BRENTWOOD PARK HOMEOWNERS ASSOCIATION, INC. 2011 0548277 PAYMENT PLAN POLICY PAYMENT PLAN POLICY PAYMENT PLAN POLICY

WHEREAS, the Brentwood Park Homeowners Association, Inc. (the "Association"), a Texas non-profit corporation, which is governed by its Board of Directors (the "Board"), is the governing entity of the Brentwood Park Subdivision and authorized to enact this Policy; and

WHEREAS, these Regulations apply to the operation and utilization of property within the Brentwood Park Subdivision, an addition in Harris County, Texas, according to the map or plat thereof, recorded in the Map Records of Harris County, Texas under Clerk's File No. X952902 and at Volume 567, Page 099, along with any supplements, additions or replats thereof (the "Subdivision"); and

WHEREAS, the Board of Directors of the Association desires to establishes guidelines to administer an installment payment process for delinquent amounts owed to the Association in compliance with Chapter 209 of the Texas Property Code; and

NOW THEREFORE, the Board of Directors of the Association hereby adopts the following Payment Plan Policy pursuant to Chapter 209 of the Texas Property Code and the authority granted to the Board by the provisions of the By-laws:

This payment plan policy was approved by the Board of Directors for the Brentwood Park Homeowners Association, Inc., on the AND day of DECEMBER, 2011, to be effective January 1, 2012.

- 1) All Owners are entitled to an approved payment plan to pay their annual assessments.
- 2) All payment plans require a down payment and monthly payments.
- 3) Upon request, all Owners are automatically approved for a payment plan consisting of 25% down, with the balance paid off in 6 monthly installments.
- 4) Alternative Payment Plan proposals shall be submitted to and approved by the Association in writing. The Association is not obligated to approve alternative Payment Plan proposals.
- 5) A Payment Plan must include sequential monthly payments. The total of all proposed payments under the Plan must equal the current balance plus the Payment Plan administrative fees, plus the estimated accrued interest.
- 6) If an owner requests a Payment Plan that will extend into the next assessment period, the owner shall be required to pay future assessments by the due date in addition to the payments specified in the Payment Plan.
- 7) All Payment Plans must be in writing on a form provided by the Association, or a form otherwise approved by the Association.
- 8) If an owner defaults on the Payment Plan the Payment Plan is terminated. Default of a Payment Plan includes:
 - a. failing to return a signed Payment Plan form with the down payment;

M

b. missing a payment due in a calendar month; or

- c. failing to pay future assessments by the due date if the Payment Plan extends into the next assessment period.
- 9) If an owner defaults on a Payment Plan the Association is not obligated to make another Payment Plan with the owner for the next two years after the date of default.
- 10) No payment plan may last shorter than 3 months or longer than 18 months, although an Owner is not prohibited from paying amounts due to the Association earlier than contemplated by a payment plan.
- 11) The Association is allowed to charge interest and reasonable administrative costs throughout the payment plan, but may not charge a late fee or any other penalties.

The Association, through its Board of Directors, shall have and may exercise discretionary authority concerning the restrictive covenants contained herein.

ERTIFICATION

	of the Brentwood Park Homeowners
Association, Inc., hereby certify that the foregoing Resolution was	adopted by at least a majority of the
Association Board of Directors."	
By: Jan Alata	(A ≈
Print name: JAY GIAN TON	HARRIS CALL
ACKNOWLEDGEMENT	30 P
-	=31 m
STATE OF TEXAS §	-120 Å2
COUNTY OF HARRIS §	2: 53
BEFORE ME, the undersigned authority, on	this day personally appeared
_ Jay Glanton, Decretary of	the Brentwood Park Homeowners
Association, Inc., and known by me to be the person whose r	name is subscribed to the foregoing
document and, being by me first duly sworn, declared that he is	
document in his representative capacity and that the statements co	ntained therein are true and correct.
Given under my hand and seal of office this the 22 nd da	y of <u>De</u> , 2011.

RETURN TO:

Holt & Young, P.C. 11200 Richmond Ave., Suite 450 Houston, Texas 77082

LILIANA GOMEZ **NOTARY PUBLIC** State of Texas Comm. Exp. 05/13/2013



COUNTY OF HARRIS

DEC 3 0 2011

ANY PROVISION REFERMANCH DESTRUCTS THE SALE RENTAL OR USE OF THE DESCRIBED REAL PROPERTY DECLIFIES COLOROH RADE IS INVALIDAND UNEIFFORCEASTE UNDERFEDERAL LAW.

THE STATE OF TEXAS

Thereby certify that this instrument mas FILED in File Number Sequence on the date and at the time stamped hareon by me; and was dely RECORDED, in the Oficial Public Records of Real Property of Harris

Notary Fublic, State of