1st Amendment

CAPITAL TITLE ASSERCY INC.

[™]Unofficial [™]Document

When Recorded Mail To:

MARISCAL, WEEKS, MCINTYRE & FRIEDLANDER, P.A. 2901 North Central Avenue Suite 200

Phoenix, Arizona 85012

Attention: Donald E. Dyekman, Esq.

GRA Tom

FIRST AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM

This First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (this "First Amendment") is made as of this ______ day of March, 2004, by Townhome Village at Grayhawk, LLC, an Arizona limited liability company (the "Declarant").

RECITALS

- Declarant caused a Condominium Declaration for Venu at Grayhawk Condominium A. (the "Declaration") to be recorded on March 1, 2004, at Recording No. 2004-0207062, in the records of the County Recorder of Maricopa County, Arizona, submitting the real property described on Exhibit A to the Declaration to a condominium pursuant to the Arizona Condominium Act, A.R.S. § 33-1201, et seq.
- Unless otherwise defined in this First Amendment, each capitalized term used in this B. First Amendment shall have the meaning given to such term in the Declaration.
- Section 2.10 of the Declaration reserved to the Declarant the right to expand the C. Condominium by annexing and subjecting to the Declaration all or any part of the Additional Property. Section 2.10 of the Declaration further provides that an amendment annexing all or any portion of the Additional Property may divide the Additional Property being annexed into separate phases and may provide for different effective dates for the annexation of each phase.
- The Declarant desires to annex and subject the Additional Property to the Declaration in accordance with the terms of this First Amendment.

AMENDMENT

NOW, THEREFORE, the Declarant amends the Declaration as follows:

- 1. For purposes of this First Amendment, each of Buildings 2 through 32, inclusive, 34 through 40, inclusive, and 42, as shown on the Plat, shall be considered a separate "Phase" of the Additional Property. The effective date of this First Amendment with respect to each Phase (which will be the date the Phase will be annexed and subjected to the Declaration) shall be the date (the "Effective Date") on which the first Unit in the Phase is conveyed to a Purchaser. Upon the Effective Date of the annexation of each Phase, the Phase shall be annexed and subjected to the Declaration and the undivided interests in the Common Elements and in the Common Expenses shall be reallocated among all the Units then subject to the Declaration so that each Unit's percentage of undivided interests in the Common Elements and in the Common Expenses of the Association shall be the percentage obtained by dividing the square footage of the Unit by the square footage of all Units then subject to the Declaration. In addition, upon the Effective Date of the annexation of each Phase, the total number of votes in the Association shall be increased to equal the number of Units then subject to the Declaration with the votes being allocated equally among all the Units so that each Unit has one (1) vote.
- The Additional Property contains a total of 356 Units. The Identifying Numbers of the Units within the Additional Property are 1110 through 1115, inclusive, 1119 through 1124, inclusive, 1127 through 1132, inclusive, 1135 through 1140, inclusive, 1144 through 1147, inclusive, 1152 through 1155, inclusive, 1160 through 1165, inclusive, 1169 through 1174, inclusive, 1178 through 1181, inclusive, 1186 through 1189, inclusive, 1193 through 1198, inclusive, 1202 through 1207, inclusive, 1211 through 1214, inclusive, 1219 through 1222, inclusive, 1227 through 1230, inclusive, 1237 through 1240, inclusive, 1245 through 1248, inclusive, 1253 through 1256, inclusive, 1263 through 1266, inclusive, 1270 through 1275, inclusive, 1280 through 1283, inclusive, 1288 through 1291, inclusive, 1304 through 1307, inclusive, 1314 through 1317, inclusive, 1321 through 1326, inclusive, 1330 through 1333, inclusive, 1337 through 1342, inclusive, 1346 through 1351, inclusive, 2109, 2116 through 2118, inclusive, 2125, 2126, 2133, 2134, 2141 through 2159, 2166 through 2168, 2175 through 2192, inclusive, 2199 through 2201, inclusive, 2208 through 2269, inclusive, 2276 through 2293, inclusive, 2302 through 2320, inclusive, 2327 through 2336, inclusive, 2343, 2345, 2352, 3144 through 3147, inclusive, 3152 through 3155, inclusive, 3178 through 3181, inclusive, 3186 through 3189, inclusive, 3211 through 3214, inclusive, 3219 through 3222, inclusive, 3227 through 3230, inclusive, 3237 through 3240, inclusive, 3245 through 3248, inclusive, 3253 through 3256, inclusive, 3263 through 3266, inclusive, 3280 through 3283, inclusive, 3288 through 3291, inclusive, 3304 through 3307, inclusive, 3314 through 3317, inclusive, 3330 through 3333, inclusive.
 - 3. All of the Additional Property, except for the Units, shall be Common Elements.
- 4. The following portions of the Common Elements in the Additional Property shall be Limited Common Elements and are allocated to the exclusive use of one Unit as follows:
 - (a) Any chute, flue, pipe, duct, wire, conduit or other fixture (including, but not limited to, heating and air conditioning units and related equipment and natural gas, cable television, water and electric pipes, lines or meters), located outside of the boundaries of a Unit, which serve only one Unit are a Limited Common Element

allocated solely to the Unit served;

- (b) If a chute, flue, pipe, duct, wire, conduit or other fixture (including, but not limited to, hot water heaters, heating and air conditioning units and related equipment and natural gas, cable television, water and electric pipes, lines or meters) lies partially within and partially outside the designated boundaries of a Unit, the portion outside the boundaries of the Unit which serve only the Unit is a Limited Common Element allocated solely to the Unit, the use of which is limited to the Unit served;
- (c) Each second floor Unit which is a Plan 1, 1(R), 2, 3, 4A, 4B, 5, 5(R), 6B, 10 or 11 is allocated the Balcony adjoining the Unit as shown on the Plat. The boundaries of each Balcony shall be as follows: (i) the lower boundary shall be the unfinished floor of the Balcony; (ii) the upper boundary shall be the unfinished ceiling of the Balcony; and (iii) the vertical boundaries shall be vertical planes corresponding to the exterior wall of the Building and the inside surface of the railing of the Balcony extended to the upper and lower boundaries.
- (d) Each first floor Unit is allocated the Patio adjoining the Unit as shown on the Plat. The boundaries of each Patio should be as follows: (i) the lower boundary snall be the unfinished concrete floor of the Patio; (ii) the upper boundary shall be a horizontal plane having an elevation equal to the elevation of the finished ceiling of the Unit to which the Patio is allocated; and (iii) the vertical boundaries shall be the vertical planes corresponding to the exterior wall of the Building in which the Unit is located and interior unfinished surfaces of the fence enclosing the Patio.
- (e) Each Unit is allocated the Garage listed opposite the Identifying Number of the Unit on Exhibit A attached to this First Amendment. The boundaries of each Garage shall be the interior unfinished surfaces of the perimeter walls, floor and ceiling of the Garage as shown on the Plat.
- 5. All the Development Rights and Special Declarant Rights granted to or reserved by the Declarant in the Declaration shall apply to the Additional Property.
- 6. Except as amended by this First Amendment, the Declaration shall remain unchanged and in full force and effect.

TOWNHOME VILLAGE AT GRAYHAWK, LLC, an Arizona limited liability company

By: Kingston Capital Co., LLC, an Arizona limited lability company, Member

By:

David C. Dewar
Its: Manager

STATE OF ARIZONA) ss. County of Maricopa)

The foregoing instrument was acknowledged before me this 200 day of 2004, by David C. Dewar, the Manager of Kingston Capital Co., LLC, an Arizona limited liability company, a member of Townhome Village at Grayhawk, LLC, an Arizona limited liability company, on behalf of the company.

Notary Public

Notary Public State of Arizone
Maricopa County,
mmussign Expires:
Expires Mey 09, 2007

EXHIBIT A ALLOCATION OF GARAGES

<u>Unit</u>		Garage as Shown on Plat
1110		609
1111		117
1112		118
1113		119
1114		606
1115		607
1119		613
1120		127
1121		128
1122		129
1123		614
1124		616
1127		618
1128		130
1129		131
1130		132
1131	Unofficial Document	619
1132		621
1135		625
1136		184
1137		183
1138		182
1139		624
1140		622
1144		628
1145		181
1146		180
1147		633
1152		636
1153		136
1154		175
1155		641
1160		647
1161		133
1162		134
1163		135
1164		644

<u>Unit</u>		Garage as Shown on Plat
1165		645
1169		651
1170		145
1171		144
1172		143
1173		652
1174		654
1178		656
1179		137
1180		141
1181		661
1186		664
1187		142
1188		152
1189		669
1193		674
1194		148
1195		147
1196		146
1197		673
1198	Unofficial Documen	671
1202		678
1203		158
1204		157
1205		156
1206		679
1207		681
1211		688
1212		154
1213		153
1214		683
1219		691
1220		73
1221		70
1222		696
1227		704
1228		77
1229		67
1230		699
1237		714
1238		74

<u>Unit</u>	Garage as Shown on Plat
1239	64
1240	709
1245	717
1246	47
1247	69
1248	722
1253	730
1254	49
1255	50
1256	725
1263	740
1264	41
1265	44
1266	735
1270	745
1271	86
1272	87
1273	88
1274	744
1275	742
1280	Unofficial Document 749
1281	94
1282	95
1283	754
1288	757
1289	90
1290	45
1291	762
1304	778
1305	28
1306	27
1307	773
1314	788
1315	20
1316	24
1317	783
1321	791
1322	108
1323	109
1324	110
1325	792

Tini4	Garage as Shown on Plat
<u>Unit</u> 1326	794
1330	801
1331	5
1331	2
	796
1333	806
1337 1338	8
	9
1339	10
1340	805
1341	803
1342	
1346	810
1347	113
1348	112
1349	111
1350	811
1351	813
2109	610
2116	608
2117	611
2118	Unofficial Document 612
2125	615
2126	617
2133	620
2134	626
2141	623
2142	630
2143	627
2144	629
2145	179
2146	178
2147	631
2148	634
2149	632
2150	637
2151	635
2152	638
2153	177
2154	176
2155	639
2156	642

<u>Unit</u>		Garage as Shown on Plat
2157		640
2158		643
2159		648
2166		646
2167		649
2168		650
2175		653
2176		657
2177		655
2178		658
2179		138
2180		140
2181		659
2182		662
2183		660
2184		665
2185		663
2186		666
2187		150
2188		151
2189	Unofficial Occument	667
2190		670
2191		668
2192		675
2199		672
2200		676
2201		677
2208		680
2209		686
2210		689
2211		687
2212		149
2213		155
2214		685
2215		682
2216		684
2217		692
2218		690
2219		693
2220		71
2221		72

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<u>Unit</u>		Garage as Shown on Plat
2222		694
2223		697
2224		695
2225		703
2226		705
2227		702
2228		76
2229		75 7 30
2230		700
2231		698
2232		701
2233		706
2234		7 07
2235		713
2236		715
2237		712
2238		66
2239		65
2240		711
2241		708
2242	Unofficial Document	710
2243		718
2244		716
2245		719
2246		46
2247		68
2248		720
2249		723
2250		721
2251		729
2252		731
2253		728
2254		51
2255		48
2256		72 7
2257		724
2258		726
2259		732
2260		733
2261		739
2262		741
•		

<u>Unit</u>	Garage as Shown on Plat
2263	738
2264	40
2265	42
2266	737
2267	734
2268	736
2269	746
2276	743
2277	747
2278	750
2279	748
2280	751
2281	93
2282	92
2283	752
2284	755
2285	753
2286	758
2287	756
2288	759
2289	Unofficial Occument 89
2290	91
2291	760
2292	763
2293	761
2302	777
2303	779
2304	776
2305	26
2306	29
2307	775
2308	772
2309	774
2310	780
2311	781
2312	7 87
2313	789
2314	786
2315	23
2316	25
2317	785

<u>Unit</u>		Garage as Shown on Plat
2318		782
2319		784
2320		790
2327		793
2328		800
2329		802
2330		799
2331		4
2332		3
2333		798
2334		795
2335		797
2336		807
2343		804
2345		809
2352		812
3144		188
3145		186
3146		185
3147		187
3152	Unofficial Document	173
3153		174
3154		171
3155		172
3178		169
3179		170
3180		167
3181		168
3186		165
3187		166
3188		163
3189		164
3211		161
3212		162
3213		159
3214		160
3219		83
3220		82
3221		85
3222		84
3227		80

	0.	Chown on Diat
<u>Unit</u>	<u>G</u> :	rage as Shown on Plat 81
3228		
3229		78 70
3230		79 61
3237		61
3238		60
3239		63
3240		62
3245		57
3246		56
3247		59
3248		58
3253		54
3254		55
3255		52
3256		53
3263		37
3264		36
3265		39
3266		38
3280		102
3281	Unofficial Document	103
3282		100
3283		101
3288		98
3289		99
3290		96
3291		97
3304		34
3305		35
3306		32
3307		33
3314		16
3315		15
3316		18
3317		17
3330		12
3331		11
3332		14
3333		13

2nd Amendment

Unofficial Document

When Recorded Mail To:

MARISCAL, WEEKS, MCINTYRE & FRIEDLANDER, P.A.
2901 North Central Avenue
Suite 200
Phoenix, Arizona 85012
Attention: Donald E. Dyekman, Esq.

SECOND AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM

This Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium (this "Second Amendment") is made as of this 21 day of March 2005, by Townhome Village at Grayhawk, LLC, an Arizona limited liability company (the "Declarant").

RECITALS

- A. Declarant caused a Condominium Declaration for Venu at Grayhawk Condominium (the "Initial Declaration") to be recorded at Recording No. 2004-0207062, in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act, A.R.S. § 33-1201, et seq. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, shall be referred to in this Second Amendment as the "Declaration."
- B. Unless otherwise defined in this Second Amendment, each capitalized term used in this Second Amendment shall have the meaning given to such term in the Declaration.
- C. Subsection 2.8.4 of the Declaration provides that the Declarant shall have the right to allocate as a Limited Common Element any part of the Common Elements which has not previously been allocated as Limited Common Element. Subsection 2.8.4 further provides that any such allocation by the Declarant shall be made by an amendment to Declaration executed by the Declarant.
- D. The Declarant desires to amend the Declaration to allocate certain Parking Spaces as Limited Common Elements.

AMENDMENT

NOW, THEREFORE, the Declarant amends the Declaration as follows:

- 1. Each Unit is allocated as a Limited Common Element the Parking Space or Parking Spaces listed opposite the Identifying Number of the Unit on Exhibit A attached to this Second Amendment.
- 2. Except as amended by this Second Amendment, the Declaration shall remain unchanged and in full force and effect. In the event of any conflict or inconsistency between the provisions of this Second Amendment and the Declaration, this Second Amendment shall control.

TOWNHOME VILLAGE AT GRAYHAWK, LLC, an Arizona limited liability company

By: Ki

Kingston Capital Co., LLC, an Arizona limited kapility company, Member

By:

David C. Dewar Its: Manager

STATE OF ARIZONA

. SS.

County of Maricopa

The foregoing instrument was acknowledged before me this Alay of Acknowledged before me this Alay of Arizona limited liability company, a member of Townhome Village at Grayhawk, LLC, an Arizona limited liability company, on behalf of the company.

Stanonie Acc Strong Martensen Notary Public

My Commission Expires:

3-25 OL



EXHIBIT A
ALLOCATION OF PARKING SPACES

<u>Unit No.</u>	Parking Space No. As Shown on Plat
1111	319
1112	320
1128	318
1129	328
1131	335
1136	336
1137	342
1145	340
1153	341
1162	354
1171	352
1179	359
1180	358
1187	367
1204	375
1220	387
1229	Unofficial Document 397
1238	404
1271	416
1281	142
1282	- 144
1289	145
1290	147
1297	471
1298	456
1305	457
1316	461
1323	469
1332	485
1339	495
1342	301,302, 303, 304, 305, 306, 307, 308, 309, 310, 311,
	312, 313, 314, 315, 316, 317, 322, 323, 324, 327, 331,
	343, 344, 346, 347, 348, 363, 364, 365, 366, 371, 373,
	378, 379, 380, 381, 382, 388, 390, 393, 403, 405, 406,
	408, 412, 511, 512, 513
2116	321
2118	325
2125	326
2126	330

Unit No.	Parking Space No. As Shown on Plat
2133	329
2142	338
2145	337
2153	339
2154	333
2156	332
2167	355
2166	351
2175	357
2180	356
2184	361
2185	360
2187	377
2188	362
2192	369
2199	, 368
2208	374
2209	385
2210	386
2212	383
2213	370
2215	Unofficial Document 3.76
2223	411
2224	410
2226	391 392
2227	396
2229	
2238	394 395
2239	398
2247	401
2254	429
2255	430, 441
2261	438
2264	439
2267	414
2269	146
2276	431
2281	143
2282	440
2284	413
2286	435
2289	434
2290	TOT

Unit No.	Parking Space No. As Shown on Plat
2295	455
2297	453
2300	452
2303	454
2312	465
2316	458, 509
2317	417, 418, 419, 420, 423, 424, 425, 436, 437, 448, 449,
	450, 451, 462, 466, 467, 468, 473, 474, 475, 476, 477,
	478, 479, 480, 481, 482, 483, 484, 486, 487, 488, 489,
	490, 491, 492, 493, 494, 496, 497, 498, 499, 500, 501,
	505, 506, 507, 508
2318	463
2319	459
2327	470
2329	504
2333	510
2344	502
2352	503
3152	345
3154	334
3178	350
3179	Unofficial Document 353
3180	349
3211	372
3212	384
3221	409
3222	422
3227	402
3228	389
3238	399
3245	407
3246	415
3247	. 400
3255	428
3256	426, 427
3280	432 431
3283	421
3290	433
3314	464 460
3316	460
3317	472

3rd Amendment

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WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

THIRD AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Third Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Third Amendment") is made as of this 100 day of Nov., 2009, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

RECITALS

- The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment and the Second Amendment, shall be referred to in this Third Amendment as the "Declaration".
- Unless otherwise defined in this Third Amendment, each capitalized term used in this Third Amendment shall have a meaning given to such term in the Declaration.
- The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- Pursuant to the Second Amendment, Exhibit A, Unit 2333 was allocated Parking D. Space #510 as set forth on the Plat.
- For just compensation in a sells agreement dated October 20, 2009 between Unit Owner of Unit 2333, NORMAN L. JOHNSTON, and Unit Owner of Unit 2302, the FELDMAN FAMILY TRUST, the Units Owners agree to reallocate Parking Space 510 on the Plat from Unit 2333 to the Unit 2302.

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 2333, NORMAN L. JOHNSTON, and Unit Owner of Unit 2302, FELDMAN FAMILY TRUST, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #510 on the Plat from Unit 2333 to Unit 2302.

<u>AMENDMENT</u>

NOW, THEREFORE, the Declaration is amended as follows:

- Parking Space #510 on the Plat will be reallocated from Unit 2333 to Unit 2302.
- Except as expressly amended by this Third Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Third Amendment and the Declaration, this Third Amendment shall prevail. Unofficial Document

IN WITNESS WHEREOF, Unit Owner of Unit 2333, Norman L. Johnston, and Unit Owner of Unit 2302, Feldman Family Trust, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

NORMAN L. JOHNSTON, UNIT OWNER OF UNIT 2333

NORMAN L. JOHNSTO		1	
By: Morm	in L Juli	rusts	e e e e e e e e e e e e e e e e e e e
State of Arizona)) ss.		
County of Maricopa)	THE THE THE	fore me this 10th
SUBSCRIBED, S	WORN TO AND A	CKNOWLEDGED BE).
uay or		(Samelet	nig-
My Commission Expires	:: 9/30/13	Notary Public	U



THE FELDMAN FAMILY TRUST, UNIT OWNERS OF UNIT 2302, PAMELA KING TARY PUBLIC - ARIZONA Its: TRUSTEE State of Arizona) ss. County of Maricopa SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 10th day of Nov., 2009, by Alex Fulman, the Trustee of the Feldman Family Trust, for and on behalf of the Trust My Commission Expires: 9/30/13APPROVED BY: VENU AT GRAYHAXVIS CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation PAMELA KING State of Arizona) ss. SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 10th day of Nov., 2009, by 100st the President of the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation, for and on behalf of the companion County of Maricopa

and on behalf of the corporation.

My Commission Expires: 9/30//3

4th Amendment

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
HELEN PURCELL
20100286426 04/06/2010 10:51
ELECTRONIC RECORDING

VENU01-3-1-1--Yorkm

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

FOURTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Fourth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Fourth Amendment") is made as of this Amendment day of March, 2010, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

RECITALS

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, and, again Third Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Third Amendment") recorded at No. 2009-1053727, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, Second Amendment and the Third Amendment, shall be referred to in this Fourth Amendment as the "Declaration".
- B. Unless otherwise defined in this Fourth Amendment, each capitalized term used in this Third Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Second Amendment, Exhibit A, Unit 1131 was allocated Parking Space #335 as set forth on the Plat.
- E. For just compensation in a sells agreement between Unit Owner of Unit 1131, NORMAN L. JOHNSTON, and Unit Owner of Unit 2296, JOAN R. ZAGLOOL, the Units Owners agree to reallocate Parking Space 335 on the Plat from Unit 1131 to Unit 2296.

- Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 1131, NORMAN L. JOHNSTON, and Unit Owner of Unit 2296, JOAN R. ZAGLOOL, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #335 on the Plat from Unit 1131 to Unit 2296.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- 1. Parking Space #335 on the Plat will be reallocated from Unit 1131 to Unit 2296.
- 2. Except as expressly amended by this Fourth Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Fourth Amendment and the Declaration, this Fourth Amendment shall prevail.

IN WITNESS WHEREOF, Unit Owner of Unit 1131, Norman L. Johnston, and Unit Owner of Unit 2296, Joan R. Zaglool, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

NORMAN L. JOHNSTON, UNIT OWNER OF UNIT 1131

By: Norman	1	John	sto	
State of Arizona)			
County of Maricopa) 88.			

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 22 nd

day of Harch, 2010.

My Commission Expires: 9/30/13

OFFICIAL SEAL PAMELA KING NOTARY PUBLIC - ARIZONA MARICOPA COUNTY My Comm. Expires 09/30/2013

JOAN R. ZAGLOOL, UNIT OWNER OF UNIT 2296,
By: Jaglool Its:
State of Arizona)) ss. County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this Light day of MACCO, 2010.
My Commission Expires: Aug 7 Zo II Notary Public Notary Public
APPROVED BY: VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation By: NOTARY PUBLIC STATE OF NEVADA County of Clark CATHI JOHNSON My Appointment Expires Aug. 7, 2011
Its:
State of Arizona)) ss.
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 22nd day of March, 2010, by
OFFICIAL SEAL PAMELA KING NOTARY PUBLIC – ARIZONA MARICOPA COUNTY My Corrent. Expires 09/30/2013

5th Amendment

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
HELEN PURCELL
20100842398 09/29/2010 11:00
ELECTRONIC RECORDING

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue. Suite 400 Tempe, Arizona 85282 venugray0001-4-1-1-chagollaj

PIFTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Fifth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Fifth Amendment") is made as of this 24th day of September, 2010, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

RECITALS

- A. The Condominium Declaration of Vcnu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, ADD ANY RECORDED AMENDMENTS. The Initial Declaration, as amended by the First Amendment and the Second Amendment, shall be referred to in this Fifth Amendment as the "Declaration".
- B. Unless otherwise defined in this Fifth Amendment, each capitalized term used in this Third Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Second Amendment, Exhibit A, Unit 1145 was allocated Parking Space #340 as set forth on the Plat.
- E. For just compensation in a sells agreement dated September 13, 2010 between Unit Owner of Unit 1145, Norma G. Moe, and Unit Owner of Unit 1146, Richard Popper EDGE Condos LLC, the Units Owners agree to reallocate Parking Space 340 on the Plat from Unit 1145 to the Unit 1146.

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 1145, Norma G. Moe, and Unit Owner of Unit 1146 Richard Popper EDGL Condos LLC, and the VENU AT GRAYIIAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #340 on the Plat from Unit 1145 to Unit 1146.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- Parking Space #340 on the Plat will be reallocated from Unit 1145 to Unit 1146.
- Except as expressly amended by this Fifth Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Fifth Amendment and the Declaration, this Fifth Amendment shall prevail.

IN WITNESS WHEREOF, Unit Owner of Unit 1145, Norma G. Moe, and Unit Owner of Unit 1146, Richard Popper EDGE Condos LLC, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

NORMA G. MOE, UNIT OWNER OF UNIT 1145

By: Forna	Il /hoE
State of Arizona)
County of Maricopa) ss.)
iay 01, 2010, by	RN TO AND ACKNOWLEDGED before me this, the
of the Norma G. Moe.	See attached
My Commission Expires:	Notary Public

RICHARD POPPER, EDGE CONDOS LLC,

Ву:
Its: ME EDGE COUDES, LLC
State of Arizona)
County of Maricopa) ss.
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 24 day of Sept_, 2010.
My Commission Expires: Motary Public Notary Public
APPROVED BY: VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation/ Michal Ann Joyner MOTARY PUBLIC - ARIZON MARICOPA COUNTY My Commission Expires October 08, 2014
hs: Pesiden Association
State of Arizona)) ss. County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 24th day of Sep 2010, by Linds Yest, the President of the Vend at Grayhawk Condominium Association, Inc., an Arizona nonprolit corporation, for and on behalf of the corporation.
My Commission Expires: 9/30/2013 Notary Public
OFFICIAL SEAL PAMELA KING NOTARY PUBLIC - ARIZONA MARICOPA COUNTY My Comm. Expires 09/30/2013

ACKNOWLEDGMENT		
State of California County of <u>Sonoma</u> On <u>9//3/2010</u> before me, <u>AE Balka</u> (here insert personally appeared <u>Norma</u> & Ma		
personally known to me (or proved to me on the basis of the person(s) whose name(s) is/are subscribed to the vacknowledged to me that he/she/they executed the same capacity(ies), and that by his/her/their signature(s) on the entity upon behalf of which the person(s) acted,	within instrument and me in his/her/their authorized he instrument the person(s),	
WITNESS my hand and official seal. Signature	A. E. BAILEY-HUBER COMM. #1801540 NOTARY PUBLIC - CALIFORNIA OF SCHOMA COUNTY My Cornel. Expires Jun. 14, 2012	
	(Seal)	

6th Amendment

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
HELEN PURCELL
20110507300 06/17/2011 02:18
ELECTRONIC RECORDING

VENU01AMEND6-4-1-1-morenoa

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

SIXTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Sixth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Sixth Amendment") is made as of this W day of W., 2011, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

RECITALS

- The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, Third Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Third Amendment") recorded at No. 2009-1053727, in the records of the County Recorder of Maricopa County, Arizona, the Fourth Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Fourth Amendment") recorded at No. 2010-0286426, in the records of the County Recorder of Maricopa County, Arizona, and the Fifth Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Fifth Amendment") recorded at No. 2010-0842398, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment and Fifth Amendment, shall be referred to in this Sixth Amendment as the "Declaration".
- B. Unless otherwise defined in this Sixth Amendment, each capitalized term used in this Sixth Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").

- D. Pursuant to the Second Amendment, Exhibit A, Unit 1342 was allocated Parking Spaces 316, 327, 343, 344, 366, 371, 379, 380, 388, 390, 403, 406, 408, 511, 512 and 513 as set forth on the Plat.
- E. Pursuant to the Second Amendment, Exhibit A, Unit 2317 was allocated Parking Spaces 423, 424, 425, 436, 437, 448, 449, 450, 451, 466, 473, 489, 462, 490, and 508, as set forth on the Plat.
- F. The Second Amendment improperly allocated the Parking Spaces set forth in Paragraphs D and E to Units 1342 and 2317. The Parking Spaces allocated to Units 1342 and 2317 constitute common property and were intended for the community.
 - G. The Declarant had a duty to transfer the Parking Spaces to the Association
- H. Subsection 2.8.3 of the Declaration provides that Limited Common Elements may be reallocated by an amendment to the Declaration. The amendment shall be executed by the Unit Owners between or among who the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- I. The Association desires to amend the Second Amendment to reallocate the Parking Spaces set forth in Paragraphs D and E as Limited Common Elements.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- 1. Each Unit is allocated as a Limited Common Element the Parking Space or Parking Spaces listed opposite the Identifying Number of the Unit on Exhibit A attached to this Sixth Amendment.
- 2. Except as expressly amended by this Sixth Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Sixth Amendment and the Declaration, this Sixth Amendment shall prevail.

APPROVED BY:	
VENU AT GRAYHAWK/CONDOMINIUM ASSOCIATION, IN	C.,
an Arizona nonprofit corporation	
By: State Ca	

Its: Your hunt

State of Arizona

) \$S.		
County of Maricopa)		
SUBSCRIBED, SV day of <u>Tune</u> , 2011, of the Venu at Grayhawk and on behalf of the corpor	WORN TO AND by <u>Linda L</u> Condominium Ass ration.	ACKNOWLEDGED before me this 10st, the fresident sociation, Inc., an Arizona nonprofit con	rporation, for
My Commission Expires:	9/20/13	0	
	ı	OFFICIAL SEAL PAMELA KING NOTARY PUBLIC - ARIZOI MARICOPA COUNTY My Comm. Expires 09/30/2	8

Exhibit A

Unit No.	Parking Space No. as Shown on Plat
2149	316
1120	327
3155	343
3181	344
3186	366
2200	371
3189	379
3214	380
2220	388
2234	390
3230	403
3237	406
3248	408
2265	423
3281	424
3265	425
3288	436, 437
3263	448
3266	449
3299	450
3296	451
2317	462
3315	466
3147	473
3333	489
3330	508

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VE:

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

SEVENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Seventh Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Seventh Amendment") is made as of this 144 day of 1000, 2011, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial A. Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, Third Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Third Amendment") recorded at No. 2009-1053727, in the records of the County Recorder of Maricopa County, Arizona, the Fourth Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Fourth Amendment") recorded at No. 2010-0286426, in the records of the County Recorder of Maricopa County, Arizona, the Fifth Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Fifth Amendment") recorded at No. 2010-0842398, in the records of the County Recorder of Maricopa County, Arizona, and the Sixth Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Sixth Amendment") that is being concurrently recorded with this Seventh Amendment. The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment and Sixth Amendment shall be referred to in this Seventh Amendment as the "Declaration".
- B. Unless otherwise defined in this Seventh Amendment, each capitalized term used in this Fifth Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment,

each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").

- D. Pursuant to the Second Amendment, Exhibit A, Unit 1342 was allocated Parking Spaces 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 317, 322, 346, 347, 348, 363, 364, 365, 373, 378, 381, 382, 405, and 412 as set forth on the Plat.
- E. Pursuant to the Second Amendment, Exhibit A, Unit 2317 was allocated Parking Spaces 417, 418, 419, 420, 462, 467, 468, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 496, 497, 498, 499, 500, 501, 505, and 506, which were later transferred to Unit 2331, as set forth on the Plat.
- F. The Second Amendment improperly allocated the Parking Spaces set forth Paragraphs D and E to Units 1342 and 2317. The Parking Spaces allocated to Units 1342 and 2317 constitute common property and were intended for the community.
 - G. The Declarant had a duty to transfer the Parking Spaces to the Association.
- H. Subsection 2.8.3 of the Declaration provides that Limited Common Elements may be reallocated by an amendment to the Declaration. The amendment shall be executed by the Unit Owners between or among who the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.

H. The Association desire to amend the Declaration to allocated Parking Spaces 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 317, 322, 346, 347, 348, 363, 364, 365, 373, 378, 381, 382, 405, 412, 417, 418, 419, 420, 462, 467, 468, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 496, 497, 498, 499, 500, 501, 505, 506, and 507 on the Plat from Units 2317 and 1342 to the membership of the Association for the use of the Parking Spaces to be set forth by the Board of Directors.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- Parking Spaces 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 317, 322, 346, 347, 348, 363, 364, 365, 373, 378, 381, 382, 405, 412, 417, 418, 419, 420, 462, 467, 468, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 496, 497, 498, 499, 500, 501, 505, 506, and 507 on the Plat will be reallocated to the membership of the Association for the use of the Parking Spaces to be set forth by the Board of Directors
- 2. Except as expressly amended by this Seventh Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Seventh Amendment and the Declaration, this Seventh Amendment shall prevail.

APPROVED BY:
VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC.,
an Arizona nonprofit corporation
By La Car
Its: President
State of Arizona)
) ss.
County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 14th day of June, 2011, by Linda Yost, the President of the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation, for
and on behalf of the corporation.
My Commission Expires: 9/30/13 Notary Public
Unofficial Document OFFICIAL SEAL PAMELA KING NOTARY PUBLIC – ARIZONA MARICOPA COUNTY My. Comm. Expires 09/30/2013

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VE)

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Fifth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Lintel Amendment") is made as of this Lintel day of Lintel Amendment, 2011, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, and Seventh Amendment shall be referred to in this MAmendment as the "Declaration".
- B. Unless otherwise defined in this <u>ANN</u> Amendment, each capitalized term used in this <u>MNN</u> Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Second Amendment, Exhibit A, Unit 1131 was allocated Parking Space #335 as set forth on the Plat.
- E. For just compensation in an agreement dated May 11, 2011 between Unit Owner of Unit 1131, Norman Johnston, and Unit Owner of Unit 1145, Charles and Stephanie Isaac, the Units Owners agree to reallocate Parking Space 335 on the Plat from Unit 1131 to the Unit 1145.

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 1131, Norman Johnston, and Unit Owner of Unit 1145, Charles and Stephanie Issac, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #335 on the Plat from Unit 1131 to Unit 1145.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- Parking Space #335 on the Plat will be reallocated from Unit 1131 to Unit 1145.
- 2. Except as expressly amended by this MAmendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this MAMENDMENT Amendment and the Declaration, this MAMENDMENT Shall prevail.

IN WITNESS WHEREOF, Unit Owner of Unit 1131, Norman Johnston, and Unit Owner of Unit 1145, Charles and Stephunoida Downer, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

NORMAN JOHNSTON, UNIT OWNER OF UNIT	IT 1131
1371	CARLE, TIETLEN
State of Arizona Nelvaska) State of Arizona Nelvaska) State of Arizona Nelvaska) State of Arizona Nelvaska)	MY COMMISSION EXPIRES August 24, 2018
County of Maricopa Cancer Per	
SUBSCRIBED, SWORN TO AND ACKN	OWLEDGED before me this 13
day of 1011.	(a state of
My Commission Expires: August 74,2013	Notary Public

CHARLES AND STEPHANIE ISAAC, UNIT OWNERS OF UNIT 1145.

Pr.	CHARL	es Andra	> 15 AAC
Tes Africa	STEPHAME S	in causins	FH ISAAC
State of Arizona ROV. LEE OF PAITSIN COLUMBIA	i I SS.		
County of Maricopa > OF VANCOUVEL	•		
SUBSCRIBED, SWOI day of Mary . 2011.	RN TO AND AC	KNOWLEDGED	before me this
and the second second			the state of the s
My Commission Expires: ~	<i>7</i>	Notary Public	QUENTIN J. ADRIAN Barrister & Solicitor 5660 Yew Street
APPROVED BY: VENU AT GRAYHAWK CO	ANTWAMINITING A	A SECUCIATION	Vancouver, B.C. V6M 3Y3 Ph; 266-7811
an Arizona nonprofit corporati			Al Thesy
By: July 6	T 1		
Its: Prisident	Unofficial Do	ournent	
State of Arizona			
County of Maricopa)	9S.		
SUBSCRIBED, SWOI day of AND 2010, by lof the Venu at Grayhawk Consand on behalf of the corporatio	<u>—MAA UNST</u> dominium Associa	. the	Prinident
My Commission Expires: 9	130/13	Samel Notary Public	Calling
		PAM NOTARY F MARIO My Comm.	FICIAL SEAL IELA KING PUBLIC - ARIZONA COPA COUNTY Expires 09/30/2013

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WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

VE:

Minth AMENDMENT TO
CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM
FOR VENU AT GRAYHAWK CONDOMINIUM

This Fifth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "NWW Amendment") is made as of this WW day of WW, 2011, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, and Fifth Amendment shall be referred to in this MAM Amendment as the "Declaration".
- B. Unless otherwise defined in this <u>MMW</u> Amendment, each capitalized term used in this <u>MWW</u>Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Second Amendment, Exhibit A, Unit 1131 was allocated Parking Space #335 as set forth on the Plat.
- E. For just compensation in an agreement dated May 11, 2011 between Unit Owner of Unit 2296, Thomas Mullins, and Unit Owner of Unit 1131, Norman Johnston, the Units Owners agree to reallocate Parking Space 335 on the Plat from Unit 2296 to the Unit 1131.

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 2296, Thomas Mullins, and Unit Owner of Unit 1131, Norman Johnston, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #335 on the Plat from Unit 2296 to Unit 1131.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- 1. Parking Space #335 on the Plat will be reallocated from Unit 2296 to Unit 1131.
- 2. Except as expressly amended by this Mamendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this MAMENDMENT Amendment and the Declaration, this MAMENDMENT Amendment shall prevail.

IN WITNESS WHEREOF, Unit Owner of Unit 2296, Thomas Mullins, and Unit Owner of Unit 1131, Norman Johnston, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

Unofficial Document

THOMAS MULLINS, UNIT OWNER OF UNIT 2296

By: Thomas Mulled	· ·
State of Arizona Missouri)	
) ss.	
County of Maricopa CArrou)	^
SUBSCRIBED, SWORN TO AND ACK	NOWLEDGED before me this 17#
day of MA7 2011.	SILON
My Commission Expires: \$-28.13	Notary Public STANLEY KRUSE



STANLEY KRUSE
My Commission Expires
May 28, 2013
Carroll County
Gemmission #09538357

NORMAN JOHNSTON UNIT OWNER OF UNIT 1131,

By: Noma & Shista
Its: CARI E. TIETJEN OCUMISSION EXPIRES August 24, 2013
State of Arizona Nebrasko)
County of Maricopa Lancastry
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 13 day of 12011. My Commission Expires: August 24,2013 Notary Public?
APPROVED BY: VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation By: Unofficial Document
State of Arizona)) ss. County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this who day of which, 2010, by which will be the corporation, for and on behalf of the corporation. My Commission Expires: 9/30/13 Notary Public



9-A Amendment

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
HELEN PURCELL
20120381907 05/04/2012 03:24
ELECTRONIC RECORDING

VENU01AMCCR-4-1-1-Yorkm

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

NINTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Fifth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Ninth Amendment") is made as of this 6th day of February, 2012, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment and Eighth Amendment shall be referred to in this Amendment as the "Declaration".
- B. Unless otherwise defined in this Ninth Amendment, each capitalized term used in this Ninth Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Second Amendment, Exhibit A, Unit 2209 was allocated Parking Space #385 as set forth on the Plat.
- E. For just compensation in an agreement dated February 6, 2012 between Unit Owner of Unit 2209, Douglas Miller, and Unit Owner of Unit 3307, Chuck Pistoia the Units Owners agree to reallocate Parking Space 385 on the Plat from Unit 2209 to the Unit 3307.

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 2209 Douglas Miller, and Unit Owner of Unit 3307 Chuck Pistoia, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #385 on the Plat from Unit 2209 to Unit 3307.

AMENDMENT

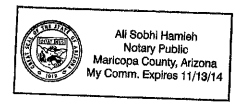
NOW, THEREFORE, the Declaration is amended as follows:

- 1. Parking Space #385 on the Plat will be reallocated from Unit 2209 to Unit 3307.
- 2. Except as expressly amended by this Ninth Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Ninth Amendment and the Declaration, this Amendment shall prevail.

IN WITNESS WHEREOF, Unit Owner of Unit 2209, Douglas Miller, and Unit Owner of Unit 3307, Chuck Pistoia, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

DOUGLAS MILLER, UNIT OWNER OF UNIT 2209

By: Daylann	Ùle
State of Arizona)
County of Maricopa) ss.)
	DRN TO AND ACKNOWLEDGED before me this
day of <u>Fabrun</u> , 2012.	and the second of the second o
My Commission Expires:	Notary Public
11-13-2014	



CHUCK PISTOIA, UNIT OWNER OF UNIT 3307,
By: Of cule to toin AMBER GLOVER
Its: California Contra Costa County My. Comm. Expires June 27, 2015
State of Arizona) Contra (s, ta) ss. County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this
My Commission Expires: 6-27-15 Notary Public See Attached Notary Documents Notary Documents
MINOVEDEL
VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC.,
an Arizona nonprofit corporation By:
Its: President
State of Arizona) State of Arizona) Ss. Official seal. PAMELA KING NOTARY PUBLIC - ARIZONA MARICOPA COUNTY My Comm. Expires 09/30/2013
County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this /3 // day of // , 2012, by Linds Yost , the President of the Venu at Graybawk Condominium Association. Inc., an Arizona nonprofit corporation, for
and on behalf of the corporation.
My Commission Expires: Notary Public Notary Public
My Commission Expires: Notary Public 9/30/13

State of California	· į
County of Contra Costa	s.s.
odulity of	and the second
Subscribed and sworn to (or affirmed) before me on	this day of
20 12, by Chuk Pistoia	and
	•
	, proved to me on the basis of
Name of Signer (2)	
satisfactory evidence to be the person(s) who appea	ared before me.
Signature of Notary Public Amber Glovor	AMBER GLOVER COMM. #1942449 Notary Public - California Contra Costa County My Comm. Expires June 27, 2015
Amber Glover For other required information (Notery Name, Commission No. etc.)	
, some requires anomesical protein position, commission (vo. 810.)	
	Seal
OPTIONAL INFORM. Although the information in this section is not required by law, it couthis jurat to an unauthorized document and may prove useful to per	ATION ————————————————————————————————————
OPTIONAL INFORM. Although the information in this section is not required by law, it cout this jurat to an unauthorized document and may prove useful to per	ATION ————————————————————————————————————
OPTIONAL INFORM. Although the information in this section is not required by law, it couthis jurat to an unauthorized document and may prove useful to per Description of Attached Document	ATION ————————————————————————————————————
OPTIONAL INFORM. Although the information in this section is not required by law, it cout this jurat to an unauthorized document and may prove useful to per Description of Attached Document The certificate is attached to a document titled/for the purpose of	ATION uld prevent fraudulent removal and reattachment of resons relying on the attached document. Additional Information
OPTIONAL INFORM. Although the information in this section is not required by law, it cout this jurat to an unauthorized document and may prove useful to per Description of Attached Document The certificate is attached to a document titled/for the purpose of	ATION Alditional Information Method of Affiant Identification Proved to me on the basis of satisfactory evidence:
OPTIONAL INFORM. Although the information in this section is not required by law, it couthis jurat to an unauthorized document and may prove useful to per Description of Attached Document	ATION uld prevent fraudulent removal and reattachment of rsons relying on the attached document. Attditional Information Method of Affiant Identification Proved to me on the basis of satisfactory evidence: O form(s) of Identification O credible witness(es)
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OPTIONAL INFORMAL Although the information in this section is not required by law, it could this jurat to an unauthorized document and may prove useful to per Description of Attached Document The certificate is attached to a document titled/for the purpose of Creyhauk Con Jomnum	ATION ————————————————————————————————————
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OPTIONAL INFORMALITY Although the information in this section is not required by law, it could this jurat to an unauthorized document and may prove useful to per Description of Attached Document The certificate is attached to a document titled/for the purpose of Creyhauk Con Jommun	ATION Attentional Information Attentional Information Method of Affiant Identification Proved to me on the basis of satisfactory evidence: form(s) of Identification Contain event is detailed in notary journal on: Page # Entry # Notary contact: Other
OPTIONAL INFORMA Although the information in this section is not required by law, it cou this jurat to an unauthorized document and may prove useful to per Description of Attached Document The certificate is attached to a document titled/for the purpose of Venu at Greyhauk Con Jomnium	ATION Attentional Information Attentional Information Method of Affiant Identification Proved to me on the basis of satisfactory evidence: form(s) of Identification Contain event is detailed in notary journal on: Page # Entry # Notary contact: Other
OPTIONAL INFORM. Although the information in this section is not required by law, it cout this jurat to an unauthorized document and may prove useful to per Description of Attached Document The certificate is attached to a document titled/for the purpose of	ATION Attentional Information Attentional Information Method of Affiant Identification Proved to me on the basis of satisfactory evidence: form(s) of Identification Contain event is detailed in notary journal on: Page # Entry # Notary contact: Other

OFFICIAL RECORDS OF

MARICOPA COUNTY RECORDER

HELEN PURCELL

20150652498 09/09/2015 04:16

ELECTRONIC RECORDING

VENU0110AM-3-1-1--Hoyp

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Bolen, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

TENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Tenth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Tenth Amendment") is made as of this _____ day of _____ 2015, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment and Ninth Amendment shall be referred to in this Amendment as the "Declaration".
- B. Unless otherwise defined in this Tenth Amendment, each capitalized term used in this Tenth Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Sixth Amendment, Exhibit A, Unit 2149 was allocated Parking Space #316 as set forth on the Plat.
- E. The Unit Owners of Unit 2149 would like to reallocate Parking Space #316 to the same Unit Owners other Unit, Unit 2150.

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.
- G. The Unit Owner of Unit 2149, LINDA/MICHAEL VENTURE, LLC, and Unit Owner of Unit 2150, ELIZABETH REALTY LLC, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space #316 on the Plat from Unit 2149 to Unit 2150.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- Parking Space #316 on the Plat will be reallocated from Unit 2149 to Unit 2150.
- Except as expressly amended by this Tenth Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Tenth Amendment and the Declaration, this Tenth Amendment shall prevail.

IN WITNESS WHEREOF, Unit Owner of Unit 2149, LINDA/MICHAEL VENTURE, LLC, and Unit Owner of Unit 2150, ELIZABETH REALTY, LLC, has executed this Amendment and this Amendment was approved by the Venu at Grayhawk Condominium Association Inc., an Arizona Non-Profit Corporation, as of the day and year first above written.

LINDA/MICHAEL VENTURE, LLC

OWNER OF UNIT 2149

Its: Managing Members

State of Arizona Idaha

) ss.

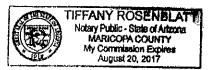
County of Marieopa Blaine

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this day of Lepkonber, 2015.

My Commission Expires: 10/13/16

Notary Public

ELIZABETH REALTY, LLC OWNER OF UNIT 2150
or the first will be the contract of the contr
Its: Managing Members
State of Arizona Land)
County of Marieopa Bla ; we)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 3124 day of 2015.
My Commission Expires: 10/12/16 Notary Public Notary Public
APPROVED BY: VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation By: Robert W Young Its: Resident
State of Arizona) ss.
County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 4th day of September, 2015, by Jahoy Young, the President of the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation, for and on behalf of the corporation.
My Commission Expires: Avgust 20, 2017 Turang Uranuer Notary Photos Turang Vosenbootl



Unofficial 20:Document

WHEN RECORDED RETURN TO:

05. Pal

Carpenter, Hazelwood, Delgado & Wood, PLC 1400 East Southern Avenue, Suite 400 Tempe, AZ 85282

20160452873 6/28/2016

ELEVENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Eleventh Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Eleventh Amendment") is made as of this Agrayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona and again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment, Ninth Amendment, and Tenth Amendment shall be referred to in this Eleventh Amendment as the "Declaration".
- B. Unless otherwise defined in this Eleventh Amendment, each capitalized term used in this Eleventh Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Pursuant to the Second Amendment, Exhibit A, Unit 1342 was allocated Parking Spaces #511, #512, and #513 as set forth on the Plat.

KL-998 TRUST DATED 1999, UNIT OWNER OF UNIT 2331
By:
State of Arizona) ss.
County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 17 day of Jane 2016. Notary Public
My Commission Expires:
APRIC 20, 2018 DIANA COUNCIL Notary Public - Arizona Maricopa County My Comm. Expires Apr 20, 2018
APPROVED BY:
VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation
Unofficial Document
Its: Director
State of Arizona) ss.
County of Maricopa)
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this of day of Norman Weitzman, the Sirector day of Of the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation, for and on behalf of the corporation.
My Commission Expires: Notary Public Typing Resemblate
August 20, 2017 TIFFANY ROSENBLATT Noticy Public - Stella of Artzona MARYICOPIA COMPRISED IN TOTAL AND COMPRISED IN TOTAL
August 20, 2017

Unofficial 20 Document

WHEN RECORDED RETURN TO:

Carpenter, Hazelwood, Delgado & Bolen, PLC 1400 East Southern Avenue, Suite 400 Tempe, AZ 85282

VE:

20160702830 9/22/2016

TWELFTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Twelfth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Twelfth Amendment") is made as of this 23 day of September, 2016, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the "Initial Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was subsequently amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona and again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of The Initial Declaration, as amended by the First Maricopa County, Arizona. Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment, Ninth Amendment, Tenth Amendment, Eleventh Amendment shall be referred to in this Twelfth Amendment as the "Declaration".
- B. Unless otherwise defined in this Twelfth Amendment, each capitalized term used in this Twelfth Amendment shall have a meaning given to such term in the Declaration.
- C. The First Amendment 4 (e) Exhibit A, allocated Common Element Garages as Limited Common Element to each individual unit. Pursuant to Exhibit A of the First Amendment, Units were allocated a Garage Number as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").

	APPROVED BY:
	VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC.,
	an Arizona nonprofit corporation
	The solution of the solution o
	Ву: 7. С. 20
	Its: RESIDENT
	State of Arizona)
Sı	County of Maricopa)
	SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 23 day of control of the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation, for
	and on behalf of the corporation.
	and on schair of the corporation.
	()
	Notary Public
	My Commission Expires:
	01/07/2019
	Unofficial Document

	Official Seal Cindy S Matijevich
	Notary Public State of Illinois My Commission Expires 01/07/2019

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
ADRIAN FONTES
20170260970 04/12/2017 02:56
ELECTRONIC RECORDING

VENU13AM-6-1-1--Yorkm

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Bolen, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

THIRTEENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Thirteenth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Thirteenth Amendment") is made as of this day of the Condominium (the "Association, Inc., an Arizona nonprofit corporation (the "Association").

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the Initial "Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona, and, again, amended by the Second Amendment to Condominium Declaration for Venu at Grayhawk Condominium ("Second Amendment") recorded at No. 2005-0344210, in the records of the County Recorder of Maricopa County, Arizona, The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment, Ninth Amendment(Recording No. 2011-0508273) Ninth Amendment (Recording No. 2012-0381907), Tenth Amendment, Eleventh Amendment, and Twelfth Amendment shall be referred to in this Thirteenth Amendment as the "Declaration".
- B. Unless otherwise defined in this Thirteenth Amendment, each capitalized term used in this Thirteenth Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to individual Units. Section 2.8.4 of the Declaration provides the Declarant had the right to allocate as a Limited Common Element any part of the Common Elements not previously allocated as a Limited Common Element. Pursuant to Exhibit A of the Second Amendment, Units were allocated a Parking Space as shown on the Plat recorded in Bok 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among

whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval.

- E. Various Amendments allocate parking spaces to individual Units pursuant to Section 2.8.4 or Section 2.8.3 of the Declaration as set forth herein.
- F. The Association desires to have one Amendment, the Thirteenth Amendment, restate and reflect all updates and amendments to Exhibit A of the Second Amendment.

AMENDMENT

NOW, THEREFORE, a Unit is allocated as a Limited Common Element the Parking Space or Parking Spaces listed opposite the Identifying Number of the Unit on Exhibit A of the Second Amendment. Exhibit A of the Second Amendment is amended as follows:

(See Attached Exhibit A)

Except as expressly amended by this Thirteenth Amendment to Declaration, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Thirteenth Amendment and the Declaration, this Thirteenth Amendment to Declaration shall prevail.

IN WITNESS WHEREOF, the Venu at Grayhawk Condominium Association Inc., an Arizona nonprofit corporation, has executed this Thirteenth Amendment to Declaration as of the day and year first above written.

VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation

By:

Its: President Venu Holk

State of Arizona

) ss.

County of Maricopa

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this day of Mayor, 2016, by My Holk My the President of the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation, for and on behalf of the corporation.

May War Aus May 118

Notary Public

Size of Arizona

MARICOPA COUNTY

Notary Public

Size of Arizona

MARICOPA COUNTY

Notary Public

Size of Arizona

MARICOPA COUNTY

Notary Public

May 17, 2018

Exhibit A

Unit Number	Parking Space Number
1111	319
1112	320
1120	327
1128	318
1129	328
1131	331
1136	336
1137	342
1145	335
1146	340
1153	341
1162	. 354
1171	352
1179	359
1180	358
1187	367
1204	375
1220	387
1229	397
1238	404
1271	416
1281	142
1282	144
1289	145
1290	147
1297	471
1298	456
1305	457
1316	461
1323	469
1332	485
1339	. 495
1342	323, 324, 393
2116	321
2118	325
2125 2126	326
2126	330
	329

2142	338
2145	337
2150	316
2153	339
2154	333
2156	332
2166	351
2167	355
2175	357
2180	356
2184	. 361
2185	360
2187	377
2188	362
2192	369
2199	368
2200	371
2208	374
2210	386
2212	383
2213	370
2215	376
2220	388
2223	411
2224	410
. 2226	391
2227	392
2229	396
2234	390
2238	394
2239	395
2247	398
2254	401
2255	7
2261	430, 441
2264	
2265	
2267	439
2269	414
2276	
2281	431
2282	143
2284	440
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2318	463
2319	459
2327	470
2329	504
2331	511, 512
2344	502
2352	503
3147	473
3152	345
3154	334
3155	343
3178	350
3179	353
3180	349
3181	344
3186	366
3189	379
3211	372
3212	384
3214	380
3221	409
3222	422
3227	402
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3230	403
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3256	426, 427
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3281	424
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3314	464
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3317	472
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14th Amendment

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
ADRIAN FONTES
20170260971 04/12/2017 02:56
ELECTRONIC RECORDING

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Bolen, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

VENU14THAM-11-1-1-Hoyp

FOURTEENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Fourteenth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Fourteenth Amendment") is made as of this 2017-2016, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

RECITALS

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the Initial "Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment, Ninth Amendment(Recording No. 2011-0508273) Ninth Amendment (Recording No. 2012-0381907), Tenth Amendment, Eleventh Amendment, Twelfth Amendment, and Thirteenth Amendment shall be referred to in this Fourteenth Amendment as the "Declaration."
- B. Unless otherwise defined in this Fourteenth Amendment, each capitalized term used in this Fourteenth Amendment shall have a meaning given to such term in the Declaration.
- C. The Initial Declaration at Article 2, Section 2.8.1 (e) allocated Common Element Garages as Limited Common Elements. Each Unit was allocated a Garage listed opposite to the Identifying Number of the Unit on Exhibit D. Pursuant to Exhibit D, Units were allocated a Garage Number as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. The First Amendment at Article 4, Section 4 (e) further allocated Common Element Garages as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the First Amendment, Units were allocated a Garage Number as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").

- E. The Twelfth Amendment Amended the First Amendment to reallocate Garage spaces.
- F. The Association desires to have one Amendment, the Fourteenth Amendment, restate Exhibit A of the First Amendment.

AMENDMENT

NOW, THEREFORE, a Unit is allocated as a Limited Common Element the Garage Space or Garage Spaces listed opposite the Identifying Number of the Unit on Exhibit A of the First Amendment, Exhibit A of the First Amendment is amended and restated as follows:

(See Attached Exhibit A)

Except as expressly amended by this Fourteenth Amendment to Declaration, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Fourteenth Amendment and the Declaration, this Fourteenth Amendment to Declaration shall prevail.

IN WITNESS WHEREOF, the Venu at Grayhawk Condominium Association Inc., an Arizona nonprofit corporation, has executed this Fourteenth Amendment to Declaration as of the day and year first above written.

LISA RENEE MCCULLOUGH
Notary Public - State of Arizona
MARICOPA COUNTY
My Commission Expires
May 17, 2018

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1346	810
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15th Amendment

OFFICIAL RECORDS OF
MARICOPA COUNTY RECORDER
ADRIAN FONTES
20190749478 09/23/2019 04:39
ELECTRONIC RECORDING

VENU0115AM-2-1-1-morenoa

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Bolen, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

FIFTEENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Fifteenth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Fifteenth Amendment") is made as of this 20th day of 100 (the "Association").

RECITALS

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the Initial "Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment, Ninth Amendment (Recording No. 2011-0508273) Ninth Amendment (Recording No. 2012-0381907), Tenth Amendment, Eleventh Amendment, Twelfth Amendment, Thirteenth Amendment, and Fourteenth Amendment, shall be referred to in this Fifteenth Amendment as the "Declaration."
- B. Unless otherwise defined in this Fifteenth Amendment, each capitalized term used in this Fifteen Amendment shall have a meaning given to such term in the Declaration.
- C. The Initial Declaration at Article 2, Section 2.8.1 (e) allocated Common Element Garages as Limited Common Elements. Each Unit was allocated a Garage listed opposite to the Identifying Number of the Unit on Exhibit D. Pursuant to Exhibit D, Units were allocated a Garage Number as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. The First Amendment at Article 4, Section 4 (e) further allocated Common Element Garages as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the First Amendment, Units were allocated a Garage Number as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").

- E. The Twelfth Amendment and Fourteenth Amended the First Amendment to reallocate Garage spaces.
- F. Currently, Garage 126 is not allocated to a Unit and is, therefore a Common Element under the Declaration:
- G. The Owner of Unit 2117 currently uses Garage 126 and has used Garage 126 since she purchased Unit 2117;
 - H. A dispute has arisen regarding who is entitled to use Garage 126;
- G. The Association and the Owner of Unit 2117 desires to resolve this dispute by properly allocating Garage 126 to Unit 2117:

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- 1. Garage #126 on the Plat will be allocated to Unit 2117.
- 2. Except as expressly amended by this Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Fifteenth Amendment and the Declaration, this Fifteenth Amendment shall prevail.

IN WITNESS WHEREOF, the Venu at Grayhawk Condominium Association Inc., an Arizona nonprofit corporation, has executed this Fourteenth Amendment to Declaration as of the day and year first above written.

VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION, INC., an Arizona nonprofit corporation

5/17/22

By:	Westy-
Its: Board Dine	CTV7
State of Arizona)) ss.
County of Maricopa) 33.
September 2019, by	RN TO AND ACKNOWLEDGED before me this 20th day of Nown Willtam, the Director of Condominium Association, Inc., an Arizona nonprofit corporation, for
and on behalf of the con	
My Commission Expir	res: Notary Public

LISA RENEE WARREN

16th Amendment

OFFICIAL RECORDS OF MARICOPA COUNTY RECORDER ADRIAN FONTES

20190753411 09/24/2019 03:29 ELECTRONIC RECORDING

VENU0116AM-4-1-1-Garciac

WHEN RECORDED RETURN TO:

Carpenter, Hazlewood, Delgado & Bolen, PLC 1400 East Southern Avenue, Suite 400 Tempe, Arizona 85282

SIXTEENTH AMENDMENT TO CONDOMINIUM DECLARATION FOR VENU AT GRAYHAWK CONDOMINIUM FOR VENU AT GRAYHAWK CONDOMINIUM

This Sixteenth Amendment to the Condominium Declaration for Venu at Grayhawk Condominium (this "Sixteenth Amendment") is made as of this of the day of the Lary 2019, by the Venu at Grayhawk Condominium Association, Inc., an Arizona nonprofit corporation (the "Association").

RECITALS

- A. The Condominium Declaration of Venu at Grayhawk Condominium (the Initial "Declaration") was recorded on March 01, 2004 at No. 2004-0207062 in the records of the County Recorder of Maricopa County, Arizona, submitting certain real property described in the Declaration to a condominium pursuant to the Arizona Condominium Act. The Initial Declaration was amended by the First Amendment to Condominium Declaration for Venu at Grayhawk Condominium (the "First Amendment") recorded at Recording No. 2004-0210060, in the records of the County Recorder of Maricopa County, Arizona. The Initial Declaration, as amended by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment, Fifth Amendment, Sixth Amendment, Seventh Amendment, Eighth Amendment, Ninth Amendment(Recording No. 2011-0508273) Ninth Amendment (Recording No. 2012-0381907), Tenth Amendment, Eleventh Amendment, Twelfth Amendment, Thirteenth Amendment, Fourteenth Amendment and Fifteenth Amendment, shall be referred to in this Sixteenth Amendment as the "Declaration."
- B. Unless otherwise defined in this Amendment, each capitalized term used in this Amendment shall have a meaning given to such term in the Declaration.
- C. The Second Amendment allocated Common Element Parking Spaces as Limited Common Element to each individual Unit. Pursuant to Exhibit A of the Second Amendment, each Unit was allocated a Parking Space as shown on the Plat recorded in Book 672, Page 43 recorded in the Maricopa County Recorder's Office (the "Plat").
- D. The Twelfth Amendment amended the Second Amendment to reallocate Parking spaces.
- E. Currently, Parking Space 430 is allocated to a Unit 2261 under the Declaration. The Owner of Unit 2261 would like to reallocate Parking Space 430 to Unit 1253;

- F. Subsection 2.8.3 of the Declaration provides that Unit Owners may reallocate a Limited Common Element allocated to the Unit Owner's Unit to another Unit by an amendment to this Declaration. The amendment shall be executed by the Unit Owners between or among whose Units the allocation is made, shall state the manner in which the Limited Common Element are to be reallocated and, before recording the amendment, shall be submitted to the Board of Directors for approval; and
- G. The Unit Owner of Unit 2261. Trudy Vinger, and Unit Owner of Unit 1253, Rosemary Lacey Herschbach, and the VENU AT GRAYHAWK CONDOMINIUM ASSOCIATION desire to amend the Declaration to allocated Parking Space 430 on the Plat from Unit 2261 to Unit 1253 attached hereto as Exhibit A.

AMENDMENT

NOW, THEREFORE, the Declaration is amended as follows:

- Parking Space #430 on the Piat will be reallocated from Unit 2261 to Unit
- 2. Except as expressly amended by this Sixteenth Amendment, the Declaration shall remain in full force and effect. In the event of any conflict or inconsistency between this Sixteenth Amendment and the Declaration, this Sixteenth Amendment shall prevail.

IN WITNESS WHEREOF, the Venu at Grayhawk Condominium Association Inc., an Arizona nonprofit corporation, has executed this Fourteenth Amendment to Declaration as of the day and year first above written.

Notary Public - Arizona Maricopa County Commission # 545126 My Comm. Expires May 17, 2022

EXHIBIT A

VENU CONDOMINIUMS

SALE AND TRANSFER OF PARKING SPACE #430 FROM UNIT 2261 TO UNIT 1253

This agreement for is for the sale and transfer of parking space #430 currently assigned to Venu Condominium owner 2261.

I, Trudy Vinger, owner, Unit 2261, agree to sell Venu parking space #430 to Rosemary Lacey Herschbach, owner, Unit 1253 for the amount of \$5,000 to be paid upon approval of the Venu Board of Directors.

The agreement shall be final upon approval of the Venu Board of Directors and recordation of the CC&R Amendment Number _____ in Maricopa County.

Buyer and Seller shall obtain a copy of recorded document.

Trudy Vinger. Owner Unit 2261

Roseman Lacey Cherschbach, Owner Unit 1253