. Rerecording to add exhibit

FIRST AMENDMENT TO THE 2021060 RESTRICTIONS, ASSESSMENTS AND EASEMENTS OF THE SUMMIT NORTH ESTATES



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THIS FIRST AMENDMENT TO THE RESTRICTIONS, ASSESSMENTS AND EASEMENTS OF THE SUMMIT NORTH ESTATES is made by the Board of Directors and the Property Owners of Summit North Estates, Inc. on the date listed below and on the acknowledgement.

These Restrictive Covenants shall be complied with by all Property Owners. The ACC shall observe all declarations herein unless a written variance is approved and filed in the Comal County real property records. A Variance Procedure/ Policy is provided to be used whenever an exception is requested to these Restrictions and Covenants.

WITNESSETH:

WHEREAS Summit Resorts Developments, Inc, a Texas Corporation, prepared and filed Restrictions, Assessments and Easements for The Summit North Phase 1 under Clerk's Doc. # 9806013673 recorded in Volume 12, pages 272-273; Phase 2 under Clerk's Document #9006021250 recorded in Volume 13, pages 87-88; Phase 3 under Clerk's Document #9906030966 recorded in Volume 13, pages 148-149; Phase 4 under Clerk's Document #9906030967 recorded in Volume 13, pages 150-153; and Phase 5 under Clerk's Document #200206006233 recorded in Volume 14, page 96, of the Map and Plat Records of Comal County, Texas.; and

WHEREAS a non-profit corporation called "The Summit North Architectural Control Committee, Inc." (herein the "Association") was created with the Secretary of State of Texas on September 12, 2013, for the purpose of operating as the Property Owners Association for the Summit North Estates; and

WHEREAS more than 75% of the lots have been conveyed by SUMMIT RESORT DEVELOPMENTS, INC to Owners of said lots and Summit Resorts Developments, Inc has thereby terminated their relationship with and management of The Summit North; and

WHEREAS a change of name for the Association was filed with the Secretary of State of Texas on December 14, 2020, changing the name of the Corporation to "Summit North Estates, Inc."; and

WHEREAS separate and independent Restrictive Covenants have existed for the five (5) phases within Summit North Estates containing ambiguous language as well as grammatical and typographical errors, as well as outdated Covenants; and

WHEREAS the affirmative vote of the record owners of 51% or more of lots in each Phase of Summit North Estates can make this Amendment; and

NOW, THEREFORE, pursuant to the powers of the Board of Directors under the Bylaws of Summit North Estates, and by the affirmative vote of the record owners of 51% or more of lots in each Phase of Summit North Estates, hereby subjects Summit North Estates to the provisions of this Amendment. This Amendment to the RESTRICTIONS, ASSESSMENTS AND EASEMENTS OF THE SUMMIT NORTH ESTATES, INC. (Phases 1-5 as cited above) wholly replaces the previously filed documents. This Amendment shall be binding on all property sold, transferred, used, conveyed, occupied, and mortgaged shall run with the title to the property. This Amendment shall be binding upon all persons having any right, title, or any interest in such property their respective heirs, legal representatives, successors, successor-in-title, and assigns.

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ARTICLE 1

ARCHITECTURAL CONTROL COMMITTEE

Operations and Construction Regulations

- 1.1 All construction plans and exterior material lists for any dwelling, structure, or improvement or modification thereto, must be approved in writing by the Association prior to commencement of construction.
- 1.2 Only one single family dwelling, which must contain at least 1,700 square feet of climate-controlled living area may be constructed on each lot.
- 1.3 The Association's approval or disapproval as required in these covenants shall be set out in writing. In the event the Association or its designated representatives fail to approve or disapprove plans within 30 days after said plans and specifications have been submitted the plans will be considered approved by the Association. Failure of the Association to give written approval before or at 30 days does not mean plans inconsistent with said Covenants do not require a variance granted in writing.

ARTICLE 2

BUILDING CONSTRUCTION AND PLACEMENT

Utilities and Drainage

- 2.1 Easements for installation and maintenance of utilities and drainage facilities are reserved as shown upon the recorded plats in the Comal County Clerk's Office.
- 2.2 The Association hereby grants and conveys to Canyon Lakes Water Service Company, Pedernales Electric Co-op, Inc., and Guadalupe Valley Telephone Co-op a non-exclusive easement or right-of-way for purposes of construction, installation, and maintenance of telephone, and/or electrical utilities or works, upon, over and across those areas designated as utility easement on the recorded plats of all phases of The Summit North.
- 2.3 The front of the main residence constructed on each lot must be not less than 25 feet from the front lot property line and 15 feet on sides and rear. The exact placement of all improvements, including the main residence, must be approved in advance in writing by The Association.

Construction

- 2.4 Exterior construction is permitted only between 7:00 am and 7:00 pm Monday through Saturday, except concrete pours which may begin at 6:00 am Monday through Saturday. No exterior construction activities are permitted on National Holidays. *These limitations do not apply to interior construction or maintenance activities by Owners*.
- 2.5 Clearing of any lots must have written approval of the Architectural Control Committee.
- 2.6 The right of entry and inspection during entire construction period is reserved by the Association to visit any Owner's property to verify compliance with approved plans, Covenants and Guidelines. Owner will be notified in writing or by email of any non-compliance noted during an inspection. A deadline for resolving the issue(s) will be given.

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Comal County
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2.7 Builder/Contractor is responsible for ensuring there shall be absolutely no trespassing on any lots within the subdivision at any time.

ARTICLE 3

BUILDING SPECIFICATIONS

- 3.1 All guest or mother-in-law cottages, garages, storage, and other outbuildings must match the exterior design and construction of the main residence, be constructed behind the main residence, and be constructed simultaneously with, or after construction of, the main residence. Enclosed storage space in carports must be approved by the Association. Any carport must be approved by the Association and set behind the main residence.
- 3.2 Any cottage, garage storage, outbuilding or other structure or improvement used as a dwelling either on a temporarily or as a permanent residence, must have 1,700 square feet or more of climate-controlled living space and may not be occupied before the construction of the main dwelling.

Construction Timeline

3.3 The construction of any dwelling must be completed within 14 months of laying the foundation. If the construction will not be complete within the 14 months, the Association must be contacted immediately, and approval of an extension obtained.

Exterior Lighting

3.4 The Summit North is a Dark Sky friendly community. We encourage the use of International Dark Sky Association compliant outdoor lighting fixtures that are shielded and pointing downward. Outdoor lighting of 800 lumens 60 watt equivalent or less is recommended. Bright LED lights contribute to light trespass and pollute the night sky. No outdoor mercury vapor light shall be erected on any lot. No other offensive outdoor lighting shall be permitted on any lot if such lighting shines on any other lot in the subdivision and is objected to by any of the other lot owners in the subdivision.

Electrical Poles

3.5 All electrical poles with meter loops must be installed beyond the front setback, at least 25 feet from the property line.

Culvert Requirements

3.6 Culverts may be required for driveways. Please see attached "Building Guidelines" for specifics.

Driveways

3.7 All driveways must be asphalt, concrete, concrete pavers, white crushed limestone, or decomposed granite. Please see the attached "<u>Building Guidelines</u>" for additional requirements which are also located on Summit North Estates website.

Fences

3.8 All fences on the front (street) side of the lot must be decorative in design and compatible in design, color, and construction with the main building on the lot. All fences (front, side and back) must be approved in writing by the Association prior to construction. This is for all new fencing, including the replacement of existing fences on your property. Please contact the ACC for questions or submissions.

Solar Panels

- 3.9 No solar panels shall be erected, installed, or placed on any lot or home without the prior approval of the ACC. The ACC may require ground mounted panels to be fenced or screened from street view from the street. This applies to wind generators, too.
- 3.10 Documentation from the utility company, if applicable, to certify all specifications required to tie-in to the local utility system have been, or will be met, shall be supplied to the ACC prior to commencement of construction. The ACC will consider the requirements of Texas Property Code, Section 202.010 when evaluating and approving installation of solar panels, including, fencing, and screening requirements.

Detached Structures

- 3.11 All detached structures such as storage sheds, dog houses, etc. must be painted or stained to match exterior of the home and must be erected behind the main residence. All structures shall be approved in writing by The Association prior to construction.
- 3.12 No improvements, other than driveways, decorative fencing, and landscaping, shall be constructed within the front easement or setback lines. No improvements, other than landscaping and fences, shall be constructed within the 15' side setback and easement line.
- 3.13 Decks and patios shall contain only furniture and appliances customary for use on decks and patios, such as grills, smokers, deck furniture, hot tubs, etc. Decks and patios may not be used for storage, or for placement for refrigerators, freezers, etc.

ARTICLE 4

LOT OWNER REGULATIONS

- 4.1 All lots may be used for single-family residential homes only.
- 4.2 No hunting of any kind is permitted within Summit North Estates Inc.
- 4.3 No lot or residence shall be used for any business and no professional or commercial use shall be made of any of said lots. No vacation rentals or B&B rentals are allowed. Only long-term rentals allowed. Contact ACC for written approval before signing any lease or rental contract. Hotel/motel, vacation rentals, bed & breakfast, transient housing, boarding house rentals, and any short-term rental (less than 30 days) is a business or commercial use under these declarations, restrictions, covenants and is prohibited. This restriction is not intended to prohibit bona fide leaseback situations to the former owner(s) in connection with the sale of a residence the term of which does not exceed 90 days unless approved by The Association.

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- 4.4 It is further expressly provided that no activity shall be carried on upon any lot which might reasonably be considered as giving annoyance to neighbors of ordinary sensibilities and which might be calculated to reduce the desirability of the property as a residential neighborhood even though such activity be a hobby and not carried on for profit.
- 4.5 Each Owner and other persons occupying or visiting a residence on any lot in the subdivision shall observe the subdivision restrictions; the Owner of the residence/lot shall be responsible for their observance.
- 4.6 No trailer, mobile home, modular home, manufactured home, or manufactured building of any kind shall be allowed within the subdivision.
- 4.7 Property owners can place recreational vehicles with sanitary facilities on their lot for weekend and vacation camping up to a maximum of 17 days.
- 4.8 During construction, camping recreational vehicles with sanitary facilities may be placed on the lot for more than 17 days in any six-month period with prior written Association approval, subject to any limitations imposed by The Association.
- 4.9 After home completion, recreational vehicles, boats on a trailer, camper, or other such vehicles shall be placed on an approved driveway extension pad located on the side or behind the main residence.
- 4.10 All cars and small trucks being driven by persons occupying a residence in the subdivision shall be parked off the street, either in the driveway or garage of the residence. All large commercial vehicles must be parked in a garage or offsite, and not on the street.
- 4.11 No unlicensed, stripped down, wrecked, junked or inoperable vehicle shall be kept, parked, stored, or maintained on any lot, except inside an enclosed garage.
- 4.12 No material of any kind shall be placed or stored on the tract except for construction materials after construction of a permanent building has begun.
- 4.13 No animals, livestock or poultry of any kind shall be raised, bred, or kept on any lot, except for those approved by the Association. The Association hereby approves in advance a maximum of two dogs and two cats per lot, and one horse per acre on each lot one acre or larger. All other animals and pets must be approved in writing in advance by the Association. The Association reserves the right to revoke approval for any pet if said pet causes excessive noise, nuisance or odor and said violation remains uncured after 30-day notice from the Association. Dogs and horses in the street, any unfenced area or in any common areas must be always kept on a hand-held leash or bridle. Owners are responsible for all cleanup after their animals. All other pets and animals must be always confined to the lot. For purposes of this restriction, other than dogs and cats, the Association specifically reserves the right to determine whether a particular animal or bird shall be considered a household pet.
- 4.14 No lot owner shall install any clotheslines or any free-standing poles or objects of any kind greater than 15 feet in height except the building structures permitted by these restrictions and approved in advance by The Association.

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4.15 No storage tanks of any type, other than propane tanks and water catchment tanks may be placed on any lot in the subdivision. All tanks must be placed behind or beside the main residence and shielded from street view of other lots by decorative fencing approved by The Association. A maximum of two (2) water catchment tanks not exceeding 2500 gallons each shall be permitted on any lot.

4.16 Except as authorized by Texas Election Code \$259.002, no sign shall be displayed to the public view on any vacant lot. One sign of not more than 5 square feet, advertising the property for sale or lease, or signs used by a builder to advertise the property during the construction and sales period is allowed. Signs advertising a political candidate or ballot item for an election may be displayed on or after the 90th day before the date of the election to which the sign relates until the 10th day after that election date. However, political signs must be ground-mounted and limited to one sign for each candidate or ballot item. The sign(s) may not contain roofing material, siding, paving materials, flora, one or more balloons or lights, or any other similar building, landscaping, or nonstandard decorative component. The sign(s) may not be attached in any way to plant material, a traffic control device, light, a trailer, a vehicle, or any other existing structure or object. Sign(s) that: (i) include the painting of architectural structures, (ii) threaten the public health or safety, (iii) is larger than four feet by six feet, (iv) violates a local, state or federal law, (v) contains language, graphics or any display that would be offensive to the ordinary person; or (vi) is accompanied by music or other sounds or by streamers or is otherwise distracting to motorists or neighbors, are prohibited. The Association may remove a political sign displayed in violation of this restrictive covenant.

4.17 Oil, gas mineral or mining exploration or operations shall not be permitted upon any lot within the subdivision.

4.18 In the event an Owner of any lot shall make any unauthorized change or modification, or should an Owner fail to comply with these restrictions, or fail to maintain the premises and the improvements situated thereon in a neat and orderly manner as provided in these restrictions, the Association shall have the right, but not the obligation, through agents and employees, to enter upon said lot to mow and maintain the lot, and/or restore or repair the fencing, exterior of the building(s) or any other improvements created thereon, at the expense of the Owner. The cost of said maintenance, repair or restoration shall constitute a lien against the lot and a personal obligation against the owner(s) of such lot.

ARTICLE 5

GENERAL PROVISIONS

OWNER, LEASEHOLDER, VISITOR

5.1 Each Owner, leaseholder, and other persons occupying or visiting a residence on any lot in the subdivision shall observe the subdivision restrictions. The Owner of the residence shall be responsible for compliance by their leaseholders or guests.

BINDING COVENANTS

5.2 These covenants shall be binding for 10 years unless changed or amended as provided herein. Said covenants shall be automatically extended for 10 years upon the expiration of said term if no member vote has been taken to amend. The record owners of legal title of the lots in SUMMIT NORTH ESTATES, as shown by the Deed Records of Comal County, Texas, may amend or change said covenants in whole or part at any time. Any change or amendment shall require the affirmative vote of at least 51% of returned votes of record owners in favor of such amendment or change and the recording of same in the office of the County Clerk, Comal County, Texas.

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- 5.3 Failure to comply with any of these covenants or restrictions, or invalidation of any one of these covenants or restrictions by judgment of any Court, shall in no way affect any of the other provisions which shall remain in full force and effect. An uncorrected violation of one or more lot owners in the subdivision shall not invalidate restrictions with respect to future violations of that restriction.
- 5.4 If the parties hereto or any of them or their heirs or assigns shall violate any of the covenants herein, it shall be lawful for Board of Directors of SUMMIT NORTH ESTATES to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and either to enjoin said person or persons from doing so, or to recover damages plus court costs and attorney fees, for such violations.
- 5.5 All covenants and restrictions herein shall be binding upon any person purchasing, leasing, using, or visiting the property in the subdivision, and any successor, heir, assignee, and Grantee of any property owner. The covenants and restrictions herein are for the benefit of the entire SUMMIT NORTH ESTATES subdivision and all present and future property owners therein.

CERTIFICATION

"I, the undersigned, being an officer of Summit North Estates, Inc., sometime referred to herei	n as t	he As	sociation	, do
hereby certify that the foregoing amended restrictions were duly approved and adopted by wr	itten	ballot	by the	
owners /members of the Summit North Estates subdivisions.				

dan	no, President of the Board
James Dittma	n, President of the Board
Summit Nort	h Estates, Inc.

James Dittman

Printed Name

SUBSCRIBED AND SWORN TO BEFORE ME, the undersigned authority, by dames Diffman the

Summit North Estates, Inc. on this 23 day of November, 2021, to certify which witness my hand and seal of office.

TAYLOR PUCEL Notary ID #131990693 Commission Expires April 26, 2023

Taylor Pucel

NOTARY PUBLIC State of Texas

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STATE OF ILXAS COUNTY OF COMAL I certify this to be a true and correct copy of the record FILED & RECORDED in the Official Public Records of Comal County on the date and time stamped Botton Koupp

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CERTIFIED TO BE A TRUE AND COMMECT COPY. BOBBIE KOEPP, County Clerk Comal County
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ARCHITECTURAL CONTROL COMMITTEE (the "ACC") SUMMIT NORTH ESTATES, INC. BUILDING REQUIREMENTS

This document can also be found online at summitnorth.org/governing-docs **SUBMITTAL REQUIREMENTS FOR BUILDING APPROVAL**

The ACC must approve before any clearing of the lot is done.

Submit a complete set of plans as a PDF. A full-scale set may be requested. A signed copy of this document is also required as part of your submittal documents for a new project request.

Submit all documents through the website form summitnorth.org/acc-submissions and via email acc@summitnorth.org

SITE PLANS

- 1. Submitted site plans to include, but not limited to:
 - a. Site plan of lot, showing property lines (with dimensions of lot), location of house, garages (attached or detached), carports, driveways including dimensions and material – see "Driveways", gates, fencing, septic system location or any other structures on the lot. Plans shall show (to scale) all building set back lines, utility easements, access easements, etc.
 - b. Plans must show unit number, lot number, street address, Owner's name, address and telephone number, Builder's name, address, and telephone number, and contact person for plan questions and/or corrections. Any changes to approved plans, including but not limited to, changes in the footprint of any structure, change in location of any item listed above, or the addition or deletion of any item must be resubmitted for approval. Construction shall not continue until new approval in writing has been received.
 - c. Septic system plans and location must be submitted for approval prior to being dug.
 - d. The ACC reserves the right to require a civil engineer inspection report be provided, at Owner's expense.
 - e. Vegetation and Tree preservation plan see "Vegetation and Tree Preservation".

ARCHITECTURAL PLANS

- 2. Architectural plans to include, but not limited to:
 - a. Copy of Builder license or appropriate credentials
 - b. Floor plan layout with dimension control, show heated square footage, porch square footage, garage square footage, patio square footage, dimensions of all rooms and areas.

- c. Elevation plan showing all sides of the structure with finish of outside of structure with dimensions of proposed finishes, rock, brick, stucco, siding, wood, windows, etc.
- d. Roof plan showing proposed roofing materials along with elevation plans.
- e. Show and/or list proposed finish materials and colors to be used for compatibility on all exterior structures.
- f. Exterior finishes samples, i.e., color samples of brick, stucco, rock as well as paint this includes paint code and visual swatch
- g. Masonry requirements per each unit's restrictions do not include doors and windows, which are considered non-masonry surface. Doors, windows and gable ends of the house are considered as part of the total exterior surface area. Masonry is considered stone, brick, stucco on tile or stucco over wood framing.
- h. Exterior lighting specifications see "Dark Skies Preservation".
- i. Culvert specifications see "Culvert Requirements".
- j. Builder Guidelines should be referred to for building policy. A "Submittal-Information- Sheet" can be located on Summit North Estates website and must be included when submitting plans.
- ACC Review, approval, disapproval, and/or corrections ensuring conformity with the restrictive covenants will be completed within a maximum of 30 days (contingent upon Builder providing requested information)
- 3. The "Submittal-Information-Sheet" located at summitmorth.org/acc-submissions must be included when submitting plans.
- 4. The right of entry and inspection during the entire construction period is reserved by the ACC to visit any Owner's property to verify compliance with approved plans, Covenants and Guidelines. Additionally, the ACC has the right of entry and inspection following completion of construction of improvements to a lot to verify final compliance of said construction with the approved plans, Covenants and Guidelines (the "Post Construction Inspection"). Owner and Builder will be notified in writing or by email of any non-compliance noted during an inspection. A deadline for resolving the issue(s) will be given.
- An approved and signed set of plans will be returned to Builder/Owner, and one will be kept in the resident's file. No plan will be approved if lot fees are not up-to-date, and deposits have not been paid.

6. Road/Construction Compliance Fee

- a. Prior to start of construction on any lot the Builder or Owner shall post a \$5,000 fee to protect existing roads, any damage along edges and entrances and the maintenance of a clean site, Mailbox, and expenses for remedy needed for any cited violations. Any refund will result from these settlements and expenses.
 - i. \$3,875 of the fee is non-refundable due to heavy equipment being used to deliver equipment to job site
 - ii. \$125 is non-refundable for the mailbox fee
 - iii. \$1000 is refundable if there is no road damage or other necessary remedies for cited violations upon completion of the project
- b. Payment of any refundable portion of the road/construction compliance fee will be remitted by Summit North Estates to the Owner/Builder (as applicable) following the Post Construction Inspection by the ACC and the remedy of all outstanding violations relative to the subject improvements on the lot.

7. Form Survey

All build sites are required to submit an official forms survey for approval before foundation can be poured. This is regardless of total square footage of planned home and is needed to verify that forms placement is in accordance with your site plan and square footage before foundations are poured.

8. Construction Permits, Dumpsters, and Portable Toilets

- a. Summit North is a "Clean Site" community. All contractors are required to do the following <u>PRIOR</u> to starting construction (including forms placement) and throughout the construction process:
 - Construction Permit should be posted and clearly visible from the street at all times.
 - ii. Place a commercial roll-off dumpster on site within the property line.
 - iii. Place a port-a-potty on site within the property line.
 - iv. Throughout the construction process all contractors must always keep the site clean. Trash must be picked up daily and removed or placed in dumpster. Paved roads are to be kept clear of construction debris and trash.
 - Failure to maintain a clean site may result in a cease and desist of all work until trash is completely removed and site cleaned to ACC standards.
 - vi. Failure to visibly display Construction Permit may result in a cease and desist of all work until Construction Permit is posted.

9. Size of Home

All residences must have 1700 square feet or more of living space

10. Construction Hours

Construction should only take place between the hours of 7am and 7pm, Monday through Saturday, however, concrete pours may begin as early as 6am, Monday through Saturday (but subject to compliance with all other provisions of these requirements (including, but not limited to, Section 7) and the deed restrictions relating to the lot). No work on Sundays or national holidays except interior work. It is the Builder's responsibility to ensure that all personnel working on the lot are aware of these restrictions. Any contractor working outside of these construction hours will be made to leave.

11. Trespass

Builder/contractor is responsible for ensuring there shall be absolutely no trespassing on any lots within the subdivision at any time. This includes dumping waste, cutting trees, storage of material, or placement of dumpster, portable toilets, or vehicles on any lots other than the lot being worked on. It is **REQUIRED** that prior to the commencement of construction activities upon the lot, the Builder must establish the location of lot boundaries with string lines, paint marks, or other form of demarcation and maintain those boundary lines throughout the build to ensure compliance with this requirement.

12. Driving

This is a residential neighborhood with children and pedestrians present in the streets. Posted speed limits must be adhered to for the safety and peace of mind of residents. It is the Builder's responsibility to communicate the importance of this to all workers.

13. Noise

Contractors are expected to show consideration to residents when it comes to noise and refrain from creating a nuisance with shouting, or other noise not directly related to work. Music playing from speakers is prohibited.

14. Construction Timeline

- a. Approval of plans by the ACC is valid for 1 (one) year from date of written approval. If work has not started within 6 (six) month of approval date, plan approval shall expire, and plans must be resubmitted for review and approval.
- b. It is the expectation of Summit North Estates' ACC that construction of a residence be complete within 14 months of laying the foundation. If the construction will not be complete within the 14 months Summit North Estates Inc. and the ACC must be contacted immediately.

NOTE: All setbacks are measured from the property lines.

15. Concrete Washout Disposal

All concrete washout following foundation pours should be collected in washout pits or washout containers and removed from Summit North Estates for appropriate disposal. Under no circumstances should concrete washout be dumped onto the ground in lots, open ditches, or streets. Builders will be required to remove concrete waste at Builder's expense.

16. Electrical Poles

All electrical poles with meter loops must be installed beyond the front setback, at least 25' from the property line.

17. Culvert Requirements

- a. Minimum of 12" in diameter unless a smaller size is approved by the ACC.
- b. The first four lots down a hill must be 15" or larger.
- c. Lots beyond the first four on a hill must be 18" or larger.

18. Driveways

- a. All driveways must be asphalt, concrete, concrete pavers, white crushed limestone, or decomposed granite. Plans must include driveway length and width; finished materials; graphic depiction on the lot in relation to the home with measurements. All driveways require a 15' setback from neighboring property lines.
- b. Driveway extensions and parking pads must be approved in writing by the ACC. All crushed limestone and decomposed granite (any material that is not concrete or asphalt) driveways, driveway extensions, and parking pads must have borders with defined start, end, and edge boundaries. Acceptable borders include steel landscaping edging; plastic landscaping edging in black, brown or green; or consistently sized landscaping rocks. Edging must be sturdy enough to contain driveway material within for a clear demarcation of the borders.
- c. Driveway extensions and parking pads may not be in the 15' side or rear easements, or in the front yard side of the existing primary driveway.

19. Fence Requirements

Please see the "ACC-Fence-Requirements" document at summitnorth.org/accsubmissions

20. Vegetation and Tree Preservation

To maintain a natural aesthetic and sustain wildlife that rely on our community's vegetation, we ask that nature be preserved as much as possible when lot clearing. This especially includes trees (cedars, oaks, etc.), as well as other foliage and greenery. As such, we require Builders to submit a site plan showing where trees and vegetation

will be removed (Vegetation and Tree Preservation Plan) prior to ACC approval. Clear cutting lots is not permitted and whenever possible leave selective clearing to future homeowners. This is especially important in mitigating the effects of soil erosion. Any cut or trimmed oak wounds should coated with black paint or other sealant that is easily visible for verification. Clear cutting of lots will result in a cease and desist of construction until a revegetation plan has been submitted and approved by the ACC. The ACC must approve before any clearing of the lot is done.

21. Dark Skies Preservation

Summit North Estates is a Dark Skies friendly community. We require all outdoor lighting to be dark skies friendly - see this link for outdoor lighting options: idatexas.org. Plan your outdoor lights, including porch lights and perimeter lights so that no light spills onto a neighbor's property or is visible to your neighbors. Using proper color temperature (no greater than 3,000 Kelvins), pointing lights downward, and having property shielding in place are just a few ways to preserve the natural darkness within our neighborhood. Lighting choices must be submitted with plans for review. Outdoor lighting of 60 watt equivalent or less is required.

22. Violations

- a. Except as otherwise provided in this Section below or by applicable law, violation of these requirements will be handled in the following manner:
 - i. The Builder and Owner will be notified verbally (whether in person or by telephone) or via email of the subjection violation(s), and such violation(s) are required to be cured within 7 days of such notification.
 - ii. If a violation is not timely remedied following first notice thereof, the Builder and Homeowner will be sent a written notice concerning the continued violation(s) via certified USPS mail, and such violation(s) are required to be cured within 30 days of such notification.
 - iii. If a violation is not timely remedied following certified notice thereof, the Association may record a lien against the subject lot with respect to the subject violation(s). The release of any lien imposed upon a lot pursuant to these requirements will require payment to the Association of all expenses incurred by the Association in connection with remedy of the subject violation(s), if any, and a lien processing fee of \$126.
- b. With respect to any violation of the "Construction Hours" regulations, the ACC will verbally instruct the Builder and/or subcontractors to immediately cease and desist construction activities and to leave the lot and not to return until during approved construction hours. Any workers remaining on the subject lot following 15 minutes after such verbal notification of violation will be considered trespassing and the ACC may contact applicable law enforcement to remove such individuals from the lot and community.

c. With respect to any violation of the "Clean Site" regulations, the ACC will notify the Builder and Owner that all construction activities must immediately cease and desist until the subject violation(s) are remedied. In the event workers are conducting construction activities other than as necessary to remedy violation of the "Clean Site" regulations, the ACC will verbally instruction the Builder and/or subcontractors to immediately cease and desist construction activities and to leave the lot and not to return until the subject "Clean Site" violations have been remedied. Any workers remaining on the subject lot following 15 minutes after such verbal notification will be considered trespassing and the ACC may contact applicable law enforcement to remove such individuals from the lot and community.

I ACKNOWLEDGE THAT I HAVE READ, UNDERSTAND AND AGREE TO ABIDE BY THESE REQUIREMENTS. FURTHERMORE, IN MY CAPACITY AS BUILDER FOR THE SUBJECT PROJECT AND LOT, I AGREE TO CAUSE ALL CONTRACTORS AND/OR OTHER SERVICE PROVIDERS WORKING ON THE PROJECT TO ABIDE BY THESE REQUIREMENTS AND I WILL BE RESPONSIBLE FOR REMEDY OF ANY VIOLATIONS BY SUCH CONTRACTORS AND/OR SERVICE PROVIDERS.

BUILDER:	
	Printed Name
	Signature
	Date

Filed and Recorded
Official Public Records
Bobbie Koepp, County Clerk
Comal County, Texas
07/12/2024 09:37:02 AM
MARY 14 Page(s)
202406020849

Bobbie Koepp