

HILLTOP COMMUNITY ASSOCIATION RULES & REGULATIONS

Hilltop Community Association, a Nevada nonprofit corporation (the "Association"), is the homeowners association for the Hilltop at Lakeridge Golf Course Community (the "Community"). The Community, which is located in Washoe County, Nevada, was created pursuant to the Declaration of Covenants, Conditions and Restrictions and Reservation of Easements for Hilltop at Lakeridge Golf Course, recorded in the Office of the Washoe County Recorder on October 8, 2021, as Document No. 5235707 (which, as amended and supplemented from time to time, is referred to herein as the "Declaration"), and is subject to the provisions of the Act.

These Rules & Regulations provide standards governing the use the Areas of Common Responsibility and Units, and the conduct of persons in connection therewith. These Rules & Regulations are "Rules" (as that term is used in the Declaration), and terms defined in the Declaration and not otherwise defined in these Rules & Regulations shall have the meanings defined for those terms in the Declaration. The provisions of these Rules & Regulations shall apply until such time as they are amended, modified, repealed or limited pursuant to Article 3 of the Declaration.

1. Restricted Activities: Areas of Common Responsibility. Subject to the limitations set forth in Section 3.4 of the Declaration, the following activities are prohibited within the Areas of Common Responsibility, unless expressly authorized by, and then subject to such conditions as may be imposed by, the Board:

A. Bringing an animal onto the Areas of Common Responsibility, unless such animal is kept on a leash or other restraint operated by a person capable of controlling the animal, and who then has in his or her possession a proper or adequate utensil or other means of cleaning up immediately all feces of such animal;

B. Tethering and leaving an animal unattended;

C. Failing to immediately clean-up after any animal that has used any portion of the Areas of Common Responsibility;

D. Dumping, disposing of, or causing the accumulation of ashes, trash, garbage, refuse, hazardous or toxic wastes and materials, debris, inoperative vehicles or equipment, or any other unsightly or offensive materials;

E. Exterior fires (including, without limitation, outside burning of trash, dead vegetation, or debris), except barbecue fires contained within receptacles designed therefor or fire pits consistent with applicable government regulations, and except as specifically authorized in writing by the Board (and subject to applicable ordinances and fire regulations);

F. The placement of any signage, including, without limitation, any signage affixed to trees in the Areas of Common Responsibility; and

G. Except as utilized by Declarant, a Participating Builder, the Association and/or their respective agents during maintenance activities or the construction of Improvements, operation of motorized vehicles (including, without limitation, motorized vehicles designed principally for off-road recreational such as snowmobiles and ATVs) anywhere within the Areas of Common Responsibility (including, without limitation, all paths, trails or walkways).

2. Restricted Activities: Private Areas. Subject to the limitations set forth in Section 3.4 of the Declaration, the following activities are prohibited within and as to the Private Areas, and as to each Unit's Owner, and such Owner's family, tenants, guests or invitees, unless expressly authorized by, and then subject to such conditions as may be imposed by, the Board:

A. Utilizing any garage as a living space if such utilization would require the parking of any Owner's or occupant's vehicle in the driveway of such Unit; or keeping the garage doors of a Residence open, except when entering or exiting the garage or cleaning the garage;

B. Keeping large animals within the Property, including, without limitation, horses, llamas, goats, alpacas, or sheep;

C. Tethering and leaving an animal unattended in any front yard area of a Private Area;

D. Any activity that tends to cause an unclean, unhealthy, or unsafe condition to exist outside of enclosed structures on the Private Area;

E. Any activity that omits foul or obnoxious odors, fumes, dust, smoke, or pollution outside the Private Area, or that creates noise, unreasonable risk of fire or explosion (such as the unsafe storage of flammable, dangerous, hazardous or toxic materials in any garage), or other conditions that area a nuisance;

F. Any activity that violates local, state or federal laws or regulations, or that would constitute a public or private nuisance;

G. Exterior fires (including, without limitation, outside burning of trash, dead vegetation, or debris), except barbecue fires contained within receptacles designed therefor or fire pits consistent with applicable government regulations, and except as specifically authorized in writing by the Board (and subject to applicable ordinances and fire regulations);

H. The keeping, hanging, painting, or display of unsightly articles, such as clotheslines, outside of enclosed structures on the Private Area, including, without limitation, on the outside of any windows (or inside, if visible from the outside), outside walls, or outside surfaces of doors;

I. Accessing any Private Area within the Property except from designated streets, roads, or paths as shown on the Plat, unless prior written approval is obtained from the Board;

J. Outdoor storage of materials, tools, toys, sporting goods, household effects, equipment, machinery, or other items, except that outdoor storage of building materials shall be permitted during construction on the Private Area on which such materials are being stored;

K. The use or discharge of speakers, horns, whistles, bells, wind chimes, or other sound devices, noisy or smoky vehicles, large power equipment or large power tools, unlicensed off-road motor vehicles or other items which may unreasonably disturb other Owners or residents or their guests; provided, however, that alarm devices used exclusively to protect the security of a vehicle or a Private Area and its contents shall be permitted, provided that such devices do not produce annoying sounds or conditions as a result of frequently occurring false alarms;

L. Any activity that might increase the rate of, or cause the cancellation of, insurance for any portion of the Property;

M. Any activity that would result in the drainage or dumping of any refuse, sewage or other material which might tend to pollute surface or subterranean waters within the Property; provided that fertilizers may be applied to landscaping on Private Areas provided care is taken to minimize runoff;

N. Any activity within the Property that shall induce, breed, or harbor infectious plant or tree diseases or noxious insects;

O. Activities which materially disturb or destroy the vegetation, wildlife, or air quality within the Property, or which use excessive amounts of water, or which result in unreasonable levels of sound or light pollution within the Property. Without limiting the generality of the foregoing, occupants are required to observe "Quiet Hours" between the hours of 10:00 p.m. until 7:00 a.m., during which time loud noises (radios, stereos, musical instruments, party activities, car horns, loud talking, shouting, etc.) are not permitted;

P. Capturing, trapping or killing wildlife within the Property; provided such prohibition shall not apply to common rodents on a Private Area (e.g. rats, mice, moles, marmots, gophers);

Q. The discharge or use of firecrackers and other fireworks, or of firearms or other weapons within the Property, including, without limitation, "BB" guns, pellet guns, bows and arrows, pistols, rifles, shotguns, sling shots, and firearms and weapons of all types, regardless of size;

R. Dumping, disposing of, or causing the accumulation of ashes, trash, garbage, refuse, hazardous or toxic wastes and materials, debris, inoperative vehicles or equipment, or any other unsightly or offensive materials within the Property;

S. Operating any short-wave radio or any other kind of electronic device within the Property that in any way interferes with radio, television, or other electronic signal reception within the Property;

T. The placement or display on a Private Area of signs, billboards or advertising structures, except (i) signs utilized by Declarant in any sales, construction, or marketing program, (ii) street signs or monument signs maintained by Declarant or the Association, (iii) those approved in writing by the Architectural Review Committee (such as "security" signs conforming to Architectural Review Committee specifications); provided, however, that the Owner of each Private Area shall have the right to place (a) a single political sign (that is, a sign that expresses support for or opposition to a candidate, political party, or ballot question) per candidate, political party, or ballot question in a given election, each such sign to be not larger than 24 inches by 36 inches, and each of which may be placed upon the Private Area no earlier than the first day of filing for such election, and must be removed no later than seven (7) days after such election (provided, however, that signs for successful primary candidates may be retained until seven days after the subsequent general election); and/or (b) one sign in a front window of the Residence on such Owner's Private Area to advertise such Private Area for sale or lease, provided that such sign shall be in a design, size, and location acceptable to the Architectural Review Committee. Notwithstanding the foregoing, no sign shall be nailed or otherwise attached to trees;

U. Keeping refuse, garbage or trash on the exterior portions of a Private Area, except when kept in covered, sanitary containers or bags designed for such purpose and brought to the exterior of a Private Area for purpose of removal pursuant to such Owner's separate service agreement with a local solid waste disposal service (e.g. Waste Management);

V. Utilizing Declarant's refuse disposal containers kept on Declarant's Units or any Area of Common Responsibility;

W. Placement or affixing of awnings, canopies or shutters (except as may be installed by Declarant or specifically authorized by Nevada law) upon the exterior walls or roofs of any Improvement on a Private Area, or any part thereof, without the prior written consent of the Architectural Review Committee;

X. Placement, affixing, or installation of window air conditioners;

Y. Placement, affixing, or installation of dog houses;

Z. Placement, affixing, or installation of above ground pools or portable basketball hoops;

AA. Conducting any "garage", "estate", or "yard" sale, except during such Community-wide times, if any, as may be established by the Board in the Board's sole and absolute discretion;

BB. Placement, affixing, or installation of television satellite dishes, DBS antenna, MDS antenna, or transmission-only antenna, unless adhering to the following standards and restrictions:

(i) As to antenna, the relevant antenna is designed to receive (i) direct broadcast satellite service and/or video programming services via multipoint distribution services and is one (1) meter or less in diameter or by diagonal measurement, or (ii) television broadcast signals.

(ii) As to satellite dishes, the relevant satellite dish is not attached to any structure other than the side of the Residence, or to a pole designed specifically for that purpose, and all external wiring projecting from the satellite dish is painted to match the Residence. If a satellite dish is attached to a pole, the maximum allowable height from the ground to the top edge of the dish shall be no more than five feet (5'), but in no event shall it protrude above the surrounding property fence. All Satellite dishes must be fully screened from view from adjacent streets, sidewalks, and Common Elements.

Notwithstanding the foregoing, the Architectural Review Committee may authorize variances from one or more of the above-standards if it appears that the standard unreasonably delays or prevents installation, maintenance or use, or unreasonably increases the cost of installation or use or precludes reception of an acceptable quality signal. The Architectural Review Committee shall promptly consider all such applications so as not to unreasonably delay the installation, maintenance or use of the satellite dish or antenna. No other satellite dishes, television antenna, CB antenna or other antenna of any type shall be erected or maintained within the Community.

3. Void Provisions. If any provision of these Rules & Regulations is determined to be null and void, all other provisions of these Rules & Regulations shall remain in full force and effect.

4. Note Regarding Architectural Provisions. The provisions herein related to architectural standards constitute basic architectural controls for the Private Areas. Such provisions are minimum requirements, and such provisions in no way limit or alter the requirements set forth in Article 5 of the Declaration, or assure, upon compliance therewith, that the Architectural Review Committee will approve any particular request for construction, erection, installation, or modification of any Improvement upon a Private Area.

5. Right to Construct and Complete. The provisions set forth herein are subject to Declarant's and each Participating Builder's right to construct and complete Improvements within the Property at such party's sole and absolute discretion, as well as Declarant's and each Participating Builder's right to cause Impacts pursuant to Section 12.2(d) of the Declaration.

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