AMENDMENT #4

Allow for the Keeping of One Trailer Outside of Enclosed Space

This amendment modified the current covenant which prohibits the parking of all trailers on any lot outside of an enclosed space (i.e., garage or ancillary building). It also extends the time allowed for an owner to park a trailer on an undeveloped lot during the construction of a residence and added a provision to allow an owner's guest to stay on their lot in a "temporary residence". The amendment accomplished this by modifying the current covenant (Article V. Section f. Temporary Residences) which contained these restrictions and adding a new section specifically to address trailer parking.

Covenant Amendment #4 regarding the keeping of trailers:

Article V, Section f. of the Stagecoach Declaration of Covenants, Conditions and Restrictions shall be amended in its entirety to read as follows:

<u>Section f. Temporary Residences</u>. Except as otherwise provided in the Section f., no structure of temporary character, mobile home, motor home, camper (on or off supporting vehicles), boat, trailer, tent, teepee, yurt or accessory building shall be used on any tract as a residence, temporally or permanently, and no used structure of any sort shall be moved onto any Lot.

- 1. Temporary residence during construction. After issuance of a building permit to construct a residence on a Lot, and upon receipt of written approval from the Association, a Lot Owner may use not more than one (1) motor home, camper (vehicle mounted or towed), tent, teepee or yurt located on the Lot as a temporary dwelling, during the active construction of the Residence, for a period that does not exceed one hundred eighty (180) days.
- 2. Temporary residence for guests. The Owner of a Lot upon which a Residence is located may use a motor home, camper (vehicle mounted or towed), tent teepee or yurt located on the Lot as a temporary dwelling for guests provided that such use does not exceed twenty-one (21) days per year.

AND

A new "Section r." was added to Article V of the Stagecoach Declaration of Covenants, Conditions and Restrictions as follows:

Section r. Trailer Parking/Storage. Except as otherwise provided in this Section r., no trailers of any type, including but not limited to, mobile homes, campers, cargo, box, flatbed, and boat, the primary use of which is recreational, sporting, or commercial, shall be parked or stored on, or about any Lot unless completely contained within a garage or ancillary building.

For Lots with an existing residence, one (1) trailer whose purpose is sporting or recreational may be parked outside of an enclosed space provided it is parked in the driveway or to the side or rear of the residence. If the topography of the Lot does not allow the parking of the trailer as identified above, then the Owner must obtain approval of the parking location from the Association.