RESOLUTION OF THE

GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION REGARDING POLICIES AND PROCEDURES FOR COVENANT AND RULE ENFORCEMENT

SUBJECT:

Adoption of a policy regarding the enforcement of covenants and rules and procedures for the notice of alleged violations,

conduct of hearings and imposition of fines.

PURPOSE:

To adopt a uniform procedure to be followed when enforcing covenants and rules to facilitate the efficient operation of the

Association.

AUTHORITY:

The Declaration, Articles of Incorporation and Bylaws of the

Association, and Colorado law.

EFFECTIVE

DATE:

April 1, 2006

RESOLUTION:

The Association hereby adopts the following procedures to be followed when enforcing the covenants and rules of the Association:

- 1. Reporting Violations. Complaints regarding alleged violations may be reported by an Owner or resident within the community, a group of Owners or residents, the Association's management company, if any, Board member(s) or committee member(s) by submission of a written complaint.
- 2. Complaints. (a) Complaints by Owners or residents shall be in writing and submitted to the Board of Directors. The complaining Owner or resident shall have observed the alleged violation and shall identify the complainant ("Complainant"), the alleged violator ("Violator"), if known, and set forth a statement describing the alleged violation, referencing the specific provisions which are alleged to have been violated, when the violation was observed and any other pertinent information. Non-written complaints or written complaints failing to include any information required by this provision may not be investigated or prosecuted at the discretion of the Association. (b) Complaints by a member of the Board of Directors, a committee member, or the manager, if any, may be made in writing or by any other means deemed appropriate by the Board if such violation was observed by the Director or Manager.

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- 3. <u>Investigation</u>. Upon receipt of a complaint by the Association, if additional information is needed, the complaint may be returned to the Complainant or may be investigated further by a Board designated individual or committee. The Board shall have sole discretion in appointing an individual or committee to investigate the matter.
- 4. <u>Demand to Cease and Desist</u>. If a violation is found to exist, a written cease and desist letter shall be served upon the Violator explaining the nature of the violation and the action required to abate the violation. If the violation is a continuing one, the letter shall notify the Violator he/she will have 30 days from the date of the letter to come into compliance without further sanction. If the violation is not a continuing one, the letter shall include a statement that any additional similar violation could result in the imposition of a sanction after notice and hearing.
- 5. Continued Violation After Cease and Desist Letter. If the alleged Violator does not come into compliance within 30 days of the first cease and desist letter, this will be considered a second violation for which a fine may be imposed following notice and opportunity for a hearing. A second letter shall then be sent to the alleged Violator, providing notice and an opportunity for a hearing, and explaining if a violation is found to exist, a fine may be imposed pursuant to this Policy. The Violator will have 30 days from the date of the second letter to come into compliance. The letter shall further state that the alleged Violator is entitled to a hearing on the merits of the matter provided that such hearing is requested in writing within 30 days of the date on the second violation letter.
- 6. Continued Violation After Second Letter. If the alleged Violator does not come into compliance within 30 days of the second letter, this will be considered a third violation for which an additional fine may be imposed following notice and opportunity for a hearing. A third letter shall then be sent to the alleged Violator, providing notice and an opportunity for a hearing, and explaining if a violation is found to exist, a fine may be imposed pursuant to this policy. The Violator will have 10 days from the date of the third letter to come into compliance. The letter shall further state that the alleged Violator is entitled to a hearing on the merits of the matter provided that such hearing is requested in writing within 30 days of the date on the third violation letter.

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- 7. Notice of Hearing. If a hearing is requested by the alleged Violator, the Board, committee or other person conducting such hearing as may be determined in the sole discretion of the Board, shall serve a written notice of the hearing to all parties involved at least 10 days prior to the hearing date. The notice shall contain a description of the alleged violation, the time and place of the hearing, an invitation to attend the hearing and produce any statement, evidence, or witness on his/her behalf, and the proposed sanction to be imposed.
- Hearing. At the beginning of each hearing, the presiding officer, shall introduce the case by describing the alleged violation and the procedure to be followed during the hearing. Proof of notice and in opportunity to be heard shall be placed in the Minutes of the hearing. Such proof shall be deemed adequate if a copy of the notice, together with a statement of the date and manner of delivery, is entered by the Office, Director, or agent who delivered such notice. The notice requirement shall be deemed satisfied if the Violator appears at the hearing. Each party or designated representative, may, but is not required to, make an opening statement, present evidence and testimony, present witnesses, and make a closing statement. The presiding officer may also impose such other rules of conduct as may be appropriate under the given circumstances. Neither the Complainant nor the alleged Violator are required to be in attendance at the hearing. The Board shall base its decision solely on the matters set forth in the Complaint, results of the investigation and such other credible evidence as may be presented at the hearing. Unless otherwise determined by the Board, all hearings shall be open to attendance by all Owners. After all testimony and other evidence has been presented at a hearing, the Board shall, within a reasonable time, not to exceed 10 days, render its written findings and decision, and impose a fine, if applicable. A decision, either a finding for or against the Owner, shall be by a majority of the Board members present at the hearing. Failure to strictly follow the hearing procedures set forth above shall not constitute grounds for appeal of the hearing committee's decision absent a showing of denial of due process.
- 9. <u>Failure to Timely Request Hearing</u>. If the alleged Violator fails to request a hearing within 30 days of any letter, or fails to appear at any hearing, the Board may make a decision with respect to the alleged violation based on the Complaint, (05206832.DOC;1)3

results of the investigation, and any other available information without the necessity of holding a formal hearing. If a violation is found to exist, the alleged Violator may be assessed a fine pursuant to these policies and procedures.

- 10. <u>Notification of Decision</u>. The decision of the Board, committee or other person, shall be in writing and provided to the Violator and Complainant within 10 days of the hearing, or if no hearing is requested, within 10 days of the final decision.
- 11. <u>Fine Schedule</u>. The following fine schedule has been adopted for all recurring covenant violations:

First Violation	Cease and Desist Letter
Second Violation (of same covenant or rule)	\$50.00
Third Violation (of same covenant or rule)	\$100.00
Fourth and subsequent Violations (of same covenant or rule)	\$500.00

Fourth and subsequent covenant violations may be turned over to the Association's attorney to take appropriate legal action.

- 12. <u>Waiver of Fines</u>. The Board may waive all, or any portion, of the fines if, in its sole discretion, such waiver is appropriate under the circumstances. Additionally, the Board may condition waiver of the entire fine, or any portion thereof, upon the Violator coming into and staying in compliance with the Articles, Declaration, Bylaws or Rules.
- 13. Other Enforcement Means. This fine schedule and enforcement process is adopted in addition to all other enforcement means which are available to the Association through its Declaration, Bylaws, Articles of Incorporation and Colorado law. The use of this process does not preclude the Association from using any other enforcement means.
- 14. <u>Definitions.</u> Unless otherwise defined in this Resolution, initially capitalized or terms defined in the Declaration shall have the same meaning herein.

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- 15. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the Project.
- 16. <u>Deviations</u>. The Board may deviate from the procedures set forth in this Resolution if in its sole discretion such deviation is reasonable under the circumstances.
- 17. <u>Amendment.</u> This policy may be amended from time to time by the Board of Directors.

The undersigned, being the President of The Greens of Arrowhead at Vail Homeowners Association, a Colorado nonprofit corporation, certifies that the foregoing Resolution was adopted by the Board of Directors of the Association, at a duly called and held meeting of the Board of Directors on and in witness thereof, the undersigned has subscribed his/her name.

THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION,

a Colorado nonprofit corporation

By:

Outgined Edward President

RESOLUTION OF THE

GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION REGARDING PROCEDURES FOR ADOPTION OF POLICIES, PROCEDURES, **RULES, REGULATIONS, OR GUIDELINES**

SUBJECT:

Adoption of a procedure to be followed when adopting policies, procedures, rules, regulations or guidelines (hereinafter "Policy"

or "Policies") regarding the operation of the Association.

PURPOSE:

To adopt a standard procedure to be used in developing Policies in order to facilitate the efficient operation of the Association and to afford Owners an opportunity to provide input and comments on such Policies prior to adoption.

AUTHORITY:

The Declaration, Articles of Incorporation and Bylaws of the Association and Colorado law.

EFFECTIVE

DATE:

April 1, 2006

RESOLUTION:

The Association hereby adopts the following procedures to be followed in adopting Policies of the Association:

- Scope. The Board of Directors of the Association may, 1. from time to time, adopt certain Policies as may be necessary to facilitate the efficient operation of the Association, including the clarification of ambiguous provisions in other documents, or as may be required by law. In order to encourage Owner participation in the development of such Policies and to insure that such Policies are necessary and properly organized, the Board shall follow the following procedures when adopting any Policy.
- <u>Drafting Procedure</u>. The Board shall consider the following in drafting the Policy:
 - whether the governing documents or Colorado law grants the Board the authority to adopt such a Policy;
 - the need for such Policy based upon the scope and importance of the issue and whether the governing documents adequately address the issue; and
 - the immediate and long-term impact and implications of the Policy.

- 3. <u>Notice and Comment</u>. A copy of the proposed Policy shall be mailed or delivered to all Owners or posted on the Association's website and Owners shall be allowed a minimum of 30 days to provide comment and/or feedback on the proposed Policy.
- 4. <u>Emergency</u>. The Board may forego the notice and opportunity to comment in the event the Board determines in its sole discretion that providing notice and opportunity to comment is not practical given the emergency nature of such Policy.
- 5. <u>Adoption Procedure</u>. After the period for Owner comment expires, the Board may adopt any Policy. Upon adoption of a Policy, a copy of the Policy, including the effective date, shall be mailed or delivered to all Owners.
- 6. <u>Definitions.</u> Unless otherwise defined in this Resolution, initially capitalized or terms defined in the Declaration shall have the same meaning herein.
- 7. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the Project.
- 8. <u>Deviations</u>. The Board may deviate from the procedures set forth in this Resolution if in its sole discretion such deviation is reasonable under the circumstances.
- 9. <u>Amendment</u>. This Procedure may be amended from time to time by the Board of Directors.

The undersigned, being the President of The Greens of Arrowhead at Vail Homeowners Association, a Colorado nonprofit corporation, certifies that the foregoing Resolution was adopted by the Board of Directors of the Association, at a duly called and held meeting of the Board of Directors on _____ and in witness thereof, the undersigned has subscribed his/her name.

THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION, a Colorado nonprofit corporation

Ву:		
	President	

RESOLUTION OF THE

GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION ADOPTING PROCEDURES FOR THE CONDUCT OF MEETINGS

SUBJECT: Adoption of a policy and procedures for conducting Owner and

Board meetings.

PURPOSE: To facilitate the efficient operation of Owner and Board

meetings and to afford Owners an opportunity to provide input

and comments on decisions affecting the community.

AUTHORITY: The Declaration, Articles of Incorporation and Bylaws of the

Association and Colorado law.

EFFECTIVE

DATE: April 1, 2006

RESOLUTION: The Association hereby adopts the following procedures

regarding the conduct of meetings:

1. <u>Owner Meetings</u>. Meetings of the Owners of the Association shall be called pursuant to the Bylaws of the Association.

(a) Notice.

- (1) In addition to any notice required in the Bylaws, notice of any meeting of the Owners shall be physically posted in a conspicuous location within the community at least 10 days prior to each such meeting, or as may otherwise be required by Colorado law.
- (2) The Association shall also post notice on its website of all Owner meetings. Such notice shall be posted 10 days prior to such meeting.
- (3) If any Owner has requested that the Association provide notice via email and has provided the Association with an email address, the Association shall send notice of all Owner meetings to such Owner at the email address provided as soon as possible after notice is provided pursuant to the Bylaws but in no case less than 24 hours prior to any such meeting.

(b) Conduct.

- (1) All Owner meetings shall be governed by the following rules of conduct and order:
 - (A) The President of the Association or designee shall chair all Owner meetings.
 - (B) All Owners and persons who attend a meeting of the Owners will sign in, present any proxies and receive ballots as appropriate. (See section below regarding voting).
 - (C) Any person desiring to speak shall sign up on the list provided at check in and indicate if he/she is for or against an agenda item.
 - (D) Anyone wishing to speak must first be recognized by the Chair.
 - (E) Only one person may speak at a time.
 - (F) Each person who speaks shall first state his or her name and Unit address.
 - (G) Any person who is represented at the meeting by another person, as indicated by a written instrument, will be permitted to have such person speak for him/her.
 - (H) Those addressing the meeting shall be permitted to speak without interruption from anyone as long as these rules are followed.
 - (I) Comments are to be offered in a civilized manner and without profanity, personal attacks or shouting.
 Comments are to be relevant to the purpose of the meeting.
 - (J) Each person shall be given up to a maximum of two minutes to make a statement or to ask questions. The Board may decide whether or not to answer questions during the meeting. Each person may only speak once. Yielding of time by a speaker to another individual shall not be permitted. Such time limit may be increased or decreased by the Chair, but shall be uniform for all persons addressing the meeting.
 - (K) All actions and/or decisions will require a first and second motion.
 - (L) Once a vote has been taken, there will be no further discussion regarding that topic.
 - (M) So as to allow for and encourage full discussion by Owners, no meeting may be audio, video or otherwise recorded. Minutes of actions taken shall be kept by the association.

- (N) Anyone disrupting the meeting, as determined by the Chair, shall be asked to "come to order." Anyone who does not come to order will be requested to immediately leave the meeting.
- (O) The Chair may establish such additional rules of order as may be necessary from time to time.
- (c) Voting. All votes taken at Owner meetings shall be taken as follows:
 - (1) Contested election of Board members, defined as elections in which there are more candidates than positions to be filled, shall be conducted by secret ballot. Each Owner entitled to vote pursuant to the Bylaws shall receive a ballot. The ballot shall contain no identifying information concerning the ballot holder. In the event an Owner holds a proxy for another Owner, upon presentation of such proxy to the Secretary of the Association or the Secretary's designee, the Owner shall receive a secret ballot to cast the vote of the Owner who provided the proxy. The proxy shall be kept and retained by the Association.
 - (2) Uncontested elections of Board members, defined as elections in which the number of candidates is equal to or less than the positions to be filled, and all other votes taken at a meeting of the Owners shall be taken in such method as determined by the Board of Directors including acclamation, by hand, by voice or by ballot. Notwithstanding the above, uncontested elections of Board members or other votes on matters affecting the community shall be by secret ballot at the discretion of the Board or upon the request of 20% of the Owners who are present at the meeting or represented by proxy.
 - (3) Written ballots shall be counted by a neutral third party, excluding the Association's managing agent or legal counsel, or a committee of volunteers who are not Board members, and in the case of a contested election, are not candidates. The committee shall be selected or appointed at an open meeting, in a fair manner, by the Chair of the Board or another person presiding during that portion of the meeting.
 - (4) The individual(s) counting the ballots shall report the results of the vote to the Chair by indicating how many votes were cast for each individual or how many votes were cast in favor and against any issue.
- (d) **Proxies.** Proxies may be given by any Owner as allowed by C.R.S. 7-127-203.
 - (1) All proxies shall be reviewed by the Association's Secretary or designee as to the following:

- (A) Validity of the signature
- (B) Signatory's authority to sign for the unit Owner
- (C) Authority of the unit Owner to vote
- (D) Conflicting proxies
- (E) Expiration of the proxy
- 2. <u>Board Meetings</u>. Meetings of the Board of Directors of the Association shall be called pursuant to the Bylaws of the Association.

(a) Conduct.

- (1) All Board meetings shall be governed by the following rules of conduct and order:
 - (A) The President of the Association, or designee, shall chair all Board meetings.
 - (B) All persons who attend a meeting of the Board shall be required to sign in, listing their name and unit address.
 - (C) All Owners will be given an opportunity to speak as to any matter or ask questions of the Board during the Owner forum at the end of the meeting. Any Owner wishing to speak during the Owner forum shall so indicate at the time of sign in.
 - (D) Anyone desiring to speak shall first be recognized by the Chair.
 - (E) Only one person may speak at a time.
 - (F) Each person speaking shall first state his or her name and Unit address.
 - (G) Any person who is represented by another person as indicated by a written instrument at the meeting shall be permitted to have such person speak for them.
 - (H) Those addressing the Board shall be permitted to speak without interruption from anyone as long as these rules are followed.
 - (I) Comments are to be offered in a civilized manner and without profanity, personal attacks or shouting. Comments are to be relevant to the purpose of the meeting or issue at hand.
 - (J) Each person shall be given up to a maximum of two minutes to speak or to ask questions, although questions may not be answered until a later date. Each person may only speak once during the Owner forum and once on any other issue prior to a vote by the Board on such issue. Yielding of time by a speaker to another individual shall not be permitted. Such time limit may be increased

- or decreased by the Chair but shall be uniform for all persons addressing the meeting.
- (K) No meeting of the Board may be audio, video or otherwise recorded except by the Board to aid in the preparation of minutes. Minutes of actions taken shall be kept by the Association.
- (L) Anyone disrupting the meeting, as determined by the Chair, shall be asked to "come to order." Anyone who does not come to order shall be requested to immediately leave the meeting.
- (b) Owner Input. After a motion and second has been made on any matter to be discussed, at a time to be determined by the Board, but prior to a vote by the Directors, Owners present at such time shall be afforded an opportunity to speak on the motion as follows:
 - (1) The Chair will ask those Owners present to indicate by a show of hands who wishes to speak in favor or against the motion. The Chair will then determine a reasonable number of persons who will be permitted to speak in favor of and against the motion and for how long each person will be permitted to speak. The Chair shall also announce the procedure for who shall be permitted to speak if not everyone desiring to speak will be permitted to speak.
 - (2) Following Owner input, the Chair will declare Owner input closed and there shall be no further Owner participation on the motion at hand unless a majority of the Board of Directors votes to open the discussion to further Owner participation.
- 3. <u>Definitions.</u> Unless otherwise defined in this Resolution, initially capitalized or terms defined in the Declaration shall have the same meaning herein.
- 4. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the Project.
- 5. <u>Deviations</u>. The Board may deviate from the procedures set forth in this Resolution if in its sole discretion such deviation is reasonable under the circumstances.
- 6. <u>Amendment</u>. This Policy may be amended at any time by the Board of Directors.

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The undersigned, being the President of The Greens of Arrowhead at Vail Homeowners Association, a Colorado nonprofit corporation, certifies that the foregoing Resolution was adopted by the Board of Directors of the Association, at a duly called and held meeting of the Board of Directors on _____ and in witness thereof, the undersigned has subscribed his/her name.

THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION, a Colorado nonprofit corporation

Ву:		
	President	

RESOLUTION OF THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION ADOPTING POLICY AND PROCEDURE FOR ALTERNATIVE DISPUTE RESOLUTION

SUBJECT:

Adoption of a policy and procedure regarding alternative dispute

resolution ("ADR").

PURPOSE:

To adopt a standard policy and procedure to be followed for ADR.

AUTHORITY:

The Declaration, Articles and Bylaws of the Association and

Colorado law.

EFFECTIVE DATE:

RESOLUTION:

The Board of Directors, on behalf of the Association, hereby adopts the following Policy and Procedure:

- 1. General Policy. In the event of any dispute involving the Association and an Owner, the Owner is invited and encouraged to meet with the Board of Directors to resolve the dispute informally and without the need for litigation. If the Owner requests to meet with the Board, the Board shall make a reasonable effort to comply with the Owner's request. Nothing in this Policy shall be construed to require any specific form of alternative dispute resolution, such as mediation or arbitration, or require the parties to meet.
- 2. <u>No Waiver</u>. Neither the Association nor the Owner waives any right to pursue whatever legal or other remedial actions available to either party.
- 3. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the Community.
- Amendment. This Policy may be amended from time to time by the Board of Directors.

The undersigned, being the President of The Greens of Arrowhea at Vail Homeowners Association, a Colorado nonprofit corporation certifies that the foregoing Resolution was adopted by the Board of Directors of the Association, at a duly called and held meeting of the Board on and in witness thereof, the undersigned has subscribed his/her name.			
THE GREENS OF ARROWHEAD AT VAII HOMEOWNERS ASSOCIATION a Colorado nonprofit corporation			
Ву:	President		

RESOLUTION OF THE

GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION ADOPTING PROCEDURES FOR THE CONDUCT OF MEETINGS

SUBJECT: Adoption of a policy and procedures for conducting Owner and

Board meetings.

PURPOSE: To facilitate the efficient operation of Owner and Board

meetings and to afford Owners an opportunity to provide input

and comments on decisions affecting the community.

AUTHORITY: The Declaration, Articles of Incorporation and Bylaws of the

Association and Colorado law.

EFFECTIVE

DATE: April 1, 2006

RESOLUTION: The Association hereby adopts the following procedures

regarding the conduct of meetings:

1. Owner Meetings. Meetings of the Owners of the Association shall be called pursuant to the Bylaws of the Association.

(a) Notice.

- (1) In addition to any notice required in the Bylaws, notice of any meeting of the Owners shall be physically posted in a conspicuous location within the community at least 10 days prior to each such meeting, or as may otherwise be required by Colorado law.
- (2) The Association shall also post notice on its website of all Owner meetings. Such notice shall be posted 10 days prior to such meeting.
- (3) If any Owner has requested that the Association provide notice via email and has provided the Association with an email address, the Association shall send notice of all Owner meetings to such Owner at the email address provided as soon as possible after notice is provided pursuant to the Bylaws but in no case less than 24 hours prior to any such meeting.

(b) Conduct.

- (1) All Owner meetings shall be governed by the following rules of conduct and order:
 - (A) The President of the Association or designee shall chair all Owner meetings.
 - (B) All Owners and persons who attend a meeting of the Owners will sign in, present any proxies and receive ballots as appropriate. (See section below regarding voting).
 - (C) Any person desiring to speak shall sign up on the list provided at check in and indicate if he/she is for or against an agenda item.
 - (D) Anyone wishing to speak must first be recognized by the Chair.
 - (E) Only one person may speak at a time.
 - (F) Each person who speaks shall first state his or her name and Unit address.
 - (G) Any person who is represented at the meeting by another person, as indicated by a written instrument, will be permitted to have such person speak for him/her.
 - (H) Those addressing the meeting shall be permitted to speak without interruption from anyone as long as these rules are followed.
 - (I) Comments are to be offered in a civilized manner and without profanity, personal attacks or shouting.
 Comments are to be relevant to the purpose of the meeting.
 - (J) Each person shall be given up to a maximum of two minutes to make a statement or to ask questions. The Board may decide whether or not to answer questions during the meeting. Each person may only speak once. Yielding of time by a speaker to another individual shall not be permitted. Such time limit may be increased or decreased by the Chair, but shall be uniform for all persons addressing the meeting.
 - (K) All actions and/or decisions will require a first and second motion.
 - (L) Once a vote has been taken, there will be no further discussion regarding that topic.
 - (M) So as to allow for and encourage full discussion by Owners, no meeting may be audio, video or otherwise recorded. Minutes of actions taken shall be kept by the association.

- (N) Anyone disrupting the meeting, as determined by the Chair, shall be asked to "come to order." Anyone who does not come to order will be requested to immediately leave the meeting.
- (O) The Chair may establish such additional rules of order as may be necessary from time to time.
- (c) Voting. All votes taken at Owner meetings shall be taken as follows:
 - (1) Election of Board members shall be conducted by secret ballot. Each Owner entitled to vote pursuant to the Bylaws shall receive a ballot. The ballot shall contain no identifying information concerning the ballot holder. In the event an Owner holds a proxy for another Owner, upon presentation of such proxy to the Secretary of the Association or the Secretary's designee, the Owner shall receive a secret ballot to cast the vote of the Owner who provided the proxy. The proxy shall be kept and retained by the Association.
 - (2) All other votes taken at a meeting of the Owners shall be taken in such method as determined by the Board of Directors including acclamation, by hand, by voice or by ballot, unless otherwise required by law.
 - (3) Written ballots shall be counted by a neutral third party (which excludes the Association's Manager and legal counsel) or by an Owner(s), who is not a candidate, selected randomly from a pool of two or more unit Owners. The Chair shall specify the procedure for randomly selecting the Owner(s). Such procedure shall ensure that the Owner(s) selected is done so without being chosen by the Chair, Board of Directors or candidates.
 - (4) The individual(s) counting the ballots shall report the results of the vote to the Chair by indicating how many votes were cast for each individual or how many votes were cast in favor and against any issue.
- (d) **Proxies.** Proxies may be given by any Owner as allowed by C.R.S. 7-127-203.
 - (1) All proxies shall be reviewed by the Association's Secretary or designee as to the following:
 - (A) Validity of the signature
 - (B) Signatory's authority to sign for the unit Owner
 - (C) Authority of the unit Owner to vote
 - (D) Conflicting proxies
 - (E) Expiration of the proxy

2. <u>Board Meetings</u>. Meetings of the Board of Directors of the Association shall be called pursuant to the Bylaws of the Association.

(a) Conduct.

- (1) All Board meetings shall be governed by the following rules of conduct and order:
 - (A) The President of the Association, or designee, shall chair all Board meetings.
 - (B) All persons who attend a meeting of the Board shall be required to sign in, listing their name and unit address.
 - (C) All Owners will be given an opportunity to speak as to any matter or ask questions of the Board during the Owner forum at the end of the meeting. Any Owner wishing to speak during the Owner forum shall so indicate at the time of sign in.
 - (D) Anyone desiring to speak shall first be recognized by the Chair.
 - (E) Only one person may speak at a time.
 - (F) Each person speaking shall first state his or her name and Unit address.
 - (G) Any person who is represented by another person as indicated by a written instrument at the meeting shall be permitted to have such person speak for them.
 - (H) Those addressing the Board shall be permitted to speak without interruption from anyone as long as these rules are followed.
 - (I) Comments are to be offered in a civilized manner and without profanity, personal attacks or shouting. Comments are to be relevant to the purpose of the meeting or issue at hand.
 - (J) Each person shall be given up to a maximum of two minutes to speak or to ask questions, although questions may not be answered until a later date. Each person may only speak once during the Owner forum and once on any other issue prior to a vote by the Board on such issue. Yielding of time by a speaker to another individual shall not be permitted. Such time limit may be increased or decreased by the Chair but shall be uniform for all persons addressing the meeting.
 - (K) No meeting of the Board may be audio, video or otherwise recorded except by the Board to aid in the preparation of minutes. Minutes of actions taken shall be kept by the Association.

- (L) Anyone disrupting the meeting, as determined by the Chair, shall be asked to "come to order." Anyone who does not come to order shall be requested to immediately leave the meeting.
- (b) **Owner Input**. After a motion and second has been made on any matter to be discussed, but prior to a vote by the Directors, Owners present at such time shall be afforded an opportunity to speak on the motion as follows:
 - (1) The Chair will ask those Owners present to indicate by a show of hands who wishes to speak in favor or against the motion. The Chair will then determine a reasonable number of persons who will be permitted to speak in favor of and against the motion and for how long each person will be permitted to speak. The Chair shall also announce the procedure for who shall be permitted to speak if not everyone desiring to speak will be permitted to speak.
 - (2) Following Owner input, the Chair will declare Owner input closed and there shall be no further Owner participation on the motion at hand unless a majority of the Board of Directors votes to open the discussion to further Owner participation.
- 3. <u>Definitions.</u> Unless otherwise defined in this Resolution, initially capitalized or terms defined in the Declaration shall have the same meaning herein.
- 4. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the Project.
- 5. <u>Deviations</u>. The Board may deviate from the procedures set forth in this Resolution if in its sole discretion such deviation is reasonable under the circumstances.
- 6. <u>Amendmen</u>t. This Policy may be amended at any time by the Board of Directors.

The undersigned, being the President of The Greens of Arrowhead at Vail Homeowners Association, a Colorado nonprofit corporation, certifies that the foregoing Resolution was adopted by the Board of Directors of the Association, at a duly called and held meeting of the Board of Directors on _____ and in witness thereof, the undersigned has subscribed his/her name.

THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION, a Colorado nonprofit corporation

V:		
,	President	

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RESOLUTION OF THE

GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION ADOPTING POLICY AND PROCEDURE FOR CONFLICTING INTEREST TRANSACTIONS

SUBJECT: Adoption of a policy and procedure regarding conflicting interest

transactions and a Director code of ethics.

PURPOSE: To adopt a policy and procedure to be followed when there is a

conflicting interest transaction to ensure proper disclosure of the conflict and to adopt a code of ethics for the Board of Directors.

AUTHORITY: The Declaration, Articles of Incorporation and Bylaws of the

Association and Colorado law, including but not limited to C.R.S.

§38-33.3-209.5.

EFFECTIVE

DATE: ______, 2006

RESOLUTION: The Board of Directors, on behalf of the Association, hereby adopts the following policy and procedure:

1. <u>General Duty</u>. The Board of Directors shall use its best efforts at all times to make decisions that are consistent with high principles, and to protect and enhance the value of properties of the members and Association. All Directors shall exercise their power and duties in good faith and in the best interest of, and with utmost loyalty to the Association. All Directors shall comply with all lawful provisions of the Declaration and the Association's Articles, Bylaws, and Rules and Regulations.

2. Definitions.

- (a) "Conflicting interest transaction" means a contract, transaction, or other financial relationship between the Association and a Director, or between the Association and a party related to a Director, or between the Association and an entity in which a Director of the Association is a Director or officer or has a financial interest.
- (b) "Director" means a member of the Association's Board of Directors.
- (c) "Party related to a Director" means a spouse, a descendant, an ancestor, a sibling, the spouse or descendant of a

sibling, an estate or trust in which the Director or a party related to a Director has a beneficial interest, or an entity in which a party related to a Director is a Director or officer or has a financial interest.

- 3. <u>Loans</u>. No loans shall be made by the Association to its Directors or officers. Any Director or officer who assents to or participates in the making of any such loan shall be liable to the Association for the amount of the loan until it is repaid.
- 4. <u>Disclosure of Conflict</u>. Any conflicting interest transaction on the part of any Director or party related to a Director shall be verbally disclosed to the other Directors in open session at the first open meeting of the Board of Directors at which the interested Director is present prior to any discussion or vote on the matter. The minutes of the meeting shall reflect the disclosure, any abstention from voting, the composition of the quorum, and record who voted for and against.
- 5. <u>Enforceability of Conflicting Interest Transaction</u>. No conflicting interest transaction shall be voidable by an Owner or on behalf of the Association if:
- (i) The facts about the conflicting interest transaction are disclosed to the Board, and a majority of the disinterested Directors, even if less than a quorum, in good faith approves the conflicting interest transaction;
- (ii) The facts about the conflicting interest transaction are disclosed or the Owners entitled to vote on the matter, and the conflicting interest transaction is authorized in good faith by a vote of the Owners entitled to vote on the matter; or
- (iii) The conflicting interest transaction is fair to the Association.
- 6. <u>Code of Ethics</u>. In addition to the above, each Director and the Board as a whole shall adhere to the following Code of Ethics:
 - (a) No Director shall use his/her position for private gain, including for the purpose of enhancement of his/her financial status through the use of certain contractors or suppliers.
 - (b) No contributions will be made to any political parties or political candidates by the Association.

- (c) No Director shall solicit or accept, directly or indirectly, any gifts, gratuity, favor, entertainment, loan or any other thing of monetary value from a person who is seeking to obtain contractual or other business or financial relations with the Association.
- (d) No Director shall accept a gift or favor made with the intent of influencing a decision or action on any official matter.
- (e) No Director shall receive any compensation from the Association for acting as a volunteer.
- (f) No Director shall willingly misrepresent facts to the members of the community for the sole purpose of advancing a personal cause or influencing the community to place pressure on the Board to advance a personal cause.
- (g) No Director shall interfere with a contractor engaged by the Association while a contract is in progress. All communications with Association contractors shall go through the Board President or be in accordance with policy.
- (h) No Director shall harass, threaten, or attempt through any means to control or instill fear in any member, Director or agent of the Association.
- (i) No promise of anything not approved by the Board as a whole can be made by any Director to any subcontractor, supplier, or contractor during negotiations.
- (j) Any Director convicted of a felony shall voluntarily resign from his/her position.
- (k) No Director shall knowingly misrepresent any facts to anyone involved in anything with the community which would benefit himself/herself in any way.
- (I) Language and decorum at Board meetings will be kept professional. Personal attacks against owners, residents, managers, service providers and Directors are prohibited and are not consistent with the best interest of the community.

- 7. <u>Definitions</u>. Unless otherwise defined in this Resolution, initially capitalized or terms defined in the Declaration shall have the same meaning herein.
- 8. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the community.
- 9. <u>Deviations</u>. The Board may deviate from the procedures set forth in this Resolution if in its sole discretion such deviation is reasonable under the circumstances.
- 10. <u>Amendment</u>. This policy may be amended from time to time by the Board of Directors.

The undersigned, being the President	of The Greens of Arrowhead
at Vail Homeowners Association, a Co	plorado nonprofit corporation.
certifies that the foregoing Resolution	was adopted by the Board of
Directors of the Association, at a duly	called and held meeting of
the Board of Directors on	and in witness
thereof, the undersigned has subscrib	ed his/her name.

THE GREENS OF ARROWHEAD A HOMEOWNERS ASSOCIATION,	ΑT	VAIL
a Colorado nonprofit corporation		

Ву:		
	President	

RESOLUTION OF THE

GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION REGARDING POLICY AND PROCEDURE FOR INSPECTION AND COPYING OF ASSOCIATION RECORDS

SUBJECT:

Adoption of a procedure for the inspection and copying of Association records by Owners and retention of Association

permanent records.

PURPOSE:

To adopt a policy regarding an Owner's right to inspect and copy Association records and identification of records to be permanently retained by the Association. To adopt a standard procedure to be followed when an Owner chooses to inspect or copy Association records.

AUTHORITY:

The Declaration, Articles of Incorporation and Bylaws of the

Association and Colorado law.

EFFECTIVE

DATE:

April 1, 2006

RESOLUTION:

The Association hereby adopts the following Policy and Procedures:

- 1. The Association shall permanently retain the following records as required by Colorado law:
 - Minutes of all Board and Owner meetings;
 - All actions taken by the Board or unit Owners by written ballot in lieu of a meeting;
 - All actions taken by a committee on the behalf of the Board instead of the Board acting on behalf of the Association; and
 - All waivers of the notice requirements for unit owner meetings, Board member meetings, or committee meetings.
- Inspection/Copying Association Records. An Owner or his/her authorized agent is entitled to inspect and copy any of the books and records of the Association, subject to the exclusions, conditions and requirements set forth below:

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- (a) The inspection and/or copying of the records of the Association shall be at the Owner's expense, which may be collected in advance by the Association:
- (b) The inspection and/or copying of the records of the Association shall be conducted during the regular business hours of 9 a.m. to 4 p.m., Monday through Friday, at 0160 Cresta Road, Suite 104, Edwards, CO 81632 or during the next regularly scheduled Owner or Board meeting occurring within 30 days of the Owner's request;
- (c) The Owner shall give the Association's managing agent a written demand, stating the purpose for which the inspection and/or copying is sought, at least five business days before the date on which the Owner wishes to inspect and/or copy such records or at the next regularly scheduled Owner or Board meeting, if the next such meeting is scheduled within 30 days of the Owner's request, as determined in the sole discretion of the Board. The managing agent shall advise the Owner of the time and place of such inspection in writing within five business days of the Owner's request; and
- (d) The Owner shall complete and sign the Agreement Regarding Inspection of Association Records prior to the inspection and copying of any Association record. A copy of the Agreement is attached to this Policy. Failure to properly complete or sign the Agreement shall be valid grounds for denying an Owner the right to inspect and/or copy any record of the Association.
- 3. <u>Proper Purpose/Limitation</u>. Association records, including membership lists, shall not be used by any Owner for:
 - (a) Any purpose unrelated to an Owner's interest as an Owner;
 - (b) The purpose of soliciting money or property unless such money or property will be used solely to solicit the votes of the Owners in an election to be held by the Association;
 - (c) Any commercial purpose;
 - (d) For the purpose of giving, selling, or distributing such Association records to any person; or
 - (e) Any improper purpose as determined in the sole discretion of the Board.

- 4. <u>Exclusions</u>. The following records shall NOT be available for inspection and/or copying as they are deemed confidential:
 - (a) Attorney-client privileged documents and records, unless the Board decides to disclose such communications at an open meeting;
 - (b) Any documents that are confidential under constitutional, statutory or judicially imposed requirements; and
 - (c) Any documents, or information contained in such documents, disclosure of which would constitute an unwarranted invasion of individual privacy, including but not limited to social security numbers, dates of birth, personal bank account information, and driver's license numbers.
- 5. Fees/Costs. Any Owner requesting copies of Association records shall be responsible for all actual costs incurred by the Association, including \$.25 per page for copies and the cost to search, retrieve, and copy the record(s) requested. The Association may require a deposit equal to the anticipated actual cost of the requested records. Failure to pay such deposit shall be valid grounds for denying an Owner copies of such records. If after payment of the deposit it is determined that the actual cost was more than the deposit, Owner shall pay such amount prior to delivery of the copies. If after payment of the deposit it is determined that the actual cost was less than the deposit, the difference shall be returned to the Owner with the copies. There shall be no cost to any Owner accessing records which are required to be disclosed by Colorado law at no cost to Owners.
- 6. <u>Inspection</u>. The Association reserves the right to have a third party present to observe during any inspection of record by an Owner or the Owner's representative.
- 7. Original. No Owner shall remove any original book or record of the Association from the place of inspection nor shall any Owner alter, destroy or mark in any manner, any original book or record of the Association.
- 8. <u>Creation of Records</u>. Nothing contained in this Policy shall be construed to require the Association to create records that do not exist or compile records in a particular format or order.

- 9. <u>Definitions.</u> Unless otherwise defined in this Resolution, initially capitalized or terms defined in the Declaration shall have the same meaning herein.
- 10. <u>Supplement to Law.</u> The provisions of this Resolution shall be in addition to and in supplement of the terms and provisions of the Declaration and the law of the State of Colorado governing the Project.
- 11. <u>Deviations</u>. The Board may deviate from the procedures set forth in this Resolution if in its sole discretion such deviation is reasonable under the circumstances.
- 12. <u>Amendment.</u> This policy may be amended from time to time by the Board of Directors.

The undersigned, being the President of The Gree	ns of Arrowhead
at Vail Homeowners Association, a Colorado nonp	rofit corporation,
certifies that the foregoing Resolution was adopted	by the Board of
Directors of the Association, at a duly called and h	eld meeting of
and the second s	d in witness
thereof, the undersigned has subscribed his/her na	

THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION, a Colorado nonprofit corporation

Ву:		
	President	

AGREEMENT REGARDING INSPECTION AND COPYING OF RECORDS OF THE GREENS OF ARROWHEAD AT VAIL HOMEOWNERS ASSOCIATION

I have requested to inspect and/or obtain copies of the following records of The Green of Arrowhead at Vail Homeowners Association (be as specific as possible):	IS
The records shall be used for the following purpose(s) only:	
	_
I understand that pursuant to Colorado law, Association records, including membership ists, may not be obtained or used for any purpose unrelated to my interest(s) as an Owner. I further understand and agree that without limiting the generality of the foregoing, Association records may not be:	p
(A) used to solicit money or property unless such money or property will be used solely to solicit the votes of the Owners in an election held by the Association;	/
(B) used for any commercial purpose;	
C) sold to, otherwise distributed to, or purchased by any person;	
D) any other purpose prohibited by law; or	
E) any purpose not related to the reason specified in this Agreement.	
n the event any document requested is used for an improper purpose or purpose othe han that stated above, I will be responsible for any and all damages, penalties and costs incurred by the Association, including attorney fees resulting from such improper use. I will additionally be subject to any and all enforcement procedures available to the Association through its governing documents and Colorado law.	
Inderstood and agreed to by:	
Date:	
lomeowner	_
lomeowner Date:	_
Address	

VBCRP Investment Policy for Managed Association Reserve Accounts In Compliance with SB100/SB89

Investment of Reserves

- (a) Safety of Principal Promote and ensure the preservation of the Reserve Fund principle. VBCRP through the investment institution* invests the associations reserve funds in 100% insured accounts (Money Markets are Government Treasury & SPIC insured to \$500K with the investment institution taking out private insurance for balances larger then \$500K; CD's are broken into \$100K increments and invested in various US Banks to take advantage of FDIC insurance)
- (b) Liquidity and Accessibility Structure maturities to ensure availability of assets for projected or unexpected expenditures. VBCRP reviews the reserve schedule and works with the boards to ensure that the proper liquid reserve balance is maintained to fund projects. Further, VBCRP has worked with the investment institution to ensure any money invested in CD's is available at anytime with no penalty fees for early withdrawal.
- (c) Minimal Cost Investments costs (redemption fees, commissions, and other transactional costs) should be minimized. VBCRP interviewed numerous investment firms and banks with the intent of finding the best returns with no fees. The selected investment institution will be clear leader in the process and charge no fees.
- (d) Diversify Mitigate the effects of interest rate volatility upon reserve assets. VBCRP is partnered with the investment institution to review all compliant investment options with the intent of providing the greatest return with minimal risk.
- (e) **Return** Funds should be invested to seek the highest level of return. VBCRP works closely with the investment institution to determine the best investment structure to provide the greatest return for each association reserve account.

*VBCRP monitors investment institutions on an on-going basis and periodically does a comprehensive bid process to select the most compatible and competitive institution that will best serve the associations.

Currently the selected investment institution is Wells Fargo.