

**REVITALIZED DECLARATION OF PROTECTIVE COVENANTS AND
RESTRICTIONS
SHADOW RUN – UNIT ONE AND UNIT TWO**

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, SHADOW RUN HOME OWNER'S ASSOCIATION, INC., A FLORIDA CORPORATION, hereinafter called the ASSOCIATION, is the community association incorporated on May 13, 1977, to carry out the duties and responsibilities of the Architectural Board established pursuant to that certain Declaration of Protective Covenants and Restrictions for Shadow Run – Unit One recorded in the Public Records of Hillsborough County, Florida in O.R. Book 2932, p. 132, et. seq. and that certain Declaration of Protective Covenants and Restrictions for Shadow Run – Unit Two recorded in the Public Records of Hillsborough County, Florida in O.R. Book 3189, p. 1581, et. seq. Said Declarations were executed and recorded by the Developer, Suncoast Highland Corporation, the former fee simple owner of all the land shown on the Plats of Shadow Run, Unit One and Unit Two, according to the plats thereof recorded in Plat Book 46 at page 24 and Plat Book 47 at page 47, respectively, of the Public Records of Hillsborough County, Florida.

WHEREAS, the Association is governing the subdivision known as SHADOW RUN, and the Association deems it necessary, proper and desirable to revitalize said Declarations of Protective Covenants and Restrictions as well as the Amended Declaration of Protective Covenants and Restrictions recorded in the Official Records of Hillsborough County, Florida, at Official Records Book 3971, beginning at Page 916; Amendment to Amended Declaration of Protective Covenants and Restrictions, recorded in the Official Records of Hillsborough County, Florida, at Official Records Book 4086, beginning at Page 1702; Second Amendment to Amended Declaration of Protected Covenants and Restrictions recorded in the Official Records of Hillsborough County, Florida, at Official Records Book 6168, beginning at Page 1912; Third Amendment to Amended Declaration of Protected Covenants and Restrictions recorded in the Official Records of Hillsborough County, Florida, at Official Records Book 7866, beginning at Page 1137; Fourth Amendment to Amended Declaration of Protected Covenants and Restrictions recorded in the Official Records of Hillsborough County, Florida, at Official Records Book 9667, beginning at Page 754; Fifth Amendment to Amended Declaration of Protected Covenants and Restrictions recorded in the Official Records of Hillsborough County, Florida, at Official

Records Book 10161, beginning at Page 1849; and Sixth Amendment to Amended Declaration of Protected Covenants and Restrictions recorded in the Official Records of Hillsborough County, Florida, at Official Records Book 10290, beginning at Page 1989; said Protective Covenants, Restrictions and other Conditions placed upon the land within said Subdivision, are incorporated into this Revitalized Declaration of Protective Covenants and Restrictions; it is deemed that said protective covenants and restrictions as amended and revitalized shall expressly run with the title to the land and govern all present and future owners and users thereof for their mutual protection, benefit and well being.

WHEREAS, all of the Amendments referenced hereinabove are hereby incorporated into this Revitalized Declaration of Protective Covenants and Restrictions of Shadow Run, Unit One and Unit Two.

WHEREAS, said Developer discontinued the Architectural Board and transferred its authorities, duties and responsibilities to said Association pursuant to Article X of said Declarations of Protective Covenants and Restrictions for Shadow Run – Unit One and Unit Two and pursuant to that certain Agreement to Transfer Rights and Duties under Shadow Run Declarations of Protective Covenants and Restrictions recorded in the Public Records of Hillsborough County, Florida, in O.R. Book 3970, p. 691, et. seq.

WHEREAS, said Association has the authority to amend said Declarations of Protective Covenants and Restrictions pursuant to Article XXXVII of said Declaration of Protective Covenants and Restriction for Shadow Run – Unit One and pursuant to Article XXXV of said Declaration of Protective Covenants and Restrictions for Shadow Run – Unit Two.

WHEREAS, said Association was established for the purpose of enforcing and supervising said restrictions and covenants, which is authorized but not required, to enforce and supervise the compliance with the provisions thereof;

NOW, THEREFORE, for and in consideration of the premises set forth herein and other good and valuable consideration, the Grantee of any Deed conveying any homesite or homesites, parcels or tracts shown on said plat or any plats or portions or replats thereof at any time during the term these restrictions are in force shall be deemed by the acceptance of such Deed to have expressly agreed to all such protective covenants, easements, conditions, charges, restrictions, reservations, burdens and servitudes as follows:

DEFINITIONS AS USED HEREIN

1. ASSOCIATION designates the Shadow Run Home Owner's Association, a Florida Corporation, its successors and assigns, singularly, plurally, or a combination thereof.

2. BOARD designates the Board of Directors of the Shadow Run Home Owner's Association. Said Board shall consist of not less than three (3) members, with full powers of regulation and approval of land use variances and other terms set forth in these covenants and restrictions.

3. GRANTEE or OWNER designates the purchaser of or holder of title of the homesites (however designated) and lands conveyed by the Developer to one or more persons, firms, concerns, corporations, etc., its or their grantees, heirs, executors, administrators, agents, lessees, representatives, successors or assigns.

4. DEVELOPER designates Suncoast Highland Corporation, a Florida Corporation, the former fee simple owner of all the land shown on the Plats of Shadow Run, Unit One and Unit Two, according to the plats thereof recorded in Plat Book 46 at Page 24 and Plat Book 47 at page 47, respectively, of the Public Records of Hillsborough County, Florida.

5. HOMESITE, LAND or PROPERTY designates land conveyed to grantee and/or improvements constructed thereon, except none of these restrictions shall pertain to any land, or property which has been zoned for commercial or other designated specific use or uses under the Hillsborough County Regulations other than residential. All land within Shadow Run Units One and Two is now and shall hereafter be zoned Residential Single Family Fixed Dwellings.

6. IMPROVEMENT designates use, design, plans, specifications, location, construction, removal or alteration, which addition, installation, improvement of, to or for any building, structure, utility, facility, fence, wall, sign, water well, lake or utility building performed or to be performed for or by the grantee upon any homesite, land or property of the grantee.

7. RESTRICTIONS shall mean the restrictions, conditions, limitations, covenants, easements, burdens, servitudes, agreements and declarations contained herein.

PROTECTIVE COVENANTS AND RESTRICTIONS

ARTICLE 1. Homesites

Limitation to Single Family Residential Use.
Definition of Homesites.

The term "Homesite" as used in the plat and herein shall refer to the numbered lots as shown on said plats. Such homesite tracts generally approximate one acre or more in size and are referred to herein as "Homesites." The homesites shown on said plat shall be used for residential purposes only. Except as herein otherwise specifically provided, no structure shall be erected or permitted to remain on any homesite on said land other than one single family residence, provided however, that in the event the owner of two or more homesites wishes to erect only one single family residence thereon, he may do so, in which event the set back lines hereinafter provided shall refer to the perimeter of the property he owns and not to the individual homesites.

ARTICLE 2. Homesite Restrictions

Certain Uses of Homesites Prohibited.

No building at any time situated on any homesite shall be used for any business, commercial, amusement, hospital, sanitarium, school, clubhouse, religious, charitable, philanthropic or manufacturing purposes, or as a professional office, and no billboards or advertising signs of any kind shall be erected or displayed thereon, except such signs as are permitted elsewhere in these protective covenants and restrictions. Prohibited uses include general farming, maintenance of muck lots, firing range or discharge of firearms, except for necessary lawful use, or the maintenance of any roadside stands. Use of homesites must also comply with applicable laws and regulations of governmental bodies and agencies.

No building situated on any homesite shall be rented or leased separately from the rental or lease of the entire property and no part of any such building shall be used for the purpose of renting rooms therein or as a boardinghouse, hotel, motel, tourist or motor court or other transient accommodation. No duplex residence, garage apartment or apartment house shall be erected or allowed to remain on any homesite and no building at any time shall be converted into a duplex residence, garage apartment or apartment house. Homesites may be used by the association, when approved by the board of directors, for parks or a community center if the occasion arises.

ARTICLE 3. Residence Height

Limitation on height of residence

Without the prior approval of the Board, and in compliance with the requirements or applicable governmental bodies, the height of the main residence on each homesite shall not be

more than thirty-five (35) feet in height nor more than two and one-half full stories above the normal surface of the ground.

ARTICLE 4. Residence One-Story

Size of one-story residence

No one-story residence shall be erected or allowed to remain on any homesite unless the ground floor square foot area of the main residence, exclusive of screened or unscreened porches, garages and carports, shall equal or exceed the following minimum square footages:

<u>Location of Residence</u>	<u>Minimum Square Footages</u>
Lakefront Homesites	2,000
Lakeview Homesites	2,000
Non Lakefront or Lakeview Homesites	2,000

ARTICLE 5. Residence Multi-Story

Size of one and one-half and two-story

The main entrance of all multi-story residences shall be at ground level. No stilt homes or similar beach type residence shall be permitted. No one and one-half story residence, and no two-story residence shall be erected or allowed to remain on any homesite unless the total floor area of all floors and levels of such residence, exclusive of screened or unscreened porches, garage and carports, shall equal or exceed the following minimum square footages:

<u>Location of Residence</u>	<u>Minimum Square Footages of</u> <u>All floor and levels</u>
Lakefront Homesites	2,200
Lakeview Homesites	2,200
Non Lakefront or Lakeview Homesites	2,000

ARTICLE 6. Utility Yards

A utility yard shall be a walled, fenced, or hedged enclosure which substantially obscures the content of the utility yard. The materials used, the height and the design of a utility yard must be approved by the Board prior to construction. Hedges must be maintained in a neatly trimmed and healthy condition.

The following must be wholly within a utility yard:

Pens, yards and houses for domestic pets, above-ground storage of construction materials, wood, coal, oil and other fuels, clothes, racks and clotheslines, clothes washing and drying equipment, laundry rooms, tool shops and workshops, garbage and trash cans and receptacles,

detached garages, above-ground exterior air-conditioning and heating equipment and other mechanical equipment and any other structures or objects determined by the Board to be of any unsightly nature or appearance.

Children's play structures such as towers, forts, tree houses, climbing and swing sets, etc., do not need to be wholly contained within a utility yard, but must be substantially obscured from the street by a building, trees, shrubs, fences, or a combination thereof, and maintained in good condition.

ARTICLE 7. Outbuilding

Definition of Detached Outbuilding

Except as provided in Article 8 or elsewhere in the protective covenants, no detached outbuilding, as said term is defined herein, shall be erected or allowed to remain on any part of any homesite on said land. The term "Detached Outbuilding", as used in these covenants and restrictions, means any garage, carport, quarters for domestic servants, laundry room, tool or workshop, hothouse, greenhouse, guest home, children's playhouse, summerhouse, outdoor fireplace, barbecue pit, animal barn or other animal shelter, swimming pool installation, or any other structure of any kind which extends more than three (3) feet above the normal surface of the ground, and which is detached from the single family residence located or to be located on such homesite. Except that Arbors, Bowers, Gazebos, Pergollas, Strombrellas and Trelessed gates and other such decorative structures can be constructed outside of a utility yard provided that Architectural board approval is obtained before construction. Small garden sheds may be erected for garden storage with no more than 144 square feet of floor space and no higher than 10 feet at peak of roof, without matching materials on the main residence, but must be trimmed in the same color as the main residence. Outbuildings of larger size must be of the same construction materials and color to match the main residence on the property.

In recognition that backboards and hoops are a normal American institution, one per residence will be allowed, and must be maintained in good appearance and condition, on a permanent pole and not attached to the main residence (unless obscured within a utility yard). Portable equipment must be moved to a utility yard after each use.

ARTICLE 8. Outbuilding Restrictions

Restrictions on location of detached outbuildings.

Any detached outbuilding may be erected and maintained within a utility yard required by Article 6 hereof, but any such detached outbuilding any part of which extends above the top of the fence or wall enclosing such utility yard shall be subject to the approval of the Board pursuant to the provisions of Article 8 hereof. Detached outbuildings which are not required to be located in a utility yard may be erected and allowed to remain on a homesite outside of a utility yard meeting the requirements of Article 6 hereof if the same have been approved by the Board pursuant to the provisions of Article 8 hereof, but such detached outbuilding shall not be commenced, erected, maintained or allowed to remain on the homesite outside of such a utility yard unless and until such approval has been first obtained. The purpose of this is to protect the aesthetic quality for the property by users and insure their protection.

ARTICLE 9. Building Location

Restriction on Location of Structure, Set Back Requirements, Utilization of Building Area, etc.

(a) There shall be a front yard on each homesite shown on the subject plat, or any future plats governed by these protective covenants and restrictions, of not less than fifty (50) feet. There shall be a side yard on each side of the residential structure of not less than twenty-five (25) feet. There shall be a rear yard of not less than one hundred (100) feet. No building or fence, or replacement fence, shall be constructed less than fifty (50) feet from the edge of the street pavement.

Other Provisions Related to Set Back and Location of Structures

(b) No building, detached outbuilding, utility yard, or any type or kind of permanent structure (except drives and walks), or any part of any of same, shall be erected, placed or allowed in the area of any homesite on said land lying between the front building restriction line as described and the access way or ways on which the homesite abuts.

(c) No building, detached outbuilding, wall or any type or kind of permanent structure, or any part of any of same, shall be erected, placed or allowed in the area of any homesite on said land lying between the rear building restriction line as shown on said plat and the rear or back line of the homesite.

(d) No utility yard, fence, wall or any type or kind of permanent structure and no hedge or planting other than grass shall be erected, allowed or placed within any of the areas designated on said plat as easements running along interior side lines nor any easement area

hereinafter granted. Notwithstanding any other provisions of these covenants and restrictions any utility yard, fence, wall, hedge or planting or other structure or improvement erected or placed within any other easement areas designated on said plat or reserved or given herein shall forthwith be removed by the property owner if and when required or requested to do so by the Board or beneficiary of the easement.

(e) As used in these covenants and restrictions the term "Interior Side Line" refers to a homesite side line which is not contiguous (i.e. abutting or adjoining) to one or more access ways.

(f) The provisions of this Article are subject to applicable county, city or other governmental restrictions that may be in force from time to time and it is acknowledged that such governmental provisions are to be complied with.

ARTICLE 10. Architectural Control

Architectural Control: Board is Authorized to Approve and Disapprove all Proposed Improvements.

(a) The Board has the authority and duty to study, examine, inspect, approve, reject, review and pass upon all proposed improvements to be constructed on any homesite, commercial or recreational facility. The Board shall consider the aesthetics, quality of workmanship, materials, landscaping, devices and all other matters related to the standard and quality of and compliance with these restrictions and the development and use of the proposed improvements within the subject development of SHADOW RUN, UNIT ONE AND UNIT TWO.

(b) The Board, is authorized and empowered to establish rules, standards, regulations and procedures necessary or desirable for the proper performance of all the functions to be performed by said Board, and shall continue in its function until written notice shall be given by the Association for its discontinuance, and each grantee and/or user shall abide by such rules, standards, regulations and procedures.

(c) The Association, said Board, and the officers, directors and members thereof, shall not be liable with regard to any undertaking by consequence of its enactment and enforcement of, or failure to enact or enforce, minimum standards for such improvements, and no act or omission shall be construed to impose any liability upon the Association, said Board or the officers, directors and members thereof, for damages or harm which any grantee may sustain. Grantee and/or user, in each instance, shall be responsible for the safety and quality of the

improvement constructed or enacted by or for said grantee. It is understood that the standards imposed by these restrictions and the Board are in all instances minimum standards.

(d) The Board shall be authorized to grant variances or exceptions from any of the rules, standards, regulations and procedures established by it or restrictions herein contained where, owing to existing or special conditions and circumstances, a literal enforcement of the provisions thereof would result in hardship, provided such variance or exception does not affect the uniform development and quality of the development. In granting any variance or exception the Board may prescribe any conditions and safeguards when made a part of the terms under which such variances or exceptions are granted, and such variances or exceptions shall not be deemed a violation of these restrictions. Prior to granting any variance or exception, The Board shall give fourteen (14) days written notice to the property owners immediately adjoining the property being affected to hear and consider any complaint registered by such immediately adjoining property owners.

Article 11. Architectural Control Procedures.

Detailed Plans and Specifications Require Board's Approval Before Commencement of Construction or Improvements.

For the purpose of further insuring the development of said land as a residential area of highest quality and standards, and in order that all improvements on each homesite shall present an attractive and pleasing appearance from all sides and from all points of view, the Board reserves the exclusive power and discretion to control and approve all of the buildings, structures and other improvements on each homesite in the manner and to the extent set forth herein. No residence or other building, and no fence, wall, utility yard, driveway, swimming pool or other structure or improvement, regardless of size or purpose, whether attached to or detached from the main residence, shall be commenced, placed, erected or allowed to remain on any homesite, nor shall any addition to or exterior change or alteration hereto be made, unless and until building plans and specifications covering the same, showing the nature, kind, shape, height, size, materials, floor plans, exterior color schemes with paint samples, location and orientation on the homesite and approximate square footage, construction schedule, on-site sewage and water facilities, and such other information as the Board shall require, including, if so required, plans for the grading and landscaping of the homesite showing any changes proposed to be made in the elevation or surface contours of the land, have been submitted to and approved in writing by the

Board and until a copy of all such plans and specifications, as finally approved by the Board have been lodged permanently with the Board. The Board shall have the absolute and exclusive right to refuse to approve any such building plans and specifications and lot-grading and landscaping plans which are not suitable or desirable in its opinion for any reason, including purely aesthetic reasons connected with future development plans of the Board of said land or contiguous land. In passing upon such building plans and specifications and lot-grading and landscaping plans of the Board of said land or contiguous land. In passing upon such building plans and specifications and lot-grading and landscaping plans, the Board may take into consideration the suitability and desirability of the proposed constructions and of the materials of which the same are proposed to be built, to the homesite upon which it is proposed to erect the same, the quality of the proposed workmanship and materials, the harmony of external design with the surrounding neighborhood and existing structures therein, and the effect and appearance of such constructions as viewed from neighboring properties. Such building plans and specifications shall be prepared for the specific use of the property owner submitting the same and shall consist of not less than the following: Foundation plans, floor plans of all floors, section details, elevation drawings of all exterior walls, roof plan and plot plan showing location and orientation of all buildings and other structures and improvements proposed to be constructed on the homesite, with all building restriction lines shown. Such plans and specifications shall also show the location of all trees on the homesite having a diameter of ten inches or more, breast high. In addition there shall be submitted for approval such samples of building materials proposed to be used as the Board shall specify and require. Regardless of the preceding provisions and specifications, the approval of the Board shall not be required for any detached outbuilding as defined in Article 7 hereof, which is to be erected and maintained wholly within a utility yard required by Article 6 hereof, if no part of such detached outbuilding extends above the top of the fence or wall enclosing such utility yard. All lawns to be of St. Augustine grass or Florida Friendly Landscaping as approved by the Board.

See Article 12 hereof dealing with instances where the Board fails to approve or disapprove building plans and specifications within a period of 45 days. However, even though under Article 12 approval be deemed granted, no residence or other building structure or improvement which violated any of the protective covenants and restrictions herein contained or

which is not in harmony with the surrounding neighborhood and the existing structures therein shall be erected or allowed to remain on any part of a homesite on said land.

All lawns next or adjacent to streets must be completely sodded or seeded with grass to the actual paved areas of such street or streets and thereby are to abut such pavement. Thus an owner of a homesite is to cause lawn to be planted and maintained between a street and his tract, even though he may not have actual title to the whole area abutting the easement.

ARTICLE 12. Approval of Building Plans

Consent of Board Implied After 45 days from Plans or Requests Submitted Thereto.

Wherever in these covenants and restrictions the consent or approval of the Board is required to be obtained, no action or construction which requires such consent or approval shall be commenced or undertaken until after a request in writing seeking the same has been submitted to and approved in writing by the Board. Requests shall be submitted to the Board at its principal office of business. In the event the Board fails to act on any such written request within 45 days after the same has been submitted to the Board as required above, the consent or approval of the Board to the particular action sought in such written request shall be presumed; however, no action shall be taken by or on behalf of the person or persons submitting such written request which violates any of the covenants or restrictions herein contained, nor any law or regulation of a governmental body.

ARTICLE 13. Garage and Carports

Garage and Carport Standards Including Direction of Entrance and Screening Specifications

All residences must have a garage with a capacity for at least two automobiles. All residences must have a garage which is an integral part of the main residence building or dwelling. Garage entrances will be located on the side or back of the residence and not facing open to a street if possible. Garages on corner lots on Shadow Run Boulevard, are not to open toward Shadow Run Boulevard.

Carports are permitted only on home sites which also have a garage. Carports will be screened on all sides, using materials and design approved by the Board, which screening will have the effect that objects located within the carport will present a broken and obscured view from the outside thereof.

ARTICLE 14. Boats and Vehicles

Restrictions on Location and Parking of Vehicles and Boats

No wheeled vehicles of any kind and no boats may be kept or parked on a homesite unless same are completely inside a garage or building attached to the main residence or within a utility yard meeting the requirements of Article 3 hereof, except that private automobiles of the occupants bearing no commercial signs may be parked in the driveway, and except that other vehicles may be parked in the driveway during the times necessary for pickup and delivery service and solely for the purpose of such service. No wheeled vehicle or boat which by reason of its size would not be substantially obscured from view from the outside of a utility yard shall be kept or parked in any such utility yard.

ARTICLE 15. Window Air Conditioning Units.

Limitation on Window Air Conditioning Units

Unless the prior approval of the Board has been obtained, no window air conditioning units shall be installed in any residence.

ARTICLE 16. Land Use and Building Type

Requirement of Timely Completion of Residence After Commencement of Construction and Other Items Pertinent to Construction Period Completion Required Within Twelve Months Unless Delay Excused.

When the construction of any building is once begun, work thereon shall be prosecuted diligently and continuously until the full completion thereof. The main residence and all related structures shown on the plans and specifications approved by the Board pursuant to Article 12 hereon must be completed in accordance with said plans and specifications within twelve (12) months after the start of the first construction upon each homesite unless such completion is rendered impossible as the direct result of strikes, fires, national emergencies or other natural or uncontrolled calamities.

Prior to completion of construction, the property owner shall install a suitable concrete, brick, black top asphalt driveway from the concrete portion of the abutting access way to his garage. No other materials including without limitation, cedar chips or mulch will be permitted. This driveway must be maintained. During construction on any building plot, all vehicles involved in such construction, including those delivering material and supplies, shall enter upon such homesite from the access way only at such location as shall be approved by the Board, and

such vehicles shall not be parked at any time on the access way or ways or upon any property other than that on which the construction is proceeding.

The exterior of each dwelling must be completed in every detail in accordance with approved plans and specifications prior to occupancy.

ARTICLE 17. Temporary Structures.

Restrictions on Picnic Areas, Other Buildings, Trailers and Detached Outbuildings Prior to the Start of Construction of a Residence.

No picnic areas, sheds, shacks, trailers and no detached outbuildings as defined in Article 7 hereof shall be erected or permitted to remain on any homesite prior to the start of construction of a permanent residence thereon.

ARTICLE 18. Structures Allowed

Sheds, Shacks, and other Temporary or Movable Buildings are not Permitted Unless Concealed within the Utility Yard.

Except for structures which are permitted by other provisions hereof to be located within the utility yard referred to in Article 6 hereof, no shed, shack, barn, trailer, tent or other temporary or movable building or structure of any kind shall be erected or permitted to remain on any homesite. This Article shall not prevent the use of a temporary construction shed during the period of actual construction of the main residence and other buildings permitted hereunder nor the use of adequate temporary sanitary toilet facilities for workmen during the course of such construction.

ARTICLE 19. Sight Distance

Right to Remove Obstruction to Sight Lines

No fence, sign, wall, hedge, shrub planting or other article which obstructs sight lines and elevations between two (2) and six (6) feet above the roadways shall be placed, nor be permitted to remain on any corner homesite within the triangular area formed by the street property lines and a line connecting them at points fifty (50) feet from the intersection of the abutting street lines or in the case of a rounded property corner from the intersection of the street property lines extended. The same sight line limitation shall apply on any homesite within ten (10) feet from the intersection of a street property line with the edge of a driveway. No tree shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.

Further, the Board shall have the right, but no obligation, to remove or require the removal of any fence, wall, hedge, shrub, bush, tree or other thing, natural or artificial, placed or located on any homesite, if the location of the same will, in the sole judgment and opinion of the Board, obstruct the vision of a motorist upon any of the streets or access ways.

ARTICLE 20. Temporary Residence.

Trailers, Basements, Garages and the Like May not be used as a Residence.

No trailer, basement, barn, garage, or any other outbuilding of any kind, even if otherwise permitted hereunder to be or remain on a homesite, shall at any time be used as a residence either temporarily or permanently. No temporary structure shall be used as a residence.

ARTICLE 21. Signs

Use of "For Rent", "For Sale" and other signs.

Except as otherwise permitted herein, or by modifications hereof, no sign of any character shall be displayed or placed upon any homesite, except "For Rent" or "For Sale" signs, which signs may refer only to the particular premises on which displayed, shall not exceed three (3) square feet in size, shall not extend more than four (4) feet above the surface of the ground, shall be fastened only to a stake in the ground and shall be limited to one sign to a property. The Board may enter upon any homesite and summarily remove and destroy any signs which do not meet the provisions of this article, and shall not be deemed a trespasser therefore.

ARTICLE 22. Television and Radio Antennae

Board Must Approve the Location and Type of Exterior Radio and Television Antennae and also Certain other Equipment not Located in the Utility Yard.

No radio or television aerial or antennae nor any other exterior electronic or electric equipment or devices of any kind, including cable Television tie-ins, shall be installed or maintained on the exterior of any structure located on a homesite or any portion of any homesite not occupied by a building or other structure unless and until the location, site, and design thereof shall have been approved by the Board. The provisions of this paragraph shall not apply to equipment or devices located wholly within a utility yard meeting the requirements of Article 6 thereof.

ARTICLE 23. Incinerators.

Garbage or Trash Incinerators are not Permitted. Garbage Containers must be kept within the Utility Yard, in underground Garbage Receptacles or Approved Enclosures.

No garbage or trash incinerators shall be placed or permitted to remain on a homesite or any part thereof. Garbage, trash and rubbish shall be removed from the homesite in said subdivision only by services or agencies approved in writing by the Board. After the erection of any building on any homesite, the owner shall keep and maintain on said homesite covered garbage containers in which all garbage shall be kept until removed. Such garbage containers, shall be kept at all times, at the option of the homesite owner, either within a utility yard obscured from view behind a solid fence or within underground garbage receptacles located on the homesite or on the access way at such location as shall be approved by the Board. Any such underground garbage receptacles shall be constructed so that garbage containers will not be visible. Underground garbage receptacles are prohibited in some municipalities and governmental areas, accordingly if such use shall become limited or prohibited for any reason in the future the use thereof by an owner shall be likewise limited or prohibited.

ARTICLE 24. Mail Boxes

Mail and Paper Box Holders

No mail box or paper box or other receptacle of any kind for use in the delivery of mail or newspapers or magazines or similar material shall be erected or located on any homesite unless and until the size, location, design and type of material for said boxes or receptacles shall have been approved by the Board. All new mail boxes, including those belonging to homes of new construction and replacements of those belonging to existing homes, will be of a similar style, construction and color of the main residence. If and when the United States mail service or the newspaper or newspapers involved shall indicate a willingness to make delivery to wall receptacles attached to the residence, each property owner, on the request of the Board, shall replace the boxes or receptacles previously employed for such purpose or purposes with wall receptacles attached to the residence. Mail boxes must be well maintained and meet the approval of the U.S. Postal Service.

ARTICLE 25. Livestock and Poultry

Provides Restrictions on the Keeping, Raising and Maintenance of Dogs, Cats, Birds and Other Animals and Fowl.

No horses, mules, ponies, donkeys, burros, cattle, sheep, goats, swine, rodents, reptiles, pigeons, pheasants, game birds, game fowl or poultry or guineas shall be kept, permitted, raised

or maintained on any homesite on said land. No other animals, birds, or fowl shall be kept, permitted, raised or maintained on any such homesite, except as hereinafter permitted in this Article. No more than two (2) dogs, not more than two (2) cats, not more than four (4) birds (excluding parrots) and not more than four (4) rabbits may be kept on a single homesite for the pleasure and use of occupants but same may not be kept for any commercial or breeding use or purpose. If any of such permitted animals or birds shall, in the sole opinion of the Board, become dangerous or an annoyance or nuisance in the neighborhood or nearby property or destructive to wild life, they may not thereafter be kept on the homesite. Birds and rabbits shall be kept in caged or in an enclosure at all times. Owners shall use due care to keep pets under control and not to allow such to be a nuisance or danger.

ARTICLE 26, Lakes

Boats with Motors Exceeding 5 Horsepower will not be Allowed on Lake Grady

Lake Grady being the major lake within the boundaries of the Shadow Run property, only those power boats equipped with motors not to exceed 5 horsepower shall be allowed thereon.

This prohibits internal combustion engines, jet skis or boats, airboats, air cushion vehicles, and ATVs or motorbikes. Notwithstanding the foregoing, steam engines are allowed if less than five horsepower.

ARTICLE 27. Nuisances

Nuisances and Offensive or Illegal Activities are Prohibited. No Trash, Rubbish or Waste Material may be Allowed to Accumulate on Owner's Property or be Disposed of by Burning or Placing on Contiguous Land.

No illegal, noxious or offensive activity or condition shall be permitted or carried on any part of said land, nor shall anything be permitted or done thereon which is or may become a nuisance or a source of embarrassment, discomfort or annoyance to the neighborhood. No trash, garbage, rubbish, debris, waste materials, or other refuse shall be deposited or allowed to accumulate or remain on any part of said land, nor upon any land or lands contiguous thereto. No fires for burning of trash, leaves, clippings, or other debris or refuse shall be permitted on any part of said land.

ARTICLE 28. Trees and Other Plantings

Refers to Planting Outside of the Owner's Property and Cutting of Larger Trees.

No owner of a homesite shall plant or place any shrubbery, hedges, trees or other planting on any part of said land lying outside the owner's property. No living tree may be cut on any said land without first obtaining the written consent of the Board, and regulatory governmental body to the extent government regulations apply.

ARTICLE 29. Appearance and Homesites

Requires Each Owner to Keep His Homesite Free of Tall Grass, Undergrowth, Dead Trees and Limbs, Trash and Rubbish and Authorizes the Board at the Owner's Expense, to Correct Such Conditions if the Owner Refuses to do so.

The owner of each homesite, whether such property be improved or unimproved, shall keep such land free of tall grass, undergrowth, dead trees, dangerous dead tree limbs, weeds, trash and rubbish, and shall keep such land at all times in a neat and attractive condition. Unimproved lots need not be kept free of normal detritus material found in the natural state, except for the area within 15 feet of the roadway; however, dangerous debris and manmade litter must be cleared. In the event the owner fails to comply with the preceding sentence of this Article, the Board shall have the license and right, but no obligation, to go upon such land and to cut and remove tall grass, undergrowth and weeds and to remove rubbish and any unsightly or undesirable things and objects therefrom, and to do any other things and perform and furnish any labor necessary or desirable in its judgment to maintain the property in a neat and attractive condition, all at the expense of the owner of such homesite, which expense shall be payable by such owner to the Association, or person or persons who performed the services, on demand. Such charges shall constitute a direct and judicially enforceable lien against said homesite capable of being foreclosed upon in law or equity by the Board or its designee in order to discharge such lien. The property owner shall be responsible for reasonable attorneys' fees and court costs for collection of said expenses in addition to the clearing expenses.

ARTICLE 30. Water Supply

Homesite Owner is Responsible for the Drilling of Own Well to Serve His Residence.

The water supply for each homesite shall come from individual wells provided and maintained by the individual lot owner. It shall be the individual lot owner's responsibility to install the well at his own expense. Installation shall be accomplished only by a licensed well driller. It shall be the responsibility of the lot owner to obtain himself, or through the well driller, approval by the Board as to the type and location of the well, and, to secure all necessary

permits in accordance with the relevant Governmental Agencies. The number of wells per homesite shall be limited to one (1), except where express permission for additional wells has been obtained in writing from the Board. The water holding tank shall be enclosed in the garage or in the rear of the residence so as not to be visible from streets.

ARTICLE 31. Sewage Disposal

Homesite Owner is to Install a Septic Tank and Drain Field to Service His Residence. If a Central Sewage Collection and Treatment Systems Becomes Available, Owners Must Connect to and Use that System for Sewage Disposal.

Unless and until a sewage treatment plant and collection system shall be provided to serve the said land, a septic tank and drain field, in accordance with applicable laws and regulations, shall be placed on each homesite by the respective property owner at his expense and shall be maintained by him in good operating condition. The tank shall be located to take into account future connection with a sewer system. When and if such central sewage treatment plant and collection system is provided, each owner of a homesite to which such system is made available shall, at his expense, be required to connect his sewage disposal lines to the sewage collection line provided to serve that owner's property so as to comply with the requirements of such sewage collection and disposal service and shall pay contributions in aid-of-construction and connection charges as established or approved by the Board. After such connection, each such property owner shall pay when due the disposal service made by the operator thereof. No sewage shall be discharged onto the open ground or into any marsh, lake, pond, park, ravine, drainage ditch or canal or access way unless under the supervision and control of the Board and regulatory government body to the extent government regulations apply.

ARTICLE 32. Easements

Relates to Easements Reserved By the Developer.

The Developer, for itself and its successors and assigns, hereby reserves and is given a perpetual, alienable, and releasable easement, privilege and right on, over and under the ground to erect, maintain and use electric and telephone poles, wires, cables, conduits, water mains, drainage lines or drainage ditches, sewers and other suitable equipment for drainage and sewage disposal or for the installation, maintenance, transmission and use of electricity, telephone, gas, lighting, heating, water, drainage, sewage and other conveniences or utilities on, in, over and under all of the easements shown on said plat or those hereafter granted (whether such easements

are shown on said plat to be for drainage, utilities or any other purpose) and on, in, over and under a five (5) foot strip at the back of each homesite and on, in, over and under a five (5) foot strip along the interior side homesite lines of each homesite shown on said plat, and the Developer shall have the unrestricted and sole right and power of alienating and releasing the privileges, easements and rights referred to in this Article.

The owners of the homesites subject to the privileges, rights and easements referred to in this Article shall acquire no right, title or interest in or to any poles wires, cables conduits, pipes mains, lines or other equipment or facilities placed on, over or under the property which is subject to said privileges, rights and easements. All such easements including any designated on said plat are and shall remain private easements and the sole and exclusive property of the Developer and its successor and assigns. The easements created hereunder are in addition to those reserved for or granted to governmental or public utility bodies. Any wall, fence, planting or any other improvements located in an easement area shall be removed upon the request of the Developer, its successors or assigns, or any public utility using said area, at the expense of the owner of such homesite. The Developer or Board shall have the right to enter and to permit others to enter upon said reserved easement areas for any of the purposes for which said easements are reserved.

ARTICLE 33. Resubdividing or Replatting

Relates to Resubdividing or Replatting of the Homesites.

The platted homesites shall not be resubdivided or replatted except as provided in this Article. Any homesites shown on said plat may be resubdivided or replatted (by deed or otherwise) only with the prior approval of the Board and with such approval may be subdivided or replatted in any manner which produces one or more homesites each of which shall meet the requirements of one acre per homesite. Resubdivision is not to occur which will produce a greater number of smaller homesites. The several covenants, restrictions, easements and reservations herein set forth, in case any of said homesites shall be resubdivided or replatted as aforesaid, shall thereafter apply to such homesites as resubdivided or replatted instead of applying to the homesites as originally platted except that no such resubdivision or replatting shall affect easements shown on said plat or later granted.

ARTICLE 34. Collection of Assessments, Default and Enforcement.

34.1 Monetary Defaults and Collection of Assessments.

34.1.1 Interest. If any member is in default in the payment of any Assessment for more than ten (10) days after the Assessment is due, or in the payment of any other monies owed to the Association for a period of more than ten (10) days after written demand by the Association, the Association may charge such Member interest at the highest rate permitted by law on the amount owed to the Association from and after said ten (10) day period.

34.1.2 Acceleration of Assessments. In addition, if any Member is in default of the payment of any Assessment or any other monies owed to the Association for more than ten (10) days after written demand by the Association, the Association shall have the right to accelerate and require such defaulting Member to pay to the Association Assessments for the next twelve (12) month period, based upon the then existing amount and frequency of Assessments. In the event of such acceleration, the defaulting Member shall continue to be liable for any increases in the regular Assessments and/or all other Assessments and monies payable to the Association.

34.1.3 Collection. If any Member fails to pay any Assessment or other monies due to the Association within ten (10) days after written demand, the Association may take any action deemed necessary to collect such Assessments or monies, including, but not limited to, retaining the services of a collection agency or attorney to collect such Assessments or monies, initiating legal proceedings for the collection of such Assessments or monies, recording a claim of lien as hereinafter provided, and foreclosing the claim of lien in the same fashion as mortgage liens are foreclosed, or any other appropriate action, including seeking a money judgment against the Member (without thereby waiving any claim of lien) and the Member shall be liable to the Association for all costs and expenses incurred by the Association incident to the collection of any Assessment or other monies owed to it, and the enforcement and/or foreclosure of any lien for same, including reasonable attorneys' fees, and all sums paid by the Association for taxes on account of any superior mortgage, lien or encumbrance to preserve and protect the Association's lien. Reasonable attorneys' fees incurred by the Association incident to the collection of such lien, together with all sums advanced and paid by the Association for taxes and payment on account of superior mortgages, liens, or encumbrances which may be required to be advanced by the Association in order to preserve and protect its lien, including unpaid Assessments, interest,

costs, and attorneys' fees which are due and may accrue subsequent to the recording of the claim of lien and prior to entry of a final judgment of foreclosure, shall be payable by the member and secured by such lien. The association shall have the right to bid in the foreclosure sale of any lien foreclosed by it for the payment of any Assessments or monies owed to it, and if the Association becomes the owner of any property by reason of such foreclosure, it shall offer such property for sale within a reasonable time and shall deduct from the proceeds of such sale all assessments or monies due it. All payments received by the Association on account of any Assessments or monies owed to it by any Member shall be first applied to payments and expenses incurred by the Association, then to interest, then to any unpaid Assessments or monies owed to the Association in the inverse order that the same were dated. If any foreclosure sale results in a deficiency, the Association may request the Court to enter a personal judgment against the Member for such deficiency.

34.1.4 Lien for Assessments and Monies Owed to Association. The Association shall have a lien on all property that is subject to this Amended Declaration and is owned by any Member (the "Subject Property") for any unpaid Assessments (including any Assessments which are accelerated pursuant to this Declaration) or other monies owed to the Association by such Member, and for interest, reasonable attorneys' fees incurred by the Association incident to the collection of the Assessments and other monies owed to it and the enforcement and/or foreclosure of the lien, including reasonable attorneys' fees, and for all sums advanced and paid by the Association for taxes and on account of superior mortgages, liens or encumbrances in order to protect and preserve the Association's lien. The lien is effective from and after recording of a claim of lien in the public records of Hillsborough County. The lien is in effect until all sums secured by it have been fully paid. The claim of lien must be signed by an officer or agent of the Association. Upon payment in full of all sums secured by the lien, the person making the payment is entitled to a satisfaction of the lien.

34.1.5 Transfer of Property After Assessment. Except as provided in subsection 34.1.6 below, the Association lien shall not be affected by the sale or transfer of any property subject to the Amended Declaration, and in the event of any such sale or transfer, both the new owner and the prior owner shall be jointly and severally liable for all Assessments, interest and other costs and expenses owed to the Association.

34.1.6 Subordination of the Lien to Mortgages. The lien of the Association for Assessments or other monies shall be subordinate and inferior to the lien of any first mortgage encumbering any of the Subject Property, provided that such holder in the ordinary course of business makes, purchases, guarantees, or insures mortgage loans, including, without limitation, a bank, savings and loan association, insurance company, real estate or mortgage investment trust, pension or profit sharing plan, mortgage company, Federal National Mortgage Association, Federal Home Loan Mortgage Corporation, an agency of the United States or any other governmental authority, or any other similar type of lender generally recognized as an institutional-type lender (“Institutional Lender”). The sale or transfer of any property by the foreclosure of a first mortgage or by deed in lieu thereof, shall extinguish the lien of the Association as to any Assessment, interest, expenses or other monies owes to the Association which became due prior to such sale or transfer, unless a claim of lien for same was recorded prior to the recording of the mortgage, and neither the mortgagee, nor any purchaser at a foreclosure sale, nor their grantees or successors, shall be responsible for said payments, but they shall be liable for any Assessments due after such sale or transfer.

34.1.7 A Member who is in default in the payment of any annual assessment for more than ninety (90) days after such assessment is due shall be deemed not in good standing with the Association and shall not be entitled to cast a vote on any Association matters until such default is cured.

34.2 Non-Monetary Defaults. In the event of a violation by any Member (other than the nonpayment of an Assessment or other monies) of any of the provisions of the Amended Declaration, or of the Articles or Bylaws of the Association, the Association shall notify the Member of the violation, by written notice. If such violation is not cured as soon as practicable and in any event within fifteen (15) days after such written notice, or if the violation is not capable of being cured within fifteen (15) day period, if the Member fails to commence and diligently proceed to completely cure as soon as practicable such violation within fifteen (15) days after written notice by the Association, the Association may, at its option:

34.2.1 Commence an action to enforce the performance on the part of the Member, or for such equitable relief as may be necessary under the circumstances, including injunctive relief; and/or

34.2.2 Commence an action to recover damages; and/or

34.2.3 Take any and all action reasonably necessary to correct such failure, which action may include, but is not limited to, removing any building or improvement for which architectural approval has not been obtained, or performing any maintenance required to be performed by this Amended Declaration; and/or the rights granted to the Association in this subsection 34.2.3, including the right to enter upon the Member's property where a violation may exist and to abate the violation, which entry and abatement shall not be deemed to constitute a trespass. The Association shall not be liable to any Member for any damages that a Member may sustain as a result of the Association's entry upon the Member's property to abate a violation of the restrictive covenants, except such damages resulting from the Association's willful misconduct or gross negligence; and/or

34.2.4 Impose liquidated damages against the Member who is in violation of the Amended Declaration in an amount equal to \$10.00 per day for so long as the violation continues.

Notwithstanding anything to the contrary contained in this Article 34, a Member who receives written notice from the Association of a non-monetary violation of the Amended Declaration shall have the right, upon written request to the Association within seven (7) days of the Member's receipt of notice of the violation, to a hearing before the Board of Directors of the Association or a subcommittee thereof to show cause for or to explain the violation of the Amended Declaration, prior to the Association's implementation of any enforcement action permitted by this Article 34.

Any expenses incurred by the Association in connection with the correction of any violation of the Amended Declaration, or the commencement of any action against any member, including reasonable attorneys' fees, shall be assessed against the applicable Member, and shall be due upon written demand by the Association. The Association shall have a lien for any such Assessment and any interest, costs or expenses associated therewith, including attorneys' fees incurred in connection with such Assessment and may take such action to collect such Assessment or foreclose said lien as in the case and in the manner of any other Assessment as provided above. Any such lien shall only be effective from and after the recording of a claim of lien in the public records of Hillsborough County.

34.3 No Waiver. The failure of the Association to enforce any right, provision, covenant or condition which may be granted by this Declaration, the Articles, or the Bylaws, shall not constitute a waiver of the right of the Association to enforce such right provision, covenant or condition in the future.

34.4 Rights Cumulative. All rights, remedies and privileges granted to the Association pursuant to any terms, provisions, covenants or conditions of this Declaration, the Articles or the Bylaws, shall be deemed to be cumulative, and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the Association thus exercising the same from executing such additional remedies, rights or privileges as may be granted or as it might have by law.

34.5 Certificate as to Unpaid Assessments or Default. Within 15 days after written request by any Member or Institutional Lender holding or making a mortgage encumbering any Property, the Association shall provide such Member or Institutional Lender with a written certificate as to whether or not the Member is in default with respect to the payment of Assessments or with respect to compliance with the terms and provisions of this Declaration. Any person who relies on such certificate in purchasing or making a mortgage encumbering any property subject to the Amended Declaration shall be protected thereby.

34.6 Enforcement of Declaration by Members. Any Member shall have the right to enforce the Amended Declaration, and may commence any proceeding at law or in equity against the person or entity violating the Amended Declaration after providing the defaulting person with written notice and fifteen (15) days opportunity to cure the violation or, if the violation is not capable of being cured within such fifteen (15) day period such period of time as may be reasonably necessary to cure the violation provided that the defaulting person commences and diligently proceeds to completing such cure within fifteen (15) days after written notice. The failure of any Member to enforce promptly the provisions of these covenants and restrictions shall, at no time, be construed as a waiver of that Member's future rights to enforce the Declaration.

ARTICLE 35. Amendments to Covenants and Restrictions.

The Board May Amend or Modify Protective Covenants in its Sole Judgment and May Grant Exceptions Thereto. Subsequent Owners of Homesite Can Not Impose Additional or New Restraints.

(a) The Board reserves and shall have the sole right (1) to amend these protective covenants and restrictions, but all such amendments shall conform to the general purposes and standards of the covenants and restrictions herein contained, (2) to amend these covenants and restrictions for purpose of curing any ambiguity in or any inconsistency between the provisions contained herein, (3) to include in any contract or deed or other instrument hereafter made any additional covenants and restrictions applicable to the said land which do not lower the standards of the covenants and restrictions herein contained, and (4) to release any homesites from any part of the covenants and restrictions which have been violated (including, without limiting the foregoing, violations of building restriction lines and provisions hereof relating thereto) if the Board, in its sole judgment, determines such violation to be a minor or insubstantial violation.

(b) No property owner, without the prior written approval of the Board, may impose, grant or reserve any additional covenants, rights of way, easements and restrictions upon or under any part of the land shown on the plat.

ARTICLE 36. Invalidation of Covenants and Restrictions

Invalidation of Protective Covenants in Part Shall Not Affect or Modify Remaining Covenants and Restrictions.

The invalidation of any provision or provisions of the covenants and restrictions set forth herein by judgment or court order shall not affect or modify any of the other provisions of said covenants and restrictions which shall remain in full force and effect.

ARTICLE 37. Transfer of Rights and Privileges

Authority of Developer to Transfer and Assign Rights and Privileges Given to or Reserved by the Developer Under the Protective Covenants and Restrictions.

(a) The Developer transferred and assigned to the Association, any and all rights, powers, privileges, authorities and reservations given to or reserved by the Developer pursuant to that certain Agreement to Transfer Rights and Duties under Shadow Run Declarations of Protective Covenants and Restrictions recorded in the Public Records of Hillsborough County, Florida, in O.R. Book 3970, p. 691, et seq.

(b) From this date forwarded, all new owners of property within Shadow Run, Units One and Two, are required to maintain membership in the Association.

ARTICLE 38. Duration of Covenants and Restrictions

Duration of Protective Covenants and Restrictions With Extensions Authorized.

The protective covenants and restrictions as they may be amended and added to from time to time as provided for herein, shall, subject to the provisions hereof and unless released as herein provided, be deemed to be covenants running with the title to said land and shall remain in full force and effect until the first day of January, A.D., 2042, and thereafter, the said covenants and restrictions shall be automatically extended for successive periods of fifteen (15) years each, unless within six (6) months preceding the end of any such successive fifteen (15) year period, as the case may be, a written agreement executed by the then record owners of a majority of the homesites shown on the plat of the subdivisions, including additions thereto, shall be placed on record in the Office of the Clerk of the Circuit Court of Hillsborough County, Florida, in which written agreement of any of the covenants, restrictions, reservations and easements provided for herein may be changed, modified, waived or extinguished in whole or in part as to all or any part of the property then subject thereto, in the manner and to the extent provided in such written agreement. Only one vote is allowable per homesite for the above purpose. In the event that any such written agreement shall be executed and recorded as provided for above in this Article 38, these original covenants and restrictions, as therein modified, shall continue in force for successive periods of fifteen (15) years each, unless and until further changed, modified, waived or extinguished in the manner provided in this paragraph.

ARTICLE 39. Assessments for Expenses of the Association.

39.1 Liability for Assessments. Each Member of the Association owning real property in Shadow Run Unit One and Shadow Run Unit Two, as defined in the Articles and Bylaws of the Association (“Member”) hereby covenants and agrees to pay the Member’s pro rata portion of all expenses of any kind or nature whatsoever incurred by the Association (“Assessments”), including, but not limited to, expenses incurred in connection with the ownership, maintenance, repair, improvement, or operation of property to be maintained by the Association as provided in the Amended Declaration, (including, but not limited to, the cost of utilities, taxes, special assessments imposed by any governmental or quasi-governmental entity, insurance, operation, maintenance, repairs, improvements, alterations, and security, expenses of obtaining, repairing or replacing real or personal property owned by the Association), expenses incurred in connection with the administration and management of the Association, expenses incurred in the promotion of the recreation, health, safety, and welfare of the Members, and

membership fees. Each Member shall be liable for all Assessments coming due regardless of how title is acquired, including, without limitation, a purchase at judicial sale.

39.2 Calculation of Amount of Assessments. For purpose of calculation of the Assessments, each Homesite contained within Shadow Run Unit One and Shadow Run Unit Two shall be one Assessment unit. Not less than thirty (30) days prior to the beginning of each fiscal year, the Association shall adopt a budget for such fiscal year which shall estimate all of the expenses to be incurred by the Association during the fiscal year. The Board shall, pursuant to Articles and Bylaws, establish the amount of Assessments per Homesite, which shall be equal to the total Assessments set forth in the budget for the fiscal year. The Board shall, pursuant to Articles and Bylaws, establish the amount of Assessments per Homesite, which shall be equal to the total Assessments set forth in the budget for the fiscal year, divided by the total number of Homesites. The Association shall then notify all Members, in writing, of the amount, frequency, and due dates of the Assessment per Member. From time to time, the Board may modify the budget for the fiscal year, and upon written notice to the Members, change the amounts, frequency, and/or due dates of the Assessments per Homesite. If any Assessments are made payable in equal periodic installments such periodic payments shall automatically continue to be due and payable in the same amount and frequency as indicated in the notice unless and/or until: (i) the notice specifically provides that the periodic payments will terminate upon the occurrence of a specified event or the payment of a specified amount or, (ii) the Association notifies the Member or Owner in writing of a change in the amount and/or frequency of the periodic payments. Notwithstanding the foregoing, in all events, every Member shall pay Assessments within thirty (30) days from the date of the notification of such Assessment.

39.3 On or before the date each Assessment is due, each Member shall pay to the Association such Assessment. If a Member fails to pay any Assessment when due, the Association shall have the rights set forth in Article 34 of the Amended Declaration, including, but not limited to the charging and collection of interest, the recording of a claim of lien and the foreclosure of same, and the acceleration of Assessments for the next twelve (12) month period.

ARTICLE 40 All of the restrictive covenants, conditions, limitations and other provisions hereinabove set forth shall be and remain in force and effect until January 1, 2042, and in the event any one or more of the above restrictive covenants, conditions, limitations or other provisions, or any part of same, shall at any time be held to be invalid by any Court of competent

jurisdiction, then said remaining covenants, conditions, limitations, and provisions shall be and remain as valid as if the invalid covenant, condition, limitation, provision, or part had never entered into or been made a part of these restrictions. The words, "Shadow Run Homeowner's Association, Inc.", and "Sun Coast Highland Corporation", wherever used herein, shall include the assigns of said corporation.

ARTICLE 41. Attached hereto as Exhibit A are the Articles of Incorporation of Shadow Run Homeowner's Association, Inc.; attached hereto as Exhibit B are the July 3, 1979 Articles of Amendment to the Articles of Incorporation; attached hereto as Exhibit C are the June 9, 1999 Articles of Amendment to the Articles of Incorporation; Membership and voting interests of lot owners shall be as is set forth in the Bylaws attached hereto as Exhibit D; attached hereto as Exhibit E is the last completed Tax Assessment Roll for Shadow Run Homeowner's Association, Inc.; attached hereto as Exhibit F is the Letter of Approval of Revitalization of the Covenants issued by the State of Florida, Department of Community Affairs.

IN WITNESS WHEREOF, the said Shadow Run Homeowner's Association, Inc. has caused the presence to be executed by its proper corporate officers and its corporate seal to be affixed hereto this 22 day of OCTOBER, 2012.

SHADOW RUN HOME OWNER'S ASSOCIATION, INC.


By: James G. Petosky
Its: James G. Petosky
President

Sandra P. Hart
Witness

SANDRA P. HART
Print Name

Cheri Carter
Witness

CHERI CARTER
Print Name

Anastasia Kostina

ANASTASIA KOSTINA
NOTARY PUBLIC
STATE OF FLORIDA
Comm# EE216331
Expires 7/15/2016

JAMES PETOSKY
FLA DRIVER LICENSE #
9320-447-38-220-0

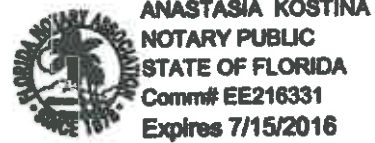
STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

I HEREBY CERTIFY that on this 22 day of OCTOBER, 2012, before me personally appeared JAMES A PETOSKY President of SHADOW RUN HOME OWNER'S ASSOCIATION, INC., a Corporation under the laws of the State of Florida, to me known to be the persons who signed the foregoing instrument as such officers and severally acknowledged the execution thereof to be their free act and deed as such officers for the uses and purposes therein mentioned, and that they affixed thereto the official seal of said corporation, and that the said instrument is the act and deed of said Corporation.

WITNESS my hand and official seal at TAMPA, in the County of Hillsborough, State of Florida, the day and year last aforesaid.

Anastasia Kostina
Notary Public

Attest: Ronald G Dean
Secretary



Jane Hoots
Witness

Jana Hoots
Print Name

Calder Riska
Witness

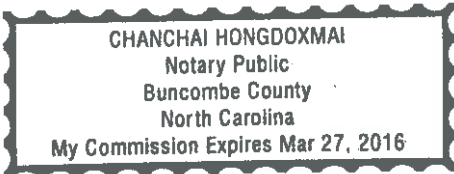
CALEB RISSKA
Print Name

STATE OF ~~FLORIDA~~ North Carolina
COUNTY OF ~~HILLSBOROUGH~~ Buncombe

I HEREBY CERTIFY that on this 15th day of October, 2012, before me personally appeared Ronald G Dean Secretary of SHADOW RUN HOME OWNER'S ASSOCIATION, INC., a Corporation under the laws of the State of Florida, to me known to be the persons who signed the foregoing instrument as such officers and severally acknowledged the execution thereof to be their free act and deed as such officers for the uses and purposes therein mentioned, and that they affixed thereto the official seal of said corporation, and that the said instrument is the act and deed of said Corporation.

WITNESS my hand and official seal at Wells Fargo Bank, in the County of ~~Hillsborough~~ North Carolina, State of ~~Florida~~ North Carolina, the day and year last aforesaid.

[Signature]
Notary Public



State of Florida



Department of State

I certify the attached is a true and correct copy of the Articles of Incorporation, as amended to date, of THE SHADOW RUN HOME OWNERS' ASSOCIATION, INC., a corporation organized under the laws of the State of Florida, as shown by the records of this office.

The document number of this corporation is 739017.

Given under my hand and the
Great Seal of the State of Florida
at Tallahassee, the Capital, this the
Eighteenth day of May, 2012



CR2EO22 (1-11)

Ken Betzner

Ken Betzner
Secretary of State

ALL-STATE LEGAL

EXHIBIT

A

ARTICLES OF INCORPORATION
OF
THE SHADOW RUN HOME OWNERS' ASSOCIATION, INC.

RECORDED
M 13 12
1964

The undersigned hereby associate themselves for the purpose of forming a corporation not for profit under Chapter 617, Florida Statutes, and certify as follows:

ARTICLE I

The name of the corporation shall be THE SHADOW RUN HOME OWNERS' ASSOCIATION, INC., and its principal office and place of business shall be at 12603 Shadow Run Boulevard, Riverview, Florida, and the corporation should continue to exist in perpetuity.

ARTICLE II

The purpose for which the corporation is organized is to provide services, assist in management and self government of that certain development known as "Shadow Run" located at Riverview in Hillsborough County, Florida, and to engage in all activities legally permissible under the laws of the State of Florida, for the use and benefit of the property owners at said development.

The corporation shall make no distributions of income to its members, directors or officers.

ARTICLE III

The powers of this corporation shall be as follows:

- A. The corporation shall have all the common law and statutory powers permitted to a not for profit corporation not in conflict with these Articles.

- B. The corporation shall have all the powers granted and permitted by the Florida Corporations Not for Profit Act.
- C. The corporation's powers shall include, but not be limited to:
1. To acquire, purchase, lease, sell or otherwise dispose of, manage, operate and maintain such land or personal property as shall be necessary or helpful and appropriate.
 2. To hire or employ such officers, agents, or other personnel to perform services required or deemed appropriate.
 3. To establish and enforce rules and regulations for its members.
 4. To receive, hold, manage and disburse all funds of the corporation, provided that no funds or assets of the corporation shall be paid or transferred to or for the benefit of any member, officer or director except as compensation for valuable services actually rendered to the corporation.

ARTICLE IV

The qualifications of members, establishment or admission to membership and manner of voting shall be as follows:

- A. The members of the corporation shall be limited to the record owner or owners from time to time of each and every parcel which shall comprise the development, and no other persons or entities shall be entitled to membership. Membership shall be voluntary.
- B. Establishment of eligibility for membership or the admission of new members shall be accomplished by:
1. Qualification of the prospective member or members as provided in the Declaration of Protective Covenants and Restrictions; and

2. Recording in the public records of Hillsborough County, Florida, of a deed or other instrument establishing a change of record title to a property parcel, and

3. Delivery to the corporation of a copy of such deed or other instrument, and

Thereupon the new owner or owners designated by such instruments, upon their request, shall be members of the corporation and the membership of the former owner or owners shall terminate as to the parcel or parcels conveyed.

C. The owner or owners of each real estate parcel shall be entitled to vote on the affairs of the corporation on the basis of one vote per parcel in accordance with the provisions of the By-Laws of the corporation, provided that no member shall be entitled to cast more than two votes, except when voting the proxy of other owners.

ARTICLE V

The affairs of the corporation shall be managed by a Board of Directors of not more than fifteen (15) nor less than three (3) members as may be determined from time to time in accordance with the By-Laws of the Corporation. Election, qualification, term and removal of Directors and the filling of vacancies in the Board of Directors shall be as provided in the By-Laws. Directors need not be members of the corporation.

ARTICLE VI

The By-Laws of the Corporation shall be adopted and amended by the Board of Directors and the affairs of the Corporation shall be conducted and administered as provided therein.

ARTICLE VII

The Articles of Incorporation may be amended as follows:

- A. PROPOSAL: An amendment to these Articles may be proposed by a resolution of the Board of Directors of the Association or, in the alternative, such amendment may be proposed in writing to the Board of Directors and signed by members of the Association having not less than 25% of the total votes of all members of the Association.

- B. NOTICE: Upon adoption of such resolution or receipt of such request from the members, the Board of Directors shall call a meeting of the membership, giving not less than 30 days, nor more than 45 days written notice to each member, which notice shall state the text of the proposed amendment and the text of the existing section of these Articles, if any, to be amended.

- C. ADOPTION: The amendment shall be adopted by a vote of not less than 60% of the entire membership of the Association, provided that the membership may propose, consider and adopt amendments or modifications to the amendment or amendments for which the meeting was called.

- D. Notwithstanding the foregoing, owners not present at the meeting considering such amendment may express their approval in writing within ten (10) days after such meeting, or by proxy delivered to the secretary prior to such

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meetings and such provisions shall be deemed equivalent to the approval of said member as though he were present at such meetings.

ARTICLE VIII

INDEMNIFICATION

Every Director and every Officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed upon him in connection with any proceeding to which he may be a party, or in which he may become involved by reason of his being or having been a Director or Officer of the Corporation or any settlement thereof, whether or not he is a Director or Officer at the time such expenses are incurred, except in cases wherein the Director or Officer is adjudged guilty of willful misfeasance or malfeasance in the performance of his duties; provided that in the event of a settlement the indemnification herein shall apply only when the Board of Directors has approved such settlement and reimbursement as being for the best interests of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such Director or Officer may be entitled.

ARTICLE IX

The names and addresses of the subscribers who shall also be the first Directors and Officers of the Corporation and who shall serve in such capacities and shall manage, conduct and administer the affairs of the Corporation until their successors are elected and qualified are as follows:

<u>NAME</u>	<u>ADDRESS</u>	<u>OFFICE</u>
EDWIN K. MURPHREE	12603 Shadow Run Blvd Riverview, Florida 33569	VICE PRESIDENT
JOHN CASTELLANA	12602 Donnymoor Drive Riverview, Florida 33569	PRESIDENT
KENNETH L. HARRIN	11308 Donnymoor Drive Riverview, Florida 33569	SECRETARY

IN WITNESS WHEREOF, the subscribers have hereto
affixed their signatures this day of , 1977.

(SEAL)

(SEAL)

Kenneth L. Harrin

(SEAL)

STATE OF FLORIDA
COUNTY OF *St. Johns*

BEFORE ME, the undersigned authority, personally
appeared EDWIN K. MURPHREE, JOHN CASTELLANA and CHESTER
FENNELL, who after being sworn by me on oath, acknowledged
that they executed the foregoing Articles of Incorporation
for the purposes therein expressed.

SWORN TO AND SUBSCRIBED BEFORE me at ,
County, Florida, this day of , 1977.

Finney L. Stevenson

Notary Public, State of Florida
at Large

My commission expires:

NOTARY PUBLIC STATE OF FLORIDA AT LARGE
MY COMMISSION EXPIRES SEPT 7 1980
BOONED THEM GENERAL BS. UNDERWRITERS

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RESIDENT AGENT

EDWIN K. MURPHREE located at 12603 Shadow Run Boulevard,
Riverview, Florida 33569 . is hereby designated as
resident agent to accept service of process with the State of Florida,
for and on behalf of this corporation

ACCEPTANCE OF DESIGNATION AS RESIDENT
AGENT

Having been named in the foregoing as agent to accept
service of process for the therein named corporation and at the
place or office therein stated, I hereby accept such designation
and I agree to comply with the provision of Florida Statutes relative
to keep. ing open said office.

Edwin K. Murphree
Resident Agent

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLES OF AMENDMENT

I, SUE REED, President of THE SHADOW RUN HOME OWNERS' ASSOCIATION, INC., hereby certify as follows:

(1) That Article I of the Articles of Incorporation shall be amended to read as follows:

"The name of the corporation shall be THE SHADOW RUN HOME OWNERS' ASSOCIATION, INC., and its principal office and place of business shall be at 11205 Mist Moor Court, Riverview, Florida 33569, and the corporation should continue to exist in perpetuity."

(2) That Article III of the Articles of Incorporation shall be amended to read as follows:

"C. The corporation's powers shall include, but not be limited to:

1. To acquire, purchase, lease, sell or otherwise dispose of, manage, operate and maintain such land or personal property as shall be necessary or helpful and appropriate

2. To hire or employ such officers, agents, or other personnel to perform services required or deemed appropriate.

3. To establish and enforce rules and regulations for its members, to insure and maintain the beauty, safety, harmony and property values within Shadow Run.

4. To receive, hold, manage and disburse all funds of the corporation, provided that no funds or assets of the corporation shall be paid or transferred to or for the benefit of any member, officer or director except as compensation for valuable services actually rendered to the corporation.

5. To act in the stead of, or perform as the Shadow Run Architectural Review Board as established by the Declaration of Protective Covenants and Restrictions of

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Shadow Run as found in the Public Records of Hillsborough County, Official Record Book 2932, Pages 132 through 161; to conduct all business and do all things necessary and allowable in the proper performance of the functions of said Review Board; to enforce the decisions and regulations of the Board; to the extent control of the Board may be transferred to the Association by the Developer.

6. To adopt, impose and collect in accordance with the By-Laws reasonable dues and/or assessments from members for the purpose of conducting operations of the Association.

7. To contract, sue or be sued with respect to the exercise or non-exercise of its powers and duties. The Association may institute, maintain, settle or appeal actions or hearings in its name on behalf of all members concerning matters of common interest. Nothing herein limits any statutory or common law right of lot owners to bring any action which may be otherwise available."

(3) That Article IV of the Articles of Incorporation shall be amended to read as follows:

"The qualifications of members, establishment or admission to membership and manner of voting shall be as follows:

A. The members of the corporation shall be limited to the record owner or owners from time to time of each and every parcel which shall comprise the development, and no other persons or entities shall be entitled to membership.

B. All record owners of parcels within Shadow Run shall be members of the Association automatically and shall be fully subject to the rules, regulations and assessments of said Association, and shall have all rights of membership as provided in these Articles and By-Laws."

(4) That Article V of the Articles of Incorporation shall be amended to read as follows:

"The affairs of the corporation shall be managed by a Board of Directors of not more than nine (9) nor less than three (3) members as may be determined from time to time in accordance with the By-Laws of the Corporation. Election, qualification, term and removal of Directors and the filling of vacancies in the Board of Directors shall be as provided in the By-Laws. Directors need not be members of the corporation."

(5) That Article VIII, Subsection C of the Articles of Incorporation shall be amended to read as follows:

"C. ADOPTION: The amendment shall be adopted by a vote of not less than 60% of the membership present and voting, assuming a quorum is present, provided that the membership may propose, consider and adopt amendments or modifications to the amendment or amendments for which the meeting was called."

(6) The date of the adoption of the above named amendments is: May 4, 1979.

THE SHADOW RUN HOME OWNERS'
ASSOCIATION, INC.

By *Sue Reed*
SUE REED, President

Attest: (Corporate Seal)

By *Susan E. Norbut*
SUSAN NORBUT, Secretary/
Treasurer

STATE OF FLORIDA)
)
COUNTY OF HILLSBOROUGH)

BEFORE ME personally appeared SUE REED and SUSAN NORBUT, to me well known, and known to me to be the individuals described in and who executed the foregoing instrument as President and Secretary/Treasurer of the above named corporation, and severally acknowledged to and before me that they executed such instrument as such President and Secretary/Treasurer, respectively, of said corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that it was affixed to said instrument by due and regular corporate authority, and that said instrument is the free act and deed of said corporation.

WITNESS my hand and official seal, this 3 day of
July, 1979.

Michael R. Tonnell
NOTARY PUBLIC, State of Florida
at Large

My Commission Expires:

Notary Public, State of Florida at Large
My Commission Expires Oct. 28, 1981

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ARTICLES OF AMENDMENT
TO THE ARTICLES OF INCORPORATION
OF THE SHADOW RUN HOME OWNERS' ASSOCIATION, INC.

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Pursuant to the provisions of Section 617.1001-1002 of the Florida Statutes, the undersigned not-for-profit corporation adopts the following Articles of Amendment to its Articles of Incorporation.

1. The name of the corporation is the Shadow Run Home Owners' Association, Inc.
2. The following amendments of the Articles of Incorporation were adopted by the Board of Directors of the corporation in the manner prescribed by the Florida Business Corporation Act:

Article I is amended by deletion of the entire text thereof, and by substitution of the following:

Article I
Name

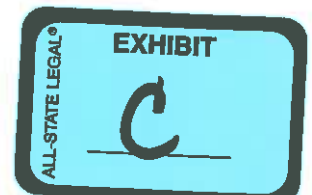
The name of the corporation shall be The Shadow Run Homeowners' Association, Inc., and its principal office and place of business shall be at 13005 Shadow Run Boulevard, Riverview, Florida 33569 and mailing address, Post Office Box 916, Riverview, Florida 33568, and the Corporation should continue to exist in perpetuity.

Article IV, Section B is amended by deletion of the entire text thereof, and by substituting the following Section B:

- B. All record owners of parcels within Shadow Run shall be members of the Association automatically and shall be fully subject to the rules, regulations and assessments of said Association, and shall have all rights of membership as provided in these Articles and the Bylaws. Members not in compliance with the rules and regulations after ninety (90) days, after due notice, or are more than ninety (90) days in arrears in assessments will lose all voting rights in the Association.

Article V is amended by deletion of the entire text thereof, and by substituting the following Article V:

The affairs of the Corporation shall be managed by a Board of Directors of not more than nine (9) nor less than three (3) members as may be determined from time to time in accordance with the



Bylaws of the Corporation. Election, qualification, term and removal of Directors and the filling of vacancies in the Board of Directors shall be as provided in the Bylaws. Directors must be members of the Corporation.

Article VII, Section C is amended by deletion of the entire text thereof, and by substituting the following Section C:

C. Adoption: The amendment shall be adopted by a vote of not less than sixty percent (60%) of the membership present and voting, assuming a quorum is present, as defined in the Bylaws, provided that the membership may propose, consider and adopt amendments or modifications to the amendment or amendments for which the meeting was called.

3. The date of the amendments' adoption: May 17, 1999.
4. The amendments were adopted by the Board of Directors with membership approval.

Dated: June 4th, 1999.

THE SHADOW RUN HOMEOWNERS' ASSOCIATION, INC.


By: *Albert M. Rousseau*
Albert M. Rousseau, President

Attest: *Paula Pintaralli*
Paula Pintaralli, Secretary

STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this 4 day of June, 1999, by Albert M. Rousseau, as President of The Shadow Run Homeowners' Association, Inc., a Florida not-for-profit corporation, on behalf of the corporation and did/did not take an oath.

Allison G. Packlick *Allison G. Packlick*
Print, Type or Stamp Name of Notary

 ALLISON G. PACKLICK
COMMISSION # CC 685617
EXPIRES: OCT 6, 2001
Bonded Thru
Atlantic Bonding Co., Inc.

Personally known

or Produced Identification

Type of Identification Produced *State Driver License*

STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this 4th day of June, 1999, by Paula Pinteralli, as Secretary of The Shadow Run Homeowners' Association, Inc., a Florida not-for-profit corporation, on behalf of the corporation and did/did not take an oath.

Allison G Packlick Julien Blacere
Print, Type or Stamp Name of Notary



ALLISON G. PACKLICK
COMMISSION # CC 888817
EXPIRES: OCT 6, 2001
Bonded Thru
Atlantic Bonding Co., Inc.

Personally known _____
or Produced Identification
Type of Identification Produced Florida Driver License

**By-Laws
of the
Shadow Run Homeowners' Association, Inc.**

**ARTICLE I
NAME AND LOCATION**

Section 1. The name of this corporation shall be THE SHADOW RUN HOMEOWNERS' ASSOCIATION, INC.

Section 2. Its principal place of business shall be located at the residence of the current Secretary. The mailing address will be PO Box 916, Riverview, Florida 33568.

**ARTICLE II
PURPOSE**

Section 1. This corporation has been organized as a non-profit corporation pursuant to the provisions of Chapter 617, Florida Statutes 1971, for the purposes stated in its Articles of Incorporation.

**ARTICLE III
MEMBERS**

Section 1. All of the owners of real estate parcels in Shadow Run Unit One and Unit Two as recorded in Hillsborough County Florida PLAT book 46, page 24 and PLAT book 47, page 47, shall be members in this corporation. Upon recording of a deed or other instrument establishing a change of record title to a parcel in the development, the new owner designated by said instrument, shall become a member of the corporation and the membership of the prior owner shall be thereby terminated.

Section 2. The owner or owners of each individual parcel shall be entitled to one (1) vote per parcel in the affairs of the corporation, providing they are members in good standing as per Article VII, Section 6.

Section 3. No other person or legal entity may be a member of the corporation or vote in its affairs.

**ARTICLE IV
MEMBERS' MEETINGS**

Section 1. The annual meeting of the members shall be held every year at 7:00 p.m. Eastern Daylight Time on the 3rd Monday in May at the principal office of the corporation, or at such other place within or without the State of Florida as may be set forth in the notice of said meeting. At such meeting the members shall elect Directors to serve until the next annual meeting of members, or until their successors should be duly elected and qualified, and for such other business as may be authorized to be transacted by the members.

Section 2. A special meeting of the members to be held at the same place as the annual meeting within or without the State of Florida, as may be set forth in the notice of said meeting, may be called at any time by the President or by a

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majority of the Board of Directors. It shall be the duty of the Directors or President to call such a meeting whenever so requested by members holding twenty-five (25%) percent or more of the voting rights of the corporation.

Section 3. Notice of the time and place of all annual and special meetings shall be mailed by the President or Secretary to each member not less than ten (10) days prior to the date of said meeting, to the address of said member as it appears upon the books of the corporation. A certificate of the officer mailing said notice shall be prima-facie proof that said notice was given.

Section 4. The President shall preside at all annual or special meetings of the members.

Section 5. A quorum for members' meetings shall consist of thirty three and one third ($33\frac{1}{3}$) percent of the members, in good standing, eligible to vote on corporation affairs. In the event that a quorum is not present, the meeting may still be conducted. Any member not present at the meeting may still vote by signing a copy of the Minutes within ten (10) days from the meeting, and same shall constitute the presence of such member for the purpose of validating all of the actions taken at said meeting and shall be counted in the quorum. In the event that a quorum was not present, no actions authorized at the meeting may be taken until after ten (10) days and the required signatures of $33\frac{1}{3}$ % of the eligible members have been attained. When a quorum was not initially present but obtained by additional signatures within ten days, the Secretary will type, date and sign an addendum to the bottom of the Minutes of said meeting noting the additional signatures obtained.

Section 6. Votes may be cast in person or by proxy. All proxies shall be in writing and shall be filed with the Secretary and entered of record in the Minutes of the meeting. No proxy shall be valid unless the same is executed by the owner of an individual parcel, or if there be more than one then in accordance with Section 8 hereof.

Section 7. Annual or special meetings of the members may be held at any time or place with proper notice. The quorum for voting will be thirty three and one third ($33\frac{1}{3}$) percent of the total membership.

Section 8. In the event that any individual parcel is owned by more than one person or by a corporation or other entity, the owners of the same shall execute and deliver to the Secretary of the corporation a certificate duly signed by all of the owners or by the officers of the corporation or trustees, as the case may be, designating the person or persons who shall be authorized to cast the vote allocated to said individual parcel. Such certificate shall be valid until revoked by subsequent certificate. Unless said certificate is filed with the Secretary of the corporation, prior to the meeting at which said vote is to be cast, the vote of such owners shall not be considered for the purpose of determining a quorum or for any other purpose.

In the event that the approval or disapproval of the owner of an individual parcel is required upon any subject, whether or not the same is the subject of any meeting, said approval or disapproval shall be executed by the same person who would be entitled to cast the vote of such owner at any corporation meeting.

Section 9. The order of business at all meetings of the corporation, where applicable, shall be as follows:

- A. Election of chairman of the meeting.
- B. Calling of the roll and certifying of proxies.
- C. Proof of notice of meeting or waiver of notice.
- D. Reading and disposal of any unapproved Minutes.
- E. Reports of Officers
- F. Reports of committees.
- G. Election of inspectors of election.
- H. Election of Directors.
- I. Unfinished business.
- J. New business.
- K. Adjournment.

Section 10. The affairs of the corporation proceedings shall be conducted in accordance with Robert's Rules of Order, when not otherwise in conflict with the Articles of Incorporation and By-Laws of the corporation, or with the Statutes of the State of Florida.

ARTICLE V. DIRECTORS

Section 1. The business and affairs of the corporation shall be managed by a Board of Directors who shall be elected by the members. Said Board of Directors shall consist of not less than three (3) persons nor more than nine (9). The exact number of Directors is to be set by the Board of Directors. A Director of the Shadow Run Homeowners' Association, Inc. may not serve concurrently as a Director of the Shadow Run Dam Corporation.

Section 2. Directors shall be elected annually by the members at the annual meeting, as specified in these By-Laws, and said Directors shall serve until the next annual meeting or until their successors are duly elected and qualified, or until they are removed in the manner elsewhere provided.

Section 3. In the event of a vacancy occurring in the board of Directors for any reason whatsoever, the remaining Directors shall elect a person of legal age to serve as a Director for the unexpired portion of the term of the former Director.

Section 4. A Director may be removed from office with or without cause by a majority of the members present at any regular or special meeting duly called, providing a quorum is present. At said meeting, a successor may then and there be elected to fill the vacancy thus created. Any Director whose removal has been proposed by the members shall be given an opportunity to be heard at the meeting.

Section 5. No compensation shall be paid to Directors for their services as Directors. Compensation may be paid to a Director in his or her capacity as an officer or employee, or for other services rendered to the corporation outside of his or her duties as a Director. In this case, however, said compensation must be approved in advance by the Board of Directors, and the Director to receive said compensation shall not be permitted to vote on said compensation. The Directors shall have the right to set and pay all salaries or compensation to be paid to officers, employees or agents or attorneys for services rendered to the corporation.

Section 6. The first meeting of a newly elected Board of Directors shall be held within ten (10) days of election at such place as shall be fixed by the Directors at the meeting at which such Directors were elected, and no notice shall be necessary to the newly elected Directors in order to legally constitute such meeting, providing a majority of the whole Board shall be present.

Section 7. Regular meetings of the Board of Directors may be held at such time and place as shall be determined from time to time by a majority of the Directors. Notice of regular meetings of the Board of Directors shall be given to each Director personally or by mail, telephone or Email, at least five (5) days prior to the date named for such meeting.

The Directors may establish a schedule of regular meetings to be held in the office of the corporation or appropriate location, and no notice shall be required to be sent to said Directors of said regular meetings, once said schedule has been adopted.

Section 8. Special meetings of the board of directors may be called by the president on five (5) days notice to each Director, given personally or by mail, telephone or Email, which notice shall state the time, place (as hereinabove provided) and purpose of the meeting. Special meetings of the Board of Directors shall be called by the President or Secretary in like manner and on like notice on the written request of at least two (2) Directors.

Section 9. Before or at any meeting of the Board of Directors, any Director may, in writing, waive notice of such meeting, and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a Director at any meeting of the Board shall be a waiver of notice by him of the time and place thereof. If all the Directors are present at any meeting of the Board, no notice shall be required, and any business may be transacted at such meeting.

Section 10. At all meetings of the Board of Directors, a majority of the Directors shall constitute a quorum for the transaction of business, and the acts of the majority of the Directors present at a meeting at which a quorum is present shall be the acts of the Board of Directors. If, at any meeting of the Board of Directors, there be less than a quorum present, the majority of those present may adjourn the meeting from time to time. At any such adjourned meeting, any business which might have been transacted at the meeting, as originally called, may be transacted at the next regular meeting. The President of the corporation shall act as chairman of the Board of Directors and shall be entitled to vote as a member of the Board of Directors on all questions arising before the Board of Directors.

Section 11. The Board of Directors shall have all of the powers vested in it under common law, and pursuant to the provisions of Chapter 617, Florida Statutes 1971 as amended, together with any powers granted to it pursuant to the terms of the Articles of Incorporation of the corporation, and the Shadow Run documents, subject only to such approval of the owners of the individual parcels as may be required under these By-Laws and the Articles of Incorporation.

Such powers shall include but shall not be limited to, the following:

- A. To acquire, purchase, lease, sell or otherwise dispose of, manage, operate and maintain such land or personal property as shall be necessary or helpful and appropriate to the operation of Shadow Run including the purchase and sale of parcels.
- B. To make and collect both annual and special dues and assessments from members for the purpose of operating and maintaining the corporation and for conducting its business.
- C. The hiring and dismissal of any necessary personnel required to maintain and operate the corporation.
- D. To make and enforce reasonable rules and regulations for the membership to insure and maintain the beauty, safety, harmony and property value within Shadow Run.
- E. To receive, hold, manage and disburse all funds of the corporation, provided that no funds or assets of the corporation shall be paid or transferred to or for the benefit of any member, officer or director except as compensation for valuable services actually rendered to the corporation.
- F. To act in the stead of, or perform as the Shadow Run Architectural Review Board as established by the Declaration of Protective Covenants and Restrictions of Shadow Run as found in the Public Records of Hillsborough County, Official Record Book, 2932, Pages 132 through 161; to conduct all business and do all things necessary and allowable in the proper performance of the functions of said Review Board; to enforce the decisions and regulations of the Board.
- G. To contract, sue or be sued with respect to the exercises or non-exercise of its powers and duties. The Association may institute, maintain, settle or appeal actions or hearings in its name on behalf of all members concerning matters of common interest. Nothing herein limits any statutory or common law right of lot owners to bring any action which may be otherwise available.

ARTICLE VI OFFICERS

Section 1. The principal officers of the corporation shall be a President, a Secretary, and a Treasurer, all of whom shall be elected by and from the Board of Directors. The Directors may appoint such other officers as in their

judgment may be necessary. The offices of the Secretary and Treasurer may be filled by the same person.

Section 2. The officers of the corporation shall be elected annually by the Board of Directors at the annual meeting of each new Board, and shall hold office until the next annual meeting of the Board of Directors or until their successors should be duly elected and qualified, except as hereinafter provided.

Section 3. Upon an affirmative vote of the majority of the members of the Board of Directors, any officer may be removed, either with or without cause, and his successor elected at any special meeting of the board of Directors called for such purpose.

Section 4. The President shall be the chief executive officer of the corporation and shall preside at all meetings of the corporation and of the Board of Directors. The President shall have all of the general powers and duties which are usually vested in the office of President of a corporation, including but not limited to the power of appointing committees from among the members from time to time as may be necessary to assist in the conduct of the affairs of the corporation. In the absence of the President, the duties shall devolve upon the Secretary insofar as may be lawful, or upon such other temporary or permanent officer as may be designated by the Board of Directors.

Section 5. The Secretary shall issue notice of Directors' and members' meetings and shall attend and keep the Minutes of the same; shall have charge of all corporate books, records and papers; shall be custodian of the corporate seal; shall attest with his/her signature and impress with the corporate seal all contracts or other documents required to be signed on behalf of the corporation, and shall perform all such other duties as are incident to his office.

Section 6. The Treasurer shall have the responsibility for corporation funds and securities and shall be responsible for keeping full and accurate accounts of all receipts and disbursements in books belonging to the corporation. The Treasurer shall be responsible for the deposit of all moneys and other valuable effects in the name and to the credit of the corporation in such depositories as may, from time to time, be designated by the Board of Directors.

Section 7. Any vacancy in any office may be filled by the Board of Directors at any regular or special meeting, which may elect a successor to the vacant office, who shall hold office for the balance of the unexpired term.

ARTICLE VII FINANCE

Section 1. The funds of the corporation shall be deposited in any bank, savings and loan or money market account in any state, as designated by the Board of Directors and shall be withdrawn only upon the check or order of such officers, employees or agents as are designated by resolution of the Board of Directors from time to time. Checks or bank withdrawals shall require the signature of two Officers of the Corporation.

Section 2. For accounting purposes, the corporation shall operate upon the fiscal year of May 1st through April 30th.

Section 3. An audit of the accounts of the corporation shall be made annually by an accountant or a panel of three to five Association members (not to include members of the Board of Directors). A copy of the report shall be furnished to any Association member upon request (no later than sixty (60) days following the end of the fiscal year).

Section 4. The Board of Directors shall adopt a budget each year for the following fiscal year (May 1st through April 30th) which shall contain estimates of the cost of operating and maintaining the corporation. Said budget shall include but not be limited to:

- A. A projection of general expenses to be incurred in connection with the operation of the Association.
- B. A projection of expenses to be incurred in programs, projects, purchases or construction planned by the Association.
- C. A breakdown of proposed assessments to lot owners (not including special assessments).

Copies of the proposed budget and assessment shall be transmitted to each member, along with the notice of annual meeting preceding the year for which the budget is made. If the budget is subsequently amended before the assessments are made, a copy of the amended budget shall be furnished each member.

Said proposed budget shall be approved or revised by a majority vote of the members present at the annual meeting providing a quorum is available.

Section 5. The Board of Directors, prior to a special Assessment, must give ten (10) days written notice of a meeting to discuss the purpose of the special assessment. Said proposed special assessment shall be approved or revised by a vote of 2/3 of the members present provided there is a quorum.

Section 6. If any member should fail or refuse to pay, or should be delinquent in the payment of Association dues or assessments, then said member shall lose all voting rights in Association matters until such payment is made. This shall not preclude the Association from exercising any rights or recourse available for the collection of said dues or assessments.

Section 7. All assessments paid by members of the corporation for the maintenance and operation of the corporation shall be utilized by the corporation for the purposes of said assessments. Any excess monies received for said assessments paid by any members shall be held by the corporation for the use and benefit of the members.

ARTICLE VIII AMENDMENTS

The By-Laws may be amended as follows:

Section 1. PROPOSAL: An amendment to these By-Laws may be proposed by a resolution of the Board of Directors of the Association, or in the alternative, such amendment may be proposed in writing to the Board of

Directors and signed by members of the Association having not less than 25% of the total votes of all members of the Association.

Section 2. NOTICE: Upon adoption of such resolution or receipt of such request from the members, the Board of Directors member, which notice shall state the text of the proposed amendment and the text of the existing section of these By-Laws, if any, to be amended.

Section 3. ADOPTION: The amendment shall be adopted by a vote of not less than sixty (60%) of the entire membership of the Association, provided that the membership may propose, consider and adopt amendments or modifications to the amendment or amendments for which the meeting was called.

Section 4. Notwithstanding the foregoing, parcel owners not present at the meeting considering such amendment may express their approval or disapproval in writing within ten (10) days after such meeting, or by proxy delivered to the secretary prior to such meeting, and such approval or disapproval shall be deemed equivalent to the approval or disapproval of said member, as though he were present at such meeting.

The foregoing were duly adopted as the By-Laws of THE SHADOW RUN HOMEOWNERS' ASSOCIATION, INC., being a corporation not for profit, under the laws of the State of Florida, at the May 17, 1999 Annual meeting. These By-Laws supersede all other By-Laws with earlier dates.

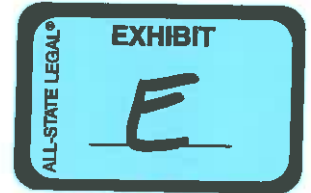
President - Al Rousseau

Secretary - Paula Pintarelli



Rob Turner

Hillsborough County Property Appraiser



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278 Matches found for search results "Advanced Search"

[\[NEXT 25\]](#)

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
1	U-25-30-20-2T3-000000-00000.0		0.00	XXXX SHADOW RUN UNIT NO 1	0	Unincorporated
2	U-25-30-20-2T3-000001-00007.0		226008.00	RANJITPR RAMAKRISHNA	12911 SHADOW RUN BV	RIVERVIEW
3	U-25-30-20-2T3-000001-00008.0		226008.00	FRAYSER WALTER E 3RD	0	RIVERVIEW
4	U-25-30-20-2T3-000001-00009.0		226008.00	SHADOW RUN HOMEOWNERS ASSOCIATION INC	0	RIVERVIEW
5	U-25-30-20-2T3-000001-00010.0		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	
6	U-25-30-20-2T3-000001-00011.0		226008.00	SHIRMOHAMMAD G R TRUSTEE	0	RIVERVIEW
7	U-25-30-20-2T3-000001-00012.0		226008.00	PORTER EUGENE J	13001 SHADOW RUN BLVD	RIVERVIEW
8	U-25-30-20-2T3-000001-00013.0		226008.00	EYMANN DENIS M	13003 SHADOW RUN BLVD	RIVERVIEW
9	U-25-30-20-2T3-000001-00014.0		226008.00	SHADOW RUN HOME OWNER'S ASSOC INC	0	RIVERVIEW
10	U-25-30-20-2T3-000001-00015.0		226008.00	JOHNSON LARRY DALE	13007 SHADOW RUN BV	RIVERVIEW
11	U-25-30-20-2T3-000001-00016.0		226008.00	TAO SHIEN PAI	13009 SHADOW RUN BV	RIVERVIEW
12	U-25-30-20-2T3-000001-00017.0		226008.00	YEN HUNG CHOU	0	RIVERVIEW
13	U-25-30-20-2T3-000002-00001.0		226008.00	PRUESS STEPHEN C	13004 SHADOW RUN BV	RIVERVIEW
14	U-25-30-20-2T3-000002-00002.0		226008.00	SMITH JOSHUA SM	13002 SHADOW RUN BV	RIVERVIEW
15	U-25-30-20-2T3-000002-00003.0		226008.00	HINKEL JAMES L LIFE ESTATE	11210 KILLEARN CT	RIVERVIEW
16	U-25-30-20-2T3-000002-00004.0		226008.00	WESTBY RICHARD L	11208 KILLEARN CT	RIVERVIEW
17	U-25-30-20-2T3-000002-00005.0		226008.00	PORTERFIELD ROBERT E JR	11206 KILLEARN CT	RIVERVIEW
18	U-25-30-20-2T3-000002-00006.0		226008.00	ELLIOTT ROBERT B	11204 KILLEARN CT	RIVERVIEW
19	U-25-30-20-2T3-000002-00007.0		226008.00	URRUTIA RAYMOND	11202 KILLEARN CT	RIVERVIEW
20	U-25-30-20-2T3-000002-00008.0		226008.00	HALIK JAMES J	11201 KILLEARN CT	RIVERVIEW
21	U-25-30-20-2T3-000002-00009.0		226008.00	SANCHEZ MIGUEL A	11203 KILLEARN CT	RIVERVIEW
22	U-25-30-20-2T3-000002-00010.0		226008.00	HAYNES FLORENCE	11205 KILLEARN CT	RIVERVIEW

23	<u>U-25-30-20-2T3-000002-00011.0</u>	226008.00 KUST JERRY A	12920 SHADOW RUN BV	RIVERVIEW
24	<u>U-25-30-20-2T3-000002-00012.0</u>	226008.00 FRAZIER JOE R	12918 SHADOW RUN BV	RIVERVIEW
25	<u>U-26-30-20-2T3-000000-00000.1</u>	226008.00 HILLSBOROUGH COUNTY	0	RIVERVIEW



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278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
26	<u>U-26-30-20-2T3-000000-00000.2</u>		226008.00	SHADOW RUN DAM CORPORATION INC	0	RIVERVIEW
27	<u>U-26-30-20-2T3-000001-00001.0</u>		226008.00	MONTESANO FRANK	12819 SHADOW RUN BV	RIVERVIEW
28	<u>U-26-30-20-2T3-000001-00002.0</u>		226008.00	WAGNER RILEY	12901 SHADOW RUN BLVD	RIVERVIEW
29	<u>U-26-30-20-2T3-000001-00003.0</u>		226008.00	PARKER DAVID G	12903 SHADOW RUN BLVD	RIVERVIEW
30	<u>U-26-30-20-2T3-000001-00004.0</u>		226008.00	PORTER JODY L	12905 SHADOW RUN BV	RIVERVIEW
31	<u>U-26-30-20-2T3-000001-00005.0</u>		226008.00	LINDSEY ALLAN D	12907 SHADOW RUN BLVD	RIVERVIEW
32	<u>U-26-30-20-2T3-000003-00001.0</u>		226008.00	GRAHAM GLORIA A	12906 SHADOW RUN BV	RIVERVIEW
33	<u>U-26-30-20-2T3-000003-00002.0</u>		226008.00	RANSON JOSEPH	11204 MEADOW MOOR CT	RIVERVIEW
34	<u>U-26-30-20-2T3-000003-00003.0</u>		226008.00	SELVEY JAMES D	11202 MEADOW MOOR CT	RIVERVIEW
35	<u>U-26-30-20-2T3-000003-00004.0</u>		226008.00	MURPHY RICHARD F III	11201 MEADOW MOOR CT	RIVERVIEW
36	<u>U-26-30-20-2T3-000003-00005.0</u>		226008.00	SARAVIA DANIEL A	12904 SHADOW RUN BV	RIVERVIEW
37	<u>U-26-30-20-2T3-000003-00006.0</u>		226008.00	NEIL JO ANN	12902 SHADOW RUN BV	RIVERVIEW
38	<u>U-26-30-20-2T3-000003-00007.0</u>		226008.00	KIRST JAMES R	11203 SILK OAK CT	RIVERVIEW
39	<u>U-26-30-20-2T3-000003-00008.0</u>		226008.00	HILLSBOROUGH COUNTY	0	RIVERVIEW
40	<u>U-26-30-20-2T3-000003-00009.0</u>		226008.00	SHERMAN DONALD E	11205 SILK OAK CT	RIVERVIEW
41	<u>U-26-30-20-2T3-000004-00001.0</u>		226008.00	HOFFMAN ROBERT L	12804 SHADOW RUN BV	RIVERVIEW
42	<u>U-26-30-20-2T3-000004-00002.0</u>		226008.00	DELAROSA CHARLES	11210 DONEYMOOR DR	RIVERVIEW
43	<u>U-26-30-20-2T3-000004-00003.0</u>		226008.00	STEPHENS JONATHAN S	11208 DONEYMOOR DR	RIVERVIEW
44	<u>U-26-30-20-2T3-000004-00004.0</u>		226008.00	QUEEN GINGER ANN	11206 DONEYMOOR DR	RIVERVIEW
45	<u>U-26-30-20-2T3-000005-00001.0</u>		226008.00	MARTIN ALBERT G JR	11302 LOCH LOMOND DR	RIVERVIEW

46	<u>U-26-30-20-2T3-000005-00002.0</u>	226008.00 KIESOW DOUGLAS A	12703 SHADOW RUN BV	RIVERVIEW
47	<u>U-26-30-20-2T3-000005-00003.0</u>	226008.00 SNOW SAMANTHA R	11301 DONNEYSMOOR DR	RIVERVIEW
48	<u>U-26-30-20-2T3-000005-00004.0</u>	226008.00 JACKSON JASON IV	11303 DONNEYSMOOR DR	RIVERVIEW
49	<u>U-26-30-20-2T3-000005-00005.0</u>	226008.00 CHIN WAYNE A	11305 DONNEYSMOOR DR	RIVERVIEW
50	<u>U-26-30-20-2T3-000005-00006.0</u>	226008.00 PELTIER RICHARD V	11311 DONNEYSMOOR DR	RIVERVIEW



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278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
51	U-26-30-20-2T3-000005-00007.0		226008.00	DUVA PAUL E	11306 LOCH LOMOND DR	RIVERVIEW
52	U-26-30-20-2T3-000006-00022.0		226008.00	LYONS JAMES D	12408 WEXFORD HILLS RD	RIVERVIEW
53	U-26-30-20-2T3-000006-00023.0		226008.00	CONNOLLY PATRICK	12410 WEXFORD HILLS RD	RIVERVIEW
54	U-26-30-20-2T3-000006-00024.0		226008.00	BRIGATI FRANK	12412 WEXFORD HILLS RD	RIVERVIEW
55	U-26-30-20-2T3-000006-00025.0		226008.00	HAGIN ROBERT D	12502 WEXFORD HILLS RD	RIVERVIEW
56	U-26-30-20-2T3-000006-00026.0		226008.00	DYKES ROBERT LEE JR	12504 WEXFORD HILLS RD	RIVERVIEW
57	U-26-30-20-2T3-000006-00027.0		226008.00	KESSLER JOHN M	12506 WEXFORD HILLS RD	RIVERVIEW
58	U-26-30-20-2T3-000006-00028.0		226008.00	PECYLAK KENNETH W	12508 WEXFORD HILLS RD	RIVERVIEW
59	U-26-30-20-2T3-000006-00029.0		226008.00	CHAPPELL DANIEL M	12510 WEXFORD HILLS RD	RIVERVIEW
60	U-26-30-20-2T3-000006-00030.0		226008.00	BOWNE ROY	11201 LEPRECHAUN DR	RIVERVIEW
61	U-26-30-20-2T3-000006-00031.0		226008.00	ROBERTS STACY	11202 LEPRECHAUN DR	RIVERVIEW
62	U-26-30-20-2T3-000006-00032.0		226008.00	LENEBERG DAVID C	11204 LEPRECHAUN DR	RIVERVIEW
63	U-26-30-20-2T3-000006-00033.0		226008.00	SABONIS PETER F	11206 LEPRECHAUN DR	RIVERVIEW
64	U-26-30-20-2T3-000006-00034.0		226008.00	HEADRICK JAMES L JR	11208 LEPRECHAUN DR	RIVERVIEW
65	U-26-30-20-2T3-000006-00035.0		226008.00	CAMPBELL BOYD R	11210 LEPRECHAUN DR	RIVERVIEW
66	U-26-30-20-2T3-000006-00036.0		226008.00	CARPENTER DAVID C	11212 LEPRECHAUN DR	RIVERVIEW
67	U-26-30-20-2T3-000006-00037.0		226008.00	ROGERT JOHN E	11214 LEPRECHAUN DR	RIVERVIEW
68	U-26-30-20-2T3-000006-00038.0		226008.00	KUTSUKOS SANDRA W	12404 SHADOW RUN BV	RIVERVIEW
69	U-26-30-20-2T3-000006-00039.0		226008.00	OWENS JOHN R TRUSTEE	12504 SHADOW RUN BV	RIVERVIEW
70	U-26-30-20-2T3-000006-00040.0		226008.00	SEELY WALTER	12506 SHADOW RUN BV	RIVERVIEW
71	U-26-30-20-2T3-000006-00041.0		226008.00	DUNN ANTHONY J	12508 SHADOW RUN BV	RIVERVIEW
72	U-26-30-20-2T3-000006-00042.0		226008.00	THORNTON PHYLLIS B	12510 SHADOW RUN BV	RIVERVIEW
73	U-26-30-20-2T3-000006-00043.0		226008.00	GLYE JOHN K	11207 KERRY HILLS CT	RIVERVIEW
74	U-26-30-20-2T3-000006-00044.0		226008.00	CONGER RICHARD D	11205 KERRY HILLS CT	RIVERVIEW
75	U-26-30-20-2T3-000006-00045.0		226008.00	ROMBERGER JOHN J	11203 KERRY HILLS CT	RIVERVIEW



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www.hcpafl.org
278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

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76	U-26-30-20-2T3-000006-00046.0		226008.00	STILLER HEATHER	11201 KERRY HILLS CT	RIVERVIEW
77	U-26-30-20-2T3-000006-00047.0		226008.00	LAUSIER RICHARD E	11202 KERRY HILLS CT	RIVERVIEW
78	U-26-30-20-2T3-000006-00048.0		226008.00	SHAWHAN HAROLD W	11204 KERRY HILLS CT	RIVERVIEW
79	U-26-30-20-2T3-000006-00049.0		226008.00	GRAVES OLAN C	11206 KERRY HILLS CT	RIVERVIEW
80	U-26-30-20-2T3-000006-00050.0		226008.00	WALKER ROBERT	11207 MIST MOOR CT	RIVERVIEW
81	U-26-30-20-2T3-000006-00051.0		226008.00	WARD JEFFREY G	11205 MIST MOOR CT	RIVERVIEW
82	U-26-30-20-2T3-000006-00052.0		226008.00	HANSFORD DARLENE M	11203 MIST MOOR CT	RIVERVIEW
83	U-26-30-20-2T3-000006-00053.0		226008.00	BLACK BRUCE JEFFRIES II	11201 MIST MOOR CT	RIVERVIEW
84	U-26-30-20-2T3-000006-00054.0		226008.00	PAFFORD LEON KEITH	11202 MIST MOOR CT	RIVERVIEW
85	U-26-30-20-2T3-000006-00055.0		226008.00	INCE CHARLES	11204 MIST MOOR CT	RIVERVIEW
86	U-26-30-20-2T3-000006-00056.0		226008.00	BEHRENS THOMAS C	11206 MIST MOOR CT	RIVERVIEW
87	U-26-30-20-2T3-000006-00057.0		226008.00	STIERMAN MICHAEL	12704 SHADOW RUN BV	RIVERVIEW
88	U-26-30-20-2T3-000006-00058.0		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	*****
89	U-26-30-20-2T3-000006-00059.0		226008.00	WEBER GEORGE TRUSTEE	11207 DONNEYS MOOR DR	RIVERVIEW
90	U-26-30-20-2T3-000006-00060.0		226008.00	HALBER ARMY A	11205 DONNEYS MOOR DR	RIVERVIEW
91	U-26-30-20-2T3-000007-00002.0		226008.00	NGUYEN PHAT VAN	11306 SANDPINE RD	RIVERVIEW
92	U-26-30-20-2T3-000007-00003.0		226008.00	ALWOOD RODNEY L TRUSTEE	11302 SANDPINE RD	RIVERVIEW
93	U-26-30-20-2T3-000007-00004.0		226008.00	RAGER M FRANCINE	12501 SHADOW RUN BV	RIVERVIEW
94	U-26-30-20-2T3-000007-00005.0		226008.00	LIM KONG C	12505 SHADOW RUN BV	RIVERVIEW
95	U-26-30-20-2T3-000007-00006.0		226008.00	KLOS STANLEY J JR	12507 SHADOW RUN BV	RIVERVIEW
96	U-26-30-20-2T3-000007-00007.0		226008.00	BULLOCK DONNA R	12511 SHADOW RUN BV	RIVERVIEW
97	U-26-30-20-2T3-000007-00008.0		226008.00	LORENZEN WILLIAM A IV	12601 SHADOW RUN BV	RIVERVIEW
98	U-26-30-20-2T3-000007-00009.0		226008.00	ALVIRA PATRICIA	12603 SHADOW RUN BV	RIVERVIEW
99	U-26-30-20-2T3-000007-00010.0		226008.00	GIBSON RICHARD	11301 LOCH LOMOND DR	RIVERVIEW
100	U-26-30-20-2T3-000007-00011.0		226008.00	MAGNUSON JOHN	11305 LOCH LOMOND DR	RIVERVIEW



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www.hcpafl.org
278 Matches found for search results "Advanced Search"

[PRIOR 25][NEXT 25]

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101	<u>U-26-30-20-2T3-000007-00012.0</u>		226008.00	MCFAIL EDWARD CHARLES	0	RIVERVIEW
102	<u>U-26-30-20-2T3-000007-00013.0</u>		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE ***	
103	<u>U-26-30-20-2T3-000007-00014.0</u>		226008.00	PATTERSON DANNY L	11403 DONNEYSMOOR DR	RIVERVIEW
104	<u>U-26-30-20-2T3-000008-00001.0</u>		226008.00	KILGORE JOSEPH L	11202 TRALEE DR	RIVERVIEW
105	<u>U-26-30-20-2T3-000008-00002.0</u>		226008.00	COURSON JIM A	12505 WEXFORD HILLS DR	RIVERVIEW
106	<u>U-26-30-20-2T3-000008-00003.0</u>		226008.00	CURTIS PAUL E	12507 WEXFORD HILLS RD	RIVERVIEW
107	<u>U-26-30-20-2T3-000008-00004.0</u>		226008.00	MAGHERUSAN RADU D	11209 LEPRECHAUN DR	RIVERVIEW
108	<u>U-26-30-20-2T3-000008-00005.0</u>		226008.00	KOLOPAJLO DANIEL P	11211 LEPRECHAUN DR	RIVERVIEW
109	<u>U-26-30-20-2T3-000008-00006.0</u>		226008.00	MUSGRAVE GEORGE J	12310 SHADOW RUN BV	RIVERVIEW
110	<u>U-26-30-20-2T3-000008-00007.0</u>		226008.00	STAMPER WALTER D	12308 SHADOW RUN BV	RIVERVIEW
111	<u>U-26-30-20-2T3-000008-00008.0</u>		226008.00	FERRARA D J TRUSTEE	12306 SHADOW RUN BV	RIVERVIEW
112	<u>U-26-30-20-2T3-000008-00009.0</u>		226008.00	ABRIL HECTOR	11206 TRALEE DR	RIVERVIEW
113	<u>U-26-30-20-2T3-000008-00010.0</u>		226008.00	NICOLETTI MARILYN C	11204 TRALEE DR	RIVERVIEW
114	<u>U-26-30-20-2T3-000009-00007.0</u>		226008.00	ALWOOD VIRGIL L TRUSTEE	12407 WEXFORD HILLS RD	RIVERVIEW
115	<u>U-26-30-20-2T3-000009-00008.0</u>		226008.00	OYEKOYA OLUSANYA A	11201 TRALEE DR	RIVERVIEW
116	<u>U-26-30-20-2T3-000009-00009.0</u>		226008.00	DAVIS PATRICIA	11203 TRALEE DR	RIVERVIEW
117	<u>U-26-30-20-2T3-000009-00010.0</u>		226008.00	KHATIB SYED A	11205 TRALEE DR	RIVERVIEW
118	<u>U-26-30-20-2T3-000009-00011.0</u>		226008.00	GORMAN MIRELLA A	12304 SHADOW RUN BV	RIVERVIEW
119	<u>U-26-30-20-2T3-000013-00005.0</u>		226008.00	STAMPER ROBERT K SR LIFE ESTATE	11301 SANDPINE RD	RIVERVIEW
120	<u>U-26-30-20-2T3-000015-00001.0</u>		226008.00	DEVELDER DAVID	11312 DONNEYSMOOR DR	RIVERVIEW
121	<u>U-26-30-20-2T3-000015-00002.0</u>		226008.00	WARE PETER J	11310 DONNEYSMOOR DR	RIVERVIEW
122	<u>U-26-30-20-2T3-000015-00003.0</u>		226008.00	TROSPER RICKY A	11308 DONNEYSMOOR DR	RIVERVIEW
123	<u>U-26-30-20-2T3-000015-00004.0</u>		226008.00	BARTON WILLIAM B	11306 DONNEYSMOOR DR	RIVERVIEW
124	<u>U-26-30-20-2T3-000015-00005.0</u>		226008.00	HORTON ELIZABETH A MEYER	11304 DONNEYSMOOR DR	RIVERVIEW
125	<u>U-26-30-20-2T3-000015-00006.0</u>		226008.00	TRENT STEPHEN E TRUSTEE	0	RIVERVIEW



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278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#)[\[NEXT 25\]](#)

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126 U-27-30-20-2T3-000006-00001.0		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	
127 U-27-30-20-2T3-000006-00002.0		226008.00	MCCANN JOSEPH D	12006 SHADOW RUN BV	RIVERVIEW
128 U-27-30-20-2T3-000006-00003.0		226008.00	CALDERON JORGE E	12102 TIMBERLAKE RD	Unincorporated
129 U-27-30-20-2T3-000006-00004.0		226008.00	MARTIN RUSSELL L	12104 TIMBERLAKE RD	RIVERVIEW
130 U-27-30-20-2T3-000006-00005.0		226008.00	RODRIGUEZ FRANK	12106 TIMBERLAKE RD	RIVERVIEW
131 U-27-30-20-2T3-000006-00006.0		226008.00	MORALES JOSE L JR	12108 TIMBERLAKE RD	RIVERVIEW
132 U-27-30-20-2T3-000006-00007.0		226008.00	UMEH HILLARY N	12110 TIMBERLAKE RD	RIVERVIEW
133 U-27-30-20-2T3-000006-00008.0		226008.00	HENCHEY PAUL W	12112 TIMBERLAKE RD	RIVERVIEW
134 U-27-30-20-2T3-000006-00009.0		226008.00	MC FAIL ROBERT E JR	12114 TIMBERLAKE RD	RIVERVIEW
135 U-27-30-20-2T3-000006-00010.0		226008.00	CREEKMORE SUE ALYSE	12116 TIMBERLAKE RD	RIVERVIEW
136 U-27-30-20-2T3-000006-00011.0		226008.00	HEINEY ROY A	11101 CURLEW CT	RIVERVIEW
137 U-27-30-20-2T3-000006-00012.0		226008.00	LATTIMORE BENNY W	11102 CURLEW CT	RIVERVIEW
138 U-27-30-20-2T3-000006-00013.0		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	
139 U-27-30-20-2T3-000006-00014.0		226008.00	SMITH TIMOTHY E	12206 TIMBERLAKE RD	RIVERVIEW
140 U-27-30-20-2T3-000006-00015.0		226008.00	NORTJE ETIENNE	12208 TIMBERLAKE RD	RIVERVIEW
141 U-27-30-20-2T3-000006-00016.0		226008.00	MILLER JOSEPH R TRUSTEE	12308 WEXFORD HILLS RD	RIVERVIEW
142 U-27-30-20-2T3-000006-00017.0		226008.00	KANE DEBRA R	12310 WEXFORD HILLS RD	RIVERVIEW
143 U-27-30-20-2T3-000006-00018.0		226008.00	PINTARELLI TONY WILLIAM	12312 WEXFORD HILLS RD	RIVERVIEW
144 U-27-30-20-2T3-000006-00019.0		226008.00	BARTON JOSEPH R	12402 WEXFORD HILLS RD	RIVERVIEW
145 U-27-30-20-2T3-000006-00020.0		226008.00	PORTER JOHN T	12404 WEXFORD HILLS RD	RIVERVIEW
146 U-27-30-20-2T3-000006-00021.0		226008.00	ENCINOSA ROBERT H JR	12406 WEXFORD HILLS RD	RIVERVIEW
147 U-27-30-20-2T3-000009-00001.0		226008.00	KAPPAZ MICHAEL F	12202 SHADOW RUN BV	RIVERVIEW
148 U-27-30-20-2T3-000009-00002.0		226008.00	BAKER GARY J	12303 WEXFORD HILLS RD	RIVERVIEW
149 U-27-30-20-2T3-000009-00003.0		226008.00	MASSEY CRISPIN N	12305 WEXFORD HILLS RD	RIVERVIEW
150 U-27-30-20-2T3-000009-00004.0		226008.00	JOSLIN TIMOTHY A		RIVERVIEW

12313 WEXFORD HILLS
RD



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278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
151 U-27-30-20-2T3-000009-00005.0		226008.00	MILEY DOYLE E	12401 WEXFORD HILLS RD	RIVERVIEW
152 U-27-30-20-2T3-000009-00006.0		226008.00	GORDON NICOLE A	12405 WEXFORD HILLS RD	RIVERVIEW
153 U-27-30-20-2T3-000009-00012.0		226008.00	HARWOOD VINCENT	0	RIVERVIEW
154 U-27-30-20-2T3-000009-00013.0		226008.00	INTARTAGLIA JAMES	11202 EGRET NEST CT	RIVERVIEW
155 U-27-30-20-2T3-000009-00014.0		226008.00	MIDULLA PHILLIP J	11201 EGRET NEST CT	RIVERVIEW
156 U-27-30-20-2T3-000009-00015.0		226008.00	YOUNG DAVID A	11203 EGRET NEST CT	RIVERVIEW
157 U-27-30-20-2T3-000010-00001.0		226008.00	MOON-WAN WAYNE M	12103 TIMBERLAKE RD	RIVERVIEW
158 U-27-30-20-2T3-000010-00002.0		226008.00	YOUNGMAN KEVIN	12111 TIMBERLAKE RD	RIVERVIEW
159 U-27-30-20-2T3-000010-00003.0		226008.00	WEEKS ROBERT D	12113 TIMBERLAKE RD	RIVERVIEW
160 U-27-30-20-2T3-000010-00004.0		226008.00	OHMAN EDWARD H	12115 TIMBERLAKE RD	RIVERVIEW
161 U-27-30-20-2T3-000010-00005.0		226008.00	FRYE STANLEY M	12201 TIMBERLAKE RD	RIVERVIEW
162 U-27-30-20-2T3-000010-00006.0		226008.00	SMYTH JUDITH A	12203 TIMBERLAKE RD	RIVERVIEW
163 U-27-30-20-2T3-000010-00007.0		226008.00	DOWDING SUSAN M	12205 TIMBERLAKE RD	RIVERVIEW
164 U-27-30-20-2T3-000010-00008.0		226008.00	HARLAN-STOOPS NANCY	12207 TIMBERLAKE RD	RIVERVIEW
165 U-27-30-20-2T3-000010-00009.0		226008.00	KRAMER ROBERT J	12116 SHADOW RUN BV	RIVERVIEW
166 U-27-30-20-2T3-000010-00010.0		226008.00	GATTONE ANDREW J	12114 SHADOW RUN BV	RIVERVIEW
167 U-27-30-20-2T3-000010-00011.0		226008.00	MCGARTLAND JOHN	12112 SHADOW RUN BV	RIVERVIEW
168 U-27-30-20-2T3-000010-00012.0		226008.00	WHITLOCK ERIC D	12110 SHADOW RUN BV	RIVERVIEW
169 U-27-30-20-2T3-000010-00013.0		226008.00	GLADIN MICHELE C	12108 SHADOW RUN BV	RIVERVIEW
170 U-27-30-20-2T3-000010-00014.0		226008.00	LAYTON IRMA TRUSTEE	12106 SHADOW RUN BV	RIVERVIEW
171 U-27-30-20-2T3-000010-00015.0		226008.00	MORRIS HARVEY	12104 SHADOW RUN BV	RIVERVIEW
172 U-27-30-20-2T3-000010-00016.0		226008.00	HOOKS KEVIN T	12101 TIMBER LAKE RD	RIVERVIEW
173 U-27-30-20-2T3-000011-00001.0		226008.00	COATS ROBERT SEAN	11911 SUGARBERRY DR	RIVERVIEW
174 U-27-30-20-2T3-000011-00002.0		226008.00	MURPHY DANIEL P	11913 SUGARBERRY DR	RIVERVIEW
175 U-27-30-20-2T3-000011-00003.0		226008.00	BANNON BRIAN M	11915 SUGAR BERRY DR	RIVERVIEW



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www.hcpafl.org
278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
176 U-27-30-20-2T3-000011-00004.0		226008.00	MORGAN BRIAN J	11917 SUGARBERRY DR	RIVERVIEW
177 U-27-30-20-2T3-000011-00005.0		226008.00	GIFFORD WILBUR E III	11919 SUGARBERRY DR	RIVERVIEW
178 U-27-30-20-2T3-000011-00006.0		226008.00	WILSON PATRICIA J	11923 SUGARBERRY DR	RIVERVIEW
179 U-27-30-20-2T3-000011-00007.0		226008.00	WEILAND JACK REESE	11918 SHADOW RUN BV	RIVERVIEW
180 U-27-30-20-2T3-000011-00008.0		226008.00	CREAGER LYNDON F JR	11916 SHADOW RUN BV	RIVERVIEW
181 U-27-30-20-2T3-000011-00009.0		226008.00	BLOECHL DIANE A	11914 SHADOW RUN BV	RIVERVIEW
182 U-27-30-20-2T3-000011-00010.0		226008.00	SEGREST AVERY Q	11910 SHADOW RUN BV	RIVERVIEW
183 U-27-30-20-2T3-000011-00011.0		226008.00	SEWELL H ALLEN	11906 SHADOW RUN BV	RIVERVIEW
184 U-27-30-20-2T3-000011-00012.0		226008.00	HAGUE SUSAN B	11904 SHADOW RUN BV	RIVERVIEW
185 U-27-30-20-2T3-000011-00013.0		226008.00	TSANG DAVID	11902 SHADOW RUN BV	RIVERVIEW
186 U-27-30-20-2T3-000012-00001.0		226008.00	THORNTON NATHANIEL	11250 MCMULLEN RD	RIVERVIEW
187 U-27-30-20-2T3-000012-00002.0		226008.00	SHELTON JIM W	11240 MCMULLEN RD	RIVERVIEW
188 U-27-30-20-2T3-000012-00003.0		226008.00	CROW LAWRENCE D TRUSTEE	11234 MCMULLEN RD	RIVERVIEW
189 U-27-30-20-2T3-000012-00004.0		226008.00	BUGGE ADRIAH B	11224 MCMULLEN RD	RIVERVIEW
190 U-27-30-20-2T3-000012-00005.0		226008.00	MOUSA GHASSAN S	11216 MCMULLEN RD	RIVERVIEW
191 U-27-30-20-2T3-000012-00006.0		226008.00	AYALA JOSE M	11210 MCMULLEN RD	RIVERVIEW
192 U-27-30-20-2T3-000012-00007.0		226008.00	QUINONES EDWARD	11805 SHADOW RUN BV	RIVERVIEW
193 U-27-30-20-2T3-000012-00008.0		226008.00	HENSON ROBERT E	11811 SHADOW RUN BV	RIVERVIEW
194 U-27-30-20-2T3-000012-00009.0		226008.00	MCCARTHY JOHN K	11303 BURBERRY CT	RIVERVIEW
195 U-27-30-20-2T3-000012-00010.0		226008.00	TUBBS ANNA	11304 BURBERRY CT	RIVERVIEW
196 U-27-30-20-2T3-000012-00011.0		226008.00	WILLIAMS KENNETH W	11302 BURBERRY CT	RIVERVIEW
197 U-27-30-20-2T3-000012-00012.0		226008.00	QUINONES EDWARD	0	RIVERVIEW
198 U-27-30-20-2T3-000012-00013.0		226008.00	THAYER PEARL LILLIAN	11901 SHADOW RUN BV	RIVERVIEW

199 U-27-30-20-2T3-000012-00014.0

226008.00 BUDY EDWARD JR

11905 SHADOW RUN RIVERVIEW
BV

200 U-27-30-20-2T3-000012-00015.0

226008.00 NEMATH GENE

0 RIVERVIEW



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www.hcpafl.org
278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#)[\[NEXT 25\]](#)

<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
201 U-27-30-20-2T3-000012-00016.0		226008.00	HUDSON WENDY	11909 SHADOW RUN BV	RIVERVIEW
202 U-27-30-20-2T3-000012-00017.0		226008.00	ALMAND DEANNA	11911 SHADOW RUN BV	RIVERVIEW
203 U-27-30-20-2T3-000012-00018.0		226008.00	STANLEY RANDALL	11913 SHADOW RUN BLVD	RIVERVIEW
204 U-27-30-20-2T3-000012-00019.0		226008.00	POCOPANNI JOHNNY F	11915 SHADOW RUN BV	RIVERVIEW
205 U-27-30-20-2T3-000012-00020.0		226008.00	KICKLITER TIMOTHY A	11303 SWEET BAY CT	RIVERVIEW
206 U-27-30-20-2T3-000012-00021.0		226008.00	LARSEN DANIEL R	11305 SWEET BAY CT	RIVERVIEW
207 U-27-30-20-2T3-000012-00022.0		226008.00	MURRAY JEFF N	11306 SWEET BAY CT	RIVERVIEW
208 U-27-30-20-2T3-000012-00023.0		226008.00	EAGAN MARK H	11304 SWEETBAY CT	RIVERVIEW
209 U-27-30-20-2T3-000012-00024.0		226008.00	SEIDEN DAVID J	11302 SWEET BAY CT	RIVERVIEW
210 U-27-30-20-2T3-000012-00025.0		226008.00	PAES WILLIAM R	11919 SHADOW RUN BV	RIVERVIEW
211 U-27-30-20-2T3-000012-00026.0		226008.00	STOLLEY DANIEL J	11921 SHADOW RUN BLVD	RIVERVIEW
212 U-27-30-20-2T3-000012-00027.0		226008.00	RAJADHYAKSHA MANGESH Y	12001 SHADOW RUN BV	RIVERVIEW
213 U-27-30-20-2T3-000012-00028.0		226008.00	PARKER CHERYL	12003 SHADOW RUN BV	RIVERVIEW
214 U-27-30-20-2T3-000012-00029.0		226008.00	GLASS ROBERT B	12005 SHADOW RUN BV	RIVERVIEW
215 U-27-30-20-2T3-000012-00030.0		226008.00	ZIELINSKI JOHN A	12007 SHADOW RUN BV	RIVERVIEW
216 U-27-30-20-2T3-000012-00031.0		226008.00	REDCAY ROBERT A JR	12101 SHADOW RUN BV	RIVERVIEW
217 U-27-30-20-2T3-000012-00032.0		226008.00	HARRIS SHAWN P	11303 HOOT OWL CT	RIVERVIEW
218 U-27-30-20-2T3-000012-00033.0		226008.00	ULMER MATTHEW A	11305 HOOT OWL CT	RIVERVIEW
219 U-27-30-20-2T3-000012-00034.0		226008.00	PARKS DAVID VAUGHN	11307 HOOT OWL CT	RIVERVIEW
220 U-27-30-20-2T3-000012-00035.0		226008.00	SANCHEZ FELIPE	11306 HOOT OWL CT	RIVERVIEW
221 U-27-30-20-2T3-000012-00036.0		226008.00	ZIMMER N GREG	11302 HOOT OWL CT	RIVERVIEW
222 U-27-30-20-2T3-000012-00037.0		226008.00	FRIDMANS INGMAERS G	12103 SHADOW RUN BV	RIVERVIEW
223 U-27-30-20-2T3-000012-00038.0		226008.00	BRIGGS-TRONCOSO TACY	12105 SHADOW RUN BV	RIVERVIEW
224 U-27-30-20-2T3-000012-00039.0		226008.00	ZAYAS JORGE		RIVERVIEW

225 U-27-30-20-2T3-000012-00040.0

226008.00 MANCHESI PERRY

12107 SHADOW RUN
BLVD

12109 SHADOW RUN
BV

RIVERVIEW



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278 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
226 U-27-30-20-2T3-000012-00041.0		226008.00	ROBIDOUX KORDELL C	12111 SHADOW RUN BLVD	RIVERVIEW
227 U-27-30-20-2T3-000012-00042.0		226008.00	DOROSLOVAC RADOVAN	12113 SHADOW RUN BV	RIVERVIEW
228 U-27-30-20-2T3-000012-00043.0		226008.00	PETOSKY JAMES G	12115 SHADOW RUN BV	RIVERVIEW
229 U-27-30-20-2T3-000012-00044.0		226008.00	YOUNGMAN ERNEST R	12117 SHADOW RUN BV	RIVERVIEW
230 U-27-30-20-2T3-000012-00045.0		226008.00	MCGARRAH JAMES H	12119 SHADOW RUN BV	RIVERVIEW
231 U-27-30-20-2T3-000012-00046.0		226008.00	DOYLE JAMES J	12203 SHADOW RUN BV	RIVERVIEW
232 U-27-30-20-2T3-000012-00047.0		226008.00	LAWSON DOUGLAS C	12205 SHADOW RUN BV	RIVERVIEW
233 U-27-30-20-2T3-000012-00048.0		226008.00	DEAN RONALD G	12207 SHADOW RUN BV	RIVERVIEW
234 U-27-30-20-2T3-000012-00049.0		226008.00	WEIRI FRANKLIN O	12209 SHADOW RUN BV	RIVERVIEW
235 U-27-30-20-2T3-000016-00001.0		226008.00	CRENSHAW PATRICIA A	11802 SHADOW RUN BV	RIVERVIEW
236 U-27-30-20-2T3-000016-00002.0		226008.00	CRENSHAW PATRICIA	11804 SHADOW RUN BV	RIVERVIEW
237 U-27-30-20-2T3-000016-00003.0		226008.00	BUTLER DOUGLAS R	11806 SHADOW RUN BV	RIVERVIEW
238 U-27-30-20-2T3-000016-00004.0		226008.00	DUNN BRIAN T	11201 MACOMBS CT	RIVERVIEW
239 U-27-30-20-2T3-000016-00005.0		226008.00	CLANTON GARY N	11810 MACOMBS CT	RIVERVIEW
240 U-27-30-20-2T3-000016-00006.0		226008.00	DELESIE J CRAIG JR	11204 MACOMBS CT	RIVERVIEW
241 U-27-30-20-2T3-000016-00007.0		226008.00	GARRISON JOHN R	11812 SHADOW RUN BV	RIVERVIEW
242 U-27-30-20-2T3-000016-00008.0		226008.00	PERRY WILLIAM	11902 SUGARBERRY DR	RIVERVIEW
243 U-27-30-20-2T3-000016-00009.0		226008.00	SARGEANT LOLA	11904 SUGARBERRY DR	RIVERVIEW
244 U-27-30-20-2T3-000016-00010.0		226008.00	MARKET TAMPA INVESTMENTS LLC	0	RIVERVIEW
245 U-27-30-20-2T3-000016-00011.0		226008.00	PISTONE FRANCINE A	11908 SUGARBERRY DR	RIVERVIEW

246	<u>U-27-30-20-2T3-000016-00012.0</u>	226008.00 STULTZ CHARLES F	11910 SUGARBERRY DR	RIVERVIEW
247	<u>U-27-30-20-2T3-000016-00013.0</u>	226008.00 KOEHNKE KEVIN A	11912 SUGARBERRY DR	RIVERVIEW
248	<u>U-27-30-20-2T3-000016-00014.0</u>	226008.00 SCHULTHEIS ERIC J	11914 SUGARBERRY DR	RIVERVIEW
249	<u>U-27-30-20-2T3-000016-00015.0</u>	226008.00 TYSON T DAVID	11916 SUGARBERRY DR	RIVERVIEW
250	<u>U-27-30-20-2T3-000016-00016.0</u>	226008.00 PITTS CORY S	11918 SUGARBERRY DR	RIVERVIEW



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www.hcpafl.org
278 Matches found for search results "Advanced Search"

[PRIOR 25][NEXT 25]

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
251	<u>U-27-30-20-2T3-000016-00017.0</u>		226008.00	HAMRICK RYAN C	11920 SUGARBERRY DR	RIVERVIEW
252	<u>U-27-30-20-2T3-000016-00018.0</u>		226008.00	OKPALEKE ANDREW C	11924 SUGARBERRY DR	RIVERVIEW
253	<u>U-27-30-20-2T3-000016-00020.0</u>		226008.00	WINEBRENNER WAYNE R	11926 SUGARBERRY DR	RIVERVIEW
254	<u>U-27-30-20-2T3-000016-00021.0</u>		226008.00	BIANCHI PETER J	11928 SUGARBERRY DR	RIVERVIEW
255	<u>U-27-30-20-2T3-000016-00022.0</u>		226008.00	SANCHEZ FELIPE E	12002 SHADOW RUN BLVD	RIVERVIEW
256	<u>U-27-30-20-2T3-000016-00023.0</u>		226008.00	PRINSEN ANDREAS	11205 BALMORALFIEF LN	RIVERVIEW
257	<u>U-35-30-20-2T3-000007-00001.0</u>		226008.00	WILLIAMS EARL D	11308 SANDPINE RD	RIVERVIEW
258	<u>U-35-30-20-2T3-000007-00015.0</u>		226008.00	GILMORE VICTORIA ANDERSON	11405 DONEYMOOR DR	RIVERVIEW
259	<u>U-35-30-20-2T3-000007-00016.0</u>		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	*****
260	<u>U-35-30-20-2T3-000007-00017.0</u>		226008.00	HUMPHRIES CELENE	11409 DONEYMOOR DR	RIVERVIEW
261	<u>U-35-30-20-2T3-000007-00018.0</u>		226008.00	KEY DONALD W	11411 DONEYMOOR DR	RIVERVIEW
262	<u>U-35-30-20-2T3-000013-00001.0</u>		226008.00	JOHNSON LISETTE	11417 DONEYMOOR DR	RIVERVIEW
263	<u>U-35-30-20-2T3-000013-00002.0</u>		226008.00	HARRIS JOHN E	11309 SANDPINE RD	RIVERVIEW
264	<u>U-35-30-20-2T3-000013-00003.0</u>		226008.00	MONTEFU DANIEL L	11307 SANDPINE RD	RIVERVIEW
265	<u>U-35-30-20-2T3-000013-00004.0</u>		226008.00	DICK ANDREW E	11305 SANDPINE RD	RIVERVIEW
266	<u>U-35-30-20-2T3-000014-00001.0</u>		226008.00	OTTE JAMES R	11402 DONEYMOOR DR	RIVERVIEW
267	<u>U-35-30-20-2T3-000014-00002.0</u>		226008.00	SCHIFFMACHER JOHN A	11404 DONEYMOOR DR	RIVERVIEW
268	<u>U-35-30-20-2T3-000014-00003.0</u>		226008.00	GREENE SAMUEL L	11406 DONEYMOOR DR	RIVERVIEW
269	<u>U-35-30-20-2T3-000014-00004.0</u>		226008.00	VILLA LAURIE E	11408 DONEYMOOR DR	RIVERVIEW
270	<u>U-35-30-20-2T3-000014-00005.0</u>		226008.00	CONEY LOW B	11410 DONEYMOOR DR	RIVERVIEW
271	<u>U-35-30-20-2T3-000014-00006.0</u>		226008.00	LUNSFORD CHRISTOPHER R	11412 DONEYMOOR DR	RIVERVIEW
272	<u>U-35-30-20-2T3-000014-00007.0</u>		226008.00	SHIELDS PATRICIA A	11414 DONEYMOOR DR	RIVERVIEW
273	<u>U-35-30-20-2T3-000014-00008.0</u>		226008.00	SWAIM JERRY SCOTT	11416 DONEYMOOR DR	RIVERVIEW
274	<u>U-36-30-20-2T3-000001-00018.0</u>		226008.00	YU YI HSIUNG	0	RIVERVIEW
275	<u>U-36-30-20-2T3-000001-00019.0</u>		226008.00	MCKINLEY J MEL	13015 SHADOW RUN BV	RIVERVIEW



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Hillsborough County Property Appraiser

www.hcpafl.org

278 Matches found for search results "Advanced Search"

[PRIOR 25]

<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
276 U-36-30-20-2T3-000001-00020.0		226008.00	SIMKANICH JOHN E	13101 SHADOW RUN BLVD	RIVERVIEW
277 U-36-30-20-2T3-000001-00021.0		226008.00	CHERYL FISCHER	13103 SHADOW RUN BV	RIVERVIEW
278 U-36-30-20-2T3-000001-00022.0		226008.00	PARKER TIMOTHY SCOTT	13105 SHADOW RUN BV	RIVERVIEW



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Hillsborough County Property Appraiser

www.hcpafl.org

111 Matches found for search results "Advanced Search"

[\[NEXT 25\]](#)

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
1	U-25-30-20-2T4-000000-00000.0		0.00	XXXX SHADOW RUN UNIT NO 2 0		Unincorporated
2	U-26-30-20-2T4-000012-00051.0		226008.00	CLEMENT ERLIN JR	11301 TRALEE DR	RIVERVIEW
3	U-26-30-20-2T4-000012-00052.0		226008.00	BARTHELETTE ROBERT A JR	11303 TRALEE DR	RIVERVIEW
4	U-26-30-20-2T4-000013-00006.0		226008.00	SUTTON JIMMIE	11302 LEPRECHAUN DR	RIVERVIEW
5	U-26-30-20-2T4-000013-00007.0		226008.00	HUDSON ERNEST	11304 LEPRECHUAN DR	RIVERVIEW
6	U-26-30-20-2T4-000017-00001.0		226008.00	PIERSON MICHAEL A	11302 TRALEE DR	RIVERVIEW
7	U-26-30-20-2T4-000017-00002.0		226008.00	PATTERSON JOHN S	11304 TRALEE DR	RIVERVIEW
8	U-26-30-20-2T4-000017-00014.0		226008.00	DARSEY KENNETH E	11301 LEPRECHAUN DR	RIVERVIEW
9	U-27-30-20-2T4-000012-00050.0		226008.00	WILKERSON DELOY	12303 SHADOW RUN BV	RIVERVIEW
10	U-35-30-20-2T4-000000-00000.1		226008.00	HILLSBOROUGH COUNTY	0 SILVER OINE DR	RIVERVIEW
11	U-35-30-20-2T4-000000-00000.2		226008.00	HILLSBOROUGH COUNTY	0	RIVERVIEW
12	U-35-30-20-2T4-000012-00053.0		226008.00	GONNELLA JOSEPH	11305 TRALEE DR	RIVERVIEW
13	U-35-30-20-2T4-000012-00054.0		226008.00	CASTELLANO SAMMY JOHN	11307 TRALEE DR	RIVERVIEW
14	U-35-30-20-2T4-000012-00055.0		226008.00	HOSEA RONALD G	11309 TRALEE DR	RIVERVIEW
15	U-35-30-20-2T4-000012-00056.0		226008.00	SHAFER RICHARD J	11311 TRALEE DR	RIVERVIEW
16	U-35-30-20-2T4-000012-00057.0		226008.00	SILVA A PAULO	11313 TRALEE DR	RIVERVIEW
17	U-35-30-20-2T4-000012-00058.0		226008.00	MUTH FRED J JR	0	RIVERVIEW
18	U-35-30-20-2T4-000012-00059.0		226008.00	JACKSON RICHARD C LIFE ESTATE	11317 TRALEE DR	RIVERVIEW
19	U-35-30-20-2T4-000012-00060.0		226008.00	HEIDE DALE G	11319 TRALEE DR	RIVERVIEW
20	U-35-30-20-2T4-000012-00061.0		226008.00	BANCROFT GARY A TRUSTEE	11321 TRALEE DR	RIVERVIEW
21	U-35-30-20-2T4-000012-00062.0		226008.00	HENRY RAYMOND L	11323 TRALEE DR	RIVERVIEW
22	U-35-30-20-2T4-000012-00063.0		226008.00	HENDERSHOT ANGELA	0	RIVERVIEW
23	U-35-30-20-2T4-000012-00065.0		226008.00	MANZANO WILFREDO	0	RIVERVIEW
24	U-35-30-20-2T4-000012-00066.0		226008.00	MANZANO WILFREDO P	11331 TRALEE DR	RIVERVIEW
25	U-35-30-20-2T4-000012-00067.0		226008.00	SHADOW RUN HOMEOWNERS ASSOCIATION INC	0	RIVERVIEW



Rob Turner

Hillsborough County Property Appraiser

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111 Matches found for search results "Advanced Search"
[\[PRIOR 25\]](#) [\[NEXT 25\]](#)

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
26	U-35-30-20-2T4-000012-00068.0		226008.00	RIVERVIEW REALTY	0	RIVERVIEW
27	U-35-30-20-2T4-000012-00069.0		226008.00	YONKE MARY JANE	11505 DONNEYSMOOR DR	RIVERVIEW
28	U-35-30-20-2T4-000013-00008.0		226008.00	GENTILE RAYMOND D	11306 LEPRECHAUN DR	RIVERVIEW
29	U-35-30-20-2T4-000013-00009.0		226008.00	RICHARDSON ROBERT M	11308 LEPRECHAUN DR	RIVERVIEW
30	U-35-30-20-2T4-000013-00010.0		226008.00	BOEHLER CAROL A	11310 LEPRECHAUN DR	RIVERVIEW
31	U-35-30-20-2T4-000013-00011.0		226008.00	CRANMER JAMES T LIFE ESTATE	11312 LEPRECHAUN DR	RIVERVIEW
32	U-35-30-20-2T4-000013-00012.0		226008.00	CRANMER JAMES T LIFE ESTATE	11314 LEPRECHAUN DR	RIVERVIEW
33	U-35-30-20-2T4-000013-00013.0		226008.00	HENDERSHOT FRED A	11316 LEPRECHAUN DR	RIVERVIEW
34	U-35-30-20-2T4-000013-00014.0		226008.00	BERTELS DOUGLAS A	11328 TRALEE DR	RIVERVIEW
35	U-35-30-20-2T4-000013-00015.0		226008.00	EMMANUEL BONIFACE	11427 DONNEYSMOOR DR	RIVERVIEW
36	U-35-30-20-2T4-000013-00016.0		226008.00	LYNN TERESA DAWN	11425 DONNEYSMOOR DR	RIVERVIEW
37	U-35-30-20-2T4-000013-00017.0		226008.00	LOCKHART DAVID L	11423 DONNEYSMOOR DR	RIVERVIEW
38	U-35-30-20-2T4-000013-00018.0		226008.00	SCHLIESMANN CHRISTOPHER F	11421 DONNEYSMOOR DR	RIVERVIEW
39	U-35-30-20-2T4-000013-00019.0		226008.00	PIKE DEBORAH L	11419 DONNEYSMOOR DR	RIVERVIEW
40	U-35-30-20-2T4-000014-00009.0		0.00	REFERENCE PLATE	0	Unincorporated
41	U-35-30-20-2T4-000014-00009.1		226008.00	BACA GERALD M	11418 DONNEYSMOOR DR	RIVERVIEW
42	U-35-30-20-2T4-000014-00010.0		226008.00	AKHTER KAUSER	11420 DONNEY MOOR DR	RIVERVIEW
43	U-35-30-20-2T4-000014-00011.0		226008.00	AKHTER YOUSUF	11424 DONNEYSMOOR DR	RIVERVIEW
44	U-35-30-20-2T4-000014-00012.0		226008.00	PEREZ ERASMO A MORAN	11426 DONNEY MOOR DR	RIVERVIEW
45	U-35-30-20-2T4-000014-00013.0		226008.00	BLACK KATHI E	11502 DONNEY MOOR DR	RIVERVIEW

46	<u>U-35-30-20-2T4-000014-00014.0</u>	226008.00	CRUISE STEPHANIE E	0	RIVERVIEW
47	<u>U-35-30-20-2T4-000014-00015.0</u>	226008.00	LINDA J LACK REVOCABLE TRUST	0	RIVERVIEW
48	<u>U-35-30-20-2T4-000014-00016.0</u>	226008.00	LINDA J LACK REVOCABLE TRUST	0	RIVERVIEW
49	<u>U-35-30-20-2T4-000014-00017.0</u>	226008.00	LINDA J LACK REVOCABLE TRUST	0	RIVERVIEW
50	<u>U-35-30-20-2T4-000014-00018.0</u>	226008.00	LINDA J LACK REVOCABLE TRUST	0	RIVERVIEW



Rob Turner

Hillsborough County Property Appraiser

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[PRIOR 25][NEXT 25]

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
51	<u>U-35-30-20-2T4-000014-00019.0</u>		226008.00	LINDA J LACK REVOCABLE TRUST	0	RIVERVIEW
52	<u>U-35-30-20-2T4-000014-00020.0</u>		226008.00	LACK LINDA J TRUSTEE	0	RIVERVIEW
53	<u>U-35-30-20-2T4-000014-00021.0</u>		226008.00	LACK LINDA J TRUSTEE	12604 LAKE HILLS DR	RIVERVIEW
54	<u>U-35-30-20-2T4-000014-00022.0</u>		226008.00	LACK LINDA J TRUSTEE	0	RIVERVIEW
55	<u>U-35-30-20-2T4-000014-00023.0</u>		226008.00	LACK LINDA J TRUSTEE	12606 LAKE HILLS DR	RIVERVIEW
56	<u>U-35-30-20-2T4-000014-00024.0</u>		226008.00	LACK LINDA J	12610 LAKE HILLS DR	RIVERVIEW
57	<u>U-35-30-20-2T4-000014-00025.0</u>		226008.00	LACK LINDA J TRUSTEE	12608 LAKE HILLS DR	RIVERVIEW
58	<u>U-35-30-20-2T4-000014-00026.0</u>		226008.00	LACK LINDA J	12610 LAKE HILLS DR	RIVERVIEW
59	<u>U-35-30-20-2T4-000014-00027.0</u>		226008.00	MALKE TERESA L TRUSTEE	12612 LAKE HILLS DR	RIVERVIEW
60	<u>U-35-30-20-2T4-000014-00028.0</u>		226008.00	WINTERROTH JIM	12614 LAKE HILLS DR	RIVERVIEW
61	<u>U-35-30-20-2T4-000014-00029.0</u>		226008.00	JOZSI DANIEL A	12616 LAKE HILLS DR	RIVERVIEW
62	<u>U-35-30-20-2T4-000014-00030.0</u>		226008.00	BURGER GOTTFIRED ROLAND	12618 LAKE HILLS DR	RIVERVIEW
63	<u>U-35-30-20-2T4-000014-00031.0</u>		226008.00	COOPER DONALD N	12620 LAKE HILLS DR	RIVERVIEW
64	<u>U-35-30-20-2T4-000014-00032.0</u>		226008.00	WEEKS DONALD R	12622 LAKE HILLS DR	RIVERVIEW
65	<u>U-35-30-20-2T4-000014-00033.0</u>		226008.00	LESPINASSE FRANTZ	12624 LAKE HILLS DR	RIVERVIEW
66	<u>U-35-30-20-2T4-000014-00034.0</u>		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	
67	<u>U-35-30-20-2T4-000017-00003.0</u>		226008.00	WALKER JAMES B TRUSTEE	11306 TRALEE DR	RIVERVIEW
68	<u>U-35-30-20-2T4-000017-00004.0</u>		226008.00	BENZEL JEFFREY J	0	RIVERVIEW
69	<u>U-35-30-20-2T4-000017-00005.0</u>		226008.00	BANCROFT GARY	11310 TRALEE DR	RIVERVIEW
70	<u>U-35-30-20-2T4-000017-00006.0</u>		226008.00	STEFFEN GARRY T	11312 TRALEE DR	RIVERVIEW
71	<u>U-35-30-20-2T4-000017-00007.0</u>		226008.00	HAGOOD JAMES M	11314 TRALEE DR	RIVERVIEW
72	<u>U-35-30-20-2T4-000017-00008.0</u>		226008.00	CONWAY EDWARD FRANCIS III	11324 TRALEE DR	RIVERVIEW
73	<u>U-35-30-20-2T4-000017-00009.0</u>		226008.00	BROWN DAVID E	11315 LEPRECHAUN DR	RIVERVIEW
74	<u>U-35-30-20-2T4-000017-00010.0</u>		226008.00	ZIEMBA JOSEPH STANLEY	11313 LEPRECHAUN DR	RIVERVIEW
75	<u>U-35-30-20-2T4-000017-00011.0</u>		226008.00	SIMMONS W WAYNE	11311 LEPRECHAUN DR	RIVERVIEW



Rob Turner

Hillsborough County Property Appraiser

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[PRIOR 25][NEXT 25]

	<u>PARCEL ID</u>	<u>PROPERTY USE</u>	<u>NH</u>	<u>OWNER NAME</u>	<u>ADDRESS</u>	<u>CITY</u>
76	U-35-30-20-2T4-000017-00012.0		226008.00	MCCULLAGH MARY J TRUSTEE	11305 LEPRECHAUN DR	RIVERVIEW
77	U-35-30-20-2T4-000017-00013.0		226008.00	KIM YONG IN	11303 LEPRECHAUN DR	RIVERVIEW
78	U-35-30-20-2T4-000018-00001.0		226008.00	SANCHEZ CELINE	12501 LAKE HILLS DR	RIVERVIEW
79	U-35-30-20-2T4-000018-00002.0		226008.00	CAREVIC KIP M	12503 LAKE HILLS DR	RIVERVIEW
80	U-35-30-20-2T4-000018-00003.0		226008.00	CAREVIC KIP MARK	12505 LAKE HILLS DR	RIVERVIEW
81	U-35-30-20-2T4-000018-00004.0		226008.00	CAREVIC KIP MARK	11505 HERON HILLS LN	RIVERVIEW
82	U-35-30-20-2T4-000018-00005.0		226008.00	STEWART ROBERT A	11507 HERON HILLS LN	RIVERVIEW
83	U-35-30-20-2T4-000018-00006.0		226008.00	BIASETTI GIORGIO	11511 HERON HILLS LN	RIVERVIEW
84	U-35-30-20-2T4-000018-00007.0		226008.00	BLAKE STACEY F	11513 HERON HILLS LN	RIVERVIEW
85	U-35-30-20-2T4-000018-00008.0		226008.00	ASSET PRESERVATION TRUST SERVICES INC TRUSTEE	11515 HERON HILLS LN	RIVERVIEW
86	U-35-30-20-2T4-000018-00009.0		226008.00	PAGE DANIEL M	11514 HERON HILLS LN	RIVERVIEW
87	U-35-30-20-2T4-000018-00010.0		226008.00	BAHTA NATHANIEL V	11512 HERON HILLS LN	RIVERVIEW
88	U-35-30-20-2T4-000018-00011.0		226008.00	SUPAN JEFFERY D	11510 HERON HILLS LN	RIVERVIEW
89	U-35-30-20-2T4-000018-00012.0		226008.00	ACERRA VINCENT S	11508 HERON HILLS LN	RIVERVIEW
90	U-35-30-20-2T4-000018-00013.0		226008.00	CLINGER ANTHONY R JR	11506 HERON HILLS LN	RIVERVIEW
91	U-35-30-20-2T4-000018-00014.0		226008.00	NOONAN JOSHUA J	11504 HERON HILLS LN	RIVERVIEW
92	U-35-30-20-2T4-000018-00015.0		226008.00	TRANSUE MATTHEW S	12511 LAKE HILLS DR	RIVERVIEW
93	U-35-30-20-2T4-000018-00016.0		226008.00	VICKERS WILLIAM	12515 LAKE HILLS DR	RIVERVIEW
94	U-35-30-20-2T4-000018-00017.0		226008.00	MARSHALL MARCIA G	11505 FALKIRK PL	RIVERVIEW
95	U-35-30-20-2T4-000018-00018.0		226008.00	** CONFIDENTIAL **	0 XX *** CONFIDENTIAL SITE *** **	*****
96	U-35-30-20-2T4-000018-00019.0		226008.00	MULLIN PAUL	11508 FALKIRK PL	RIVERVIEW
97	U-35-30-20-2T4-000018-00020.0		226008.00	WILLIS JOSIAH W	11506 FALKIRK PL	RIVERVIEW

98 U-35-30-20-2T4-000018-00021.0
99 U-35-30-20-2T4-000018-00023.0
100 U-35-30-20-2T4-000018-00024.0

226008.00 AKHTER YOUSUF
226008.00 LARSON ROBERT B
226008.00 LACK LINDA

12603 LAKE HILLS DR RIVERVIEW
12605 LAKE HILLS DR RIVERVIEW
12607 LAKE HILLS DR RIVERVIEW



Rob Turner

Hillsborough County Property Appraiser

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101	<u>U-35-30-20-2T4-000018-00025.0</u>		226008.00	PETERSON MARK E	12609 LAKE HILLS DR	RIVERVIEW
102	<u>U-35-30-20-2T4-000018-00026.0</u>		226008.00	ROUSSEAU ALBERT M	12611 LAKE HILLS DR	RIVERVIEW
103	<u>U-35-30-20-2T4-000018-00027.0</u>		226008.00	AREHART ARTHUR T JR	12623 LAKE HILLS DR	RIVERVIEW
104	<u>U-35-30-20-2T4-000018-00028.0</u>		226008.00	BRITTAIN JEFF	12606 SILVERPINE DR	RIVERVIEW
105	<u>U-35-30-20-2T4-000018-00029.0</u>		226008.00	BALMENTI BARBARA E	12604 SILVER PINE DR	RIVERVIEW
106	<u>U-35-30-20-2T4-000018-00030.0</u>		226008.00	HALIK CHARLIE J	12602 SILVERPINE DR	RIVERVIEW
107	<u>U-35-30-20-2T4-000018-00031.0</u>		226008.00	COLE STEPHEN M	12601 SILVER PINE DR	RIVERVIEW
108	<u>U-35-30-20-2T4-000018-00032.0</u>		226008.00	WILSON WILLIAM DEMPSEY III	12603 SILVER PINE DR	RIVERVIEW
109	<u>U-35-30-20-2T4-000018-00034.0</u>		226008.00	SHIVE SCOTT RANDALL	12703 LAKE HILLS DR	RIVERVIEW
110	<u>U-35-30-20-2T4-000019-00001.0</u>		226008.00	HALL JEFFREY S	12701 SILVER PINE DR	RIVERVIEW
111	<u>U-35-30-20-2T4-000019-00002.0</u>		226008.00	CASSIDY WILLIAM P JR	12703 SILVER PINE DR	RIVERVIEW

Rick Scott
GOVERNOR



Hunting F. Deutsch
EXECUTIVE DIRECTOR

FLORIDA DEPARTMENT of
ECONOMIC OPPORTUNITY

October 9, 2012

Francis E. Friscia
Meirose & Friscia, P. A.
Suite 250
5550 West Executive Drive
Tampa, FL 33609

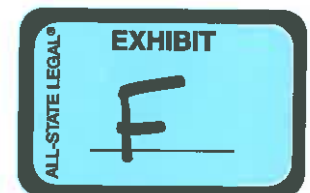
Re: Covenants Revitalization for The Shadow Run Subdivision
DEO Final Order No. DEO-12-128

Dear Mr. Friscia:

The Department has completed its review of the proposed revived declaration of covenants and other governing documents for The Shadow Run Subdivision community and has determined that the documents comply with the requirements of Chapter 720, Part III, Florida Statutes, and are approved.

Section 720.407(1), Florida Statutes, requires that no later than 30 days after receiving this letter, the organizing committee shall file the articles of incorporation of The Shadow Run Home Owners' Association, Inc., with the Division of Corporations of the Department of State if the articles have not been previously filed with the Division. Also, Section 720.407(2), Florida Statutes, requires that the president and secretary of the association execute the revived declaration and other governing documents in the name of the association. The approved declaration of covenants, the articles of incorporation, this letter approval, and the legal description of each affected parcel must be recorded with the clerk of the circuit court in the county in which the affected parcels are located no later than 30 days after receiving approval from the Division of Corporations.

Section 720.407(4), Florida Statutes, requires that a complete copy of all of the approved, recorded documents be mailed or hand delivered to the owner of each affected parcel. The revitalized declaration and other governing documents will be effective upon recordation in the public records.



If you have any questions concerning this matter, please contact Stephen S. Mathues, Assistant General Counsel, at (850) 717-8529, or Paul Piller, Community Program Administrator, at (850) 717-8501.

Very truly yours,



J. Thomas Beck, AICP
Director, Division of Community Development

NOTICE OF RIGHTS

THIS DETERMINATION CONSTITUTES FINAL AGENCY ACTION UNDER CHAPTER 120, FLORIDA STATUTES. ANY INTERESTED PARTIES ARE HEREBY NOTIFIED OF THEIR RIGHT TO SEEK JUDICIAL REVIEW OF THIS FINAL AGENCY ACTION IN ACCORDANCE WITH SECTION 120.68, FLORIDA STATUTES, AND FLORIDA RULES OF APPELLATE PROCEDURE 9.030(B)(1)(c) AND 9.110.

TO INITIATE AN APPEAL OF THIS FINAL AGENCY ACTION, A NOTICE OF APPEAL MUST BE FILED WITH THE DEPARTMENT'S AGENCY CLERK, 107 EAST MADISON STREET, CALDWELL BUILDING, MSC 110, TALLAHASSEE, FLORIDA 32399-4128, WITHIN THIRTY (30) DAYS AFTER THE DATE THIS FINAL AGENCY ACTION IS FILED WITH THE AGENCY CLERK, AS INDICATED BELOW. THE NOTICE OF APPEAL MUST BE SUBSTANTIALLY IN THE FORM PRESCRIBED BY FLORIDA RULE OF APPELLATE PROCEDURE 9.900(a). A COPY OF THE NOTICE OF APPEAL MUST ALSO BE FILED WITH THE DISTRICT COURT OF APPEAL AND MUST BE ACCOMPANIED BY THE FILING FEE SPECIFIED IN SECTION 35.22(3), FLORIDA STATUTES.

AN INTERESTED PARTY WAIVES ITS RIGHT TO JUDICIAL REVIEW IF THE NOTICE OF APPEAL IS NOT TIMELY FILED WITH THE AGENCY CLERK AND THE APPROPRIATE DISTRICT COURT OF APPEAL.

NOTICE OF FILING AND SERVICE

I HEREBY CERTIFY that the above document was filed with the Department's designated Agency Clerk and that true and correct copies were furnished to the persons listed below in the manner described on the 9th day of October, 2012.



Miriam Snipes, Agency Clerk
Department of Economic Opportunity

By U. S. Mail:

Francis E. Friscia
Meirose & Friscia, P. A.
Suite 250
5550 West Executive Drive
Tampa, FL 33609

By interoffice delivery:

Stephen S. Mathues, Assistant General Counsel
Paul Piller, Community Program Manager, Division of Community Planning