

INSTR # 6052056
OR RK 04126 Pgs 1805 - 1808; (4pgs)
RECURDED 11/20/2003 10:11:40 AM
CHARLIE GREEN, CLERK OF COURT
LEE COUNTY, FLORIDA
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This instrument prepared by Vivien N. Hastings, Esq. 24310 Walden Center Drive Bonita Springs, FL 34134

## FIRST AMENDMENT TO THIRTY-SECOND SUPPLEMENT TO AMENDED AND RESTATED DECLARATION AND GENERAL PROTECTIVE COVENANTS FOR PELICAN LANDING (PARCEL K)

THIS FIRST AMENDMENT TO THIRTY-SECOND SUPPLEMENT TO AMENDED AND RESTATED DECLARATION AND GENERAL PROTECTIVE COVENANTS FOR PELICAN LANDING is made effective this 2 day of OCTOBER, 2003 ("Amendment"), by WCI COMMUNITIES, INC., a Delaware corporation, successor by merger of WCI Communities Limited Partnership, successor by merger of Pelican Landing Communities, Inc. ("Declarant"), joined by ORIOLE OF NAPLES, INC., a Florida corporation ("Developer"), and PELICAN LANDING COMMUNITY ASSOCIATION, INC., a Florida not-for-profit corporation ("PLCA").

WHEREAS, the Declarant has heretofore made, executed and recorded that certain Thirty-Second Supplement, dated December 21, 1994, and recorded in O.R. Book 2565, Page 3013, of the Public Records of Collier County, Florida (the "32<sup>nd</sup> Supplement").

WHEREAS, the intent of the 32<sup>nd</sup> Supplement was to subject the lands described therein (the "Neighborhood") to the provisions of that certain Amended and Restated Declaration and General Protective Covenants for Pelican Landing, recorded in O.R. Book 2198, Page 1873, of the Public Records of Lee County, Florida (the "Declaration"), and to assign a certain number of Units to the Neighborhood pursuant to Article 1, Section 34 of the Declaration.

WHEREAS, Declarant, Developer and PLCA desire to revise the amount of Units (as defined in the Declaration) attributed to the Neighborhood to reflect the actual number of Units constructed or to be constructed in the Neighborhood.

NOW THEREFORE, in consideration of the foregoing, the Declarant, joined by the Developer and PLCA, hereby amends the 32<sup>nd</sup> Supplement as follows:

- 1. Article III, Section 1. PROPERTY UNITS is hereby deleted in its entirety and replaced by a new paragraph to read as follows:
- "I. <u>PROPERTY UNITS.</u> In accordance with Article 1, Section 34 of the Declaration, Declarant hereby assigns one hundred (100) Units to the Neighborhood based on the total number of Units shown on the site plan for the Neighborhood approved by the appropriate governmental authorities."
- 2. Except as modified by this Amendment, the 32<sup>nd</sup> Supplement remains in full force and effect and is hereby ratified and reconfirmed.

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WITNESSES:  Chrylith Glensly  Print Name: ELIZABETH HENSLEY  Print Name: AURE CHIERLY	WCI COMMUNITIES, INC., a Delaware corporation  By:  Print Name: STEFAN JOHANSSON)  Its: YICE RESIDENT
STATE OF FLORIDA )	
COUNTY OF LEE )	
The foregoing instrument was acknowledged 2003, by STEFAUTOHAUSSOL of WCI Communities, Inc., a Delaware corporation personally known to me.	), as VICE DRESINED!



WITNESSES:

ORIOLE OF NAPLES, INC., a Florida corporation

Print Name: Jenne Finicelsein

By: John Levy

Its: Asst Corporation

COUNTY OF LEE

The foregoing instrument was acknowledged before me this The day of September, 2003, by Oriole of Naples, Inc., a Florida corporation, on behalf of the corporation. He is personally known to me.

Minimal Asstruction

Notary Public Print Name: Leaner Therrweatherm My Commission Expires:

