SPRINGTREE CONDOMINIUM ASSOCIATION

SATELLITE DISH POLICY

Springtree Condominium Association has established the following Enforcement Policy for Covenants, Conditions and Restrictions (CC&R's) for satellite dishes on property, and any applicable monetary penalties for continuing violations. This Policy will be deemed part of the Association Rules and is subject to amendment or modification at any time by majority vote of the Board. This Enforcement Policy for nonmonetary violations is adopted in accordance with Arizona Law and the provisions of the CC&R's, as currently in force and effect. The Board of Directors hereby approve the following policy at a duly called meeting of the Board on November 12, 2020.

Rules

- A satellite dish may not be attached to the exterior of a building or roof within the Community.
- 2) Satellite dishes are to be free standing within the limited common space which is the balcony or patio of a unit and not attached to an exterior wall or railing.
- 3) If a satellite dish is required by an owner, the owner must submit an architectural request form (ARC) to the Board of Directors for approval before the satellite dish is installed.
- 4) For all satellite dishes installed after the effective date of this policy, if an ARC is not submitted, you may be required to remove or resituate the satellite dish in accordance with the current Association policies.
- 5) Satellite dishes not in use are to be removed.

Fines

First Notice

A first notice will be sent to the owner of the property outlining the violation. In the event that the owner of the property is identified as an absentee owner, a copy of the notice may also be sent to the tenant at the property address. The owner will be given fourteen (14) calendar days from the date of the letter to bring the violation into compliance. The first notice shall include a warning that if the violation is not cured within fourteen (14) calendar days from the date of the letter, an Initial Monetary penalty shall be assessed, which is comprised of fifty (50) dollars plus a certified mailing fee of fifteen (15) dollars. This letter shall also state that the owner may petition the Department of Real Estate pursuant to ARS 32-2199.01.

Second Notice and Assessment of Initial Monetary Penalty

A second notice will be sent if the owner has not complied with the first notice, or if the violation has returned or has been repeated. The second notice will inform the owner that an Initial Monetary penalty has been assessed, which is comprised of fifty (50) dollars plus a certified

mailing fee of fifteen (15) dollars. The second notice shall also include a warning that if the violation is not cured within fourteen (14) calendar days from the date of the letter, a Second Monetary Penalty shall be assessed, which is comprised of one hundred (100) dollars plus a certified mailing fee of fifteen (15) dollars.

Third Notice and Assessment of Second Monetary Penalty

A third notice will be sent if the owner has not complied with the second notice, or if the violation has returned or has been repeated. The third notice will inform the owner that a Second Monetary Penalty fee has been assessed, which is comprised of one hundred (100) dollars plus a certified mailing fee of fifteen (15) dollars. The third notice shall also include a warning that if the violation is not cured within fourteen (14) calendar days from the date of the letter, an Additional Monetary Penalty shall be assessed, which is comprised of one hundred fifty (150) dollars plus a certified mailing fee of fifteen (15) dollars.

Additional Monetary Penalty

After the imposition of the Initial Monetary Penalty and the Second Monetary Penalty, an Additional Monetary Penalty of one hundred fifty (150) dollars may be assessed upon subsequent inspections, if the owner has not corrected or removed the violation, or if the violation is repeated or has returned. Inspections will be conducted to coincide with the terms of the notices.

Certified Mailing Fee

In addition to the monetary penalty there will be a fifteen (15) dollar certified mailing fee assessed per violation.

Exception to Notice Procedure

Violations posing a threat to the health, safety, and welfare of the Community as a whole or any one or more other owners may require immediate action and thus create exceptions to the foregoing notice provisions. Examples of health, safety, and welfare violations include, but are not limited to, the following: accumulation of trash and/or other materials that may attract pests; threat of flood or fire damage to neighboring properties; or a collapsed structure or tree blocking the road or drivers' lines of vision.

Right of Self-Help

In accordance with the CC&R's Article V, Section 5.2, the Association has the right (but not the obligation) to enter the owner's property and to provide all maintenance and repairs that are necessary to remove the violation. Entry by the Association and any of its agents is not an actionable trespass. The Association may assess the Owner for the costs of all maintenance and repairs performed by the Association.

Opportunity to be Heard

The Association recognizes each owner's right to explain the reasons why there is a violation of the CC&R's, particularly if the violation results in an assessment. Before any fee is assessed, an owner has the opportunity to request a hearing before the Board of Directors. The owner must

provide timely <u>written</u> request for a hearing. If the hearing is scheduled, and attended, the owner is bound by the decision of a majority of the Board.

Effective Date

This policy is effective December 14, 2020.

Signed by

President

For Springtree Condominium Association

November 13 2020