNTY OF HARRIS §
Before me, the undersigned authority, on this day personally appeared Association, Inc., Inc., a Texas non-profit corporation, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he/she had executed the same as the act of said entity for the purpose and consideration therein expressed, and in the capacity therein stated.
Given under my hand and seal of office this 13 day of Jule, 2022.

Notary Public, State of Texas

APRIL L ROEBUCK Notary ID #11221983 ay Commission Expires July 17, 2025

BROOKGLEN COMMUNITY IMPROVEMENT ASSOCIATION, INC. SECURITY MEASURES POLICY

Installation, Placement and Maintenance of Cameras and Motion Detectors

At this time, Architectural Control Committee ("ACC") approval is not required to install security cameras and/or motion detectors within a home or garage.

Exterior cameras and/or motion detectors should be installed in such a manner, to the extent possible, that such devices do not extend or exceed beyond the trim / eaves of the home. Such items should be either black, white, or metallic in color. All other colors require pre-approval of the ACC. In addition, the position of any such camera should, to the extent possible, not invade the privacy of neighbors. In the event that a neighbor should complain to the ACC, a revision and/or adjustment of the cameras' location and angle may be requested. Cameras must be positioned so as to not willfully intrude on another homeowner's property or privacy without express written consent of that homeowner, nor in any manner which would invade privacy of a neighbor. Cameras shall not be pointed in a direction of any room or space which a neighbor would reasonably expect to be private.

Camera "viewing area" or "scope of coverage" should be restricted to the following portions of a Lot: between the front door of a home and the street curb; the front lawn area; the back door and back lawn areas; rear patio areas; areas where owner / tenant automobiles are parked; areas where air conditioning and/or pool equipment are located; and, garage areas.

The installation of any camera or motion detector on property other than the owner's private property is prohibited. Cameras and/or motion detectors may be installed on the exterior of private homes only. Such devices shall be mounted flush with the exterior siding / fascia, to the extent possible. Installation of such devices in/on trees, poles, tripods, free-standing poles and/or similar items is not allowed. Property owners are not allowed to install any such device on common area property and/or property which is owned and/or maintained by the Association.

The Association is not involved in regulating, monitoring or otherwise policing an owner's viewing, keeping, sharing or other use of recorded materials, video footage, still photos and the like. The Association expressly objects to any illegal or improper use of recorded materials. In connection with each application for the approval of installation of one or more exterior cameras, the Association may require an owner to execute an appropriate Release form, to be promulgated by the Association and/or its Board of Directors, inasmuch as the Association is in no way responsible for any use of recorded materials, improper camera placement, nor any invasion of privacy.

Construction / Installation of Perimeter Fences

Fences enclosing the **rear** portion of a Lot shall comply with existing restrictive covenants, Bylaws, Policies and/or Guidelines adopted by the Association.

Security fences may be installed on the **front** and/or **side** areas of a Lot. In such instances, fences which are installed on the front and/or side areas of a Lot, shall be constructed only of wrought iron, with a minimum of four inches (4") between the vertical components, made up of gauge square tubing for the vertical pickets and punched channel for its horizontal rails. The top of the vertical pickets should be of ornamental pieces, or finials. Such fences shall not exceed fifty inches (50") in height, measured from the surface of the ground to the upper-most portion of such fence. The wrought iron will be bolted downward, onto to a brick retaining wall, no taller than 1 ft. off the ground. The color of the brick shall match the existing brick on the respective house, and weep holes must be installed and/or drilled through the brick retaining wall in order to promote proper drainage.

Brick columns, no taller than 4 ft. (4'2" with decorative cap) shall be spaced evenly between corners of the run paralleling the sidewalk or street. Brick columns are required and must be 1 ft. square and match the color of the brick on the house. A 14" square x 2" high column cap or topper is required to finish off each column. The number of columns shall be determined by the length of the fence line. This will be decided once the resident proposal is brought to the ACC for approval.

Such fences shall be painted or otherwise coated in a manner whereby the appearance of such fence is black in color, with a matte finish. Other colors and/or high-gloss finish are not permitted, unless ACC approval is first obtained. Such fences shall not encroach on any Building Line and/or any Easement which appears on the pertinent subdivision Plat and/or on the Survey of such Lot. Under no circumstances shall such a fence be installed within three feet (3') of any existing sidewalk. No landscaping, hedge, bush, vines, greenery or other vegetation shall be planted adjacent to such fences, in order that visual line-of-sight obstructions may be avoided.

Gates leading from the sidewalk to the front yard and/or across the driveway are allowed. Walk through wrought iron gates must match the height of the fence and be no wider than 36 inches. Yard gates must be hinged so the gate swings into the yard and once closed, fastened with a locking gate gravity latch, the color of which must match the fence and gate. Wrought iron driveway gates must slide parallel with the fence to open and close. Swinging driveway gates are not allowed. If a driveway is too wide for a single opening, two gates sliding in opposite direction may be constructed for added support. The gate must match the color of the fence and meet all specifications provided herein. The top of the vertical pickets must match that of the fence. At the junction of the house and the security fence, the wrought iron may be attached directly to the home, or a brick column may be erected against the corner of the home to effectively enclose the front yard. Adjacent property owners may share mutual corner columns, with the expense of same to be shared between the respective owners, as they determine amongst themselves.

All construction of security fencing, including wrought iron, brick, gates, dimensions, etc., must receive final approval from the Brookglen Community Improvement Association, prior to commencement of construction. Property owners are responsible for obtaining all required permits

from local, City and/or County permitting authorities prior to commencement of construction / installation of any fence.

Swimming Pool Enclosures

Safety enclosures, placed or installed in a manner which serves to surround any swimming pool, spa or other water feature, are permitted. Such enclosures must be constructed of black mesh, transparent mesh or clear panels, set in metal frames, and shall not exceed six feet (6') in height. Such enclosures should conform with applicable state or local safety requirements. Enclosures which are black in color, or which are transparent, and consist of transparent mesh set in metal frames are acceptable, and do not require ACC approval. Colors other than black shall not be installed unless ACC approval is first obtained.

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Pages 6
06/14/2022 01:57 PM
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 HARRIS COUNTY, LANDON & SCHOOL

Linishin Hudgelth COUNTY CLERK HARRIS COUNTY, TEXAS