



Cherl Brunvand-Summit County Recorder 9/11/2002 12:36 D

## AMENDMENT TO AFFORDABLE HOUSING RESTRICTIVE COVENANT AND AGREEMENT (Gibson Heights)

This Amendment to Affordable Housing Restrictive Covenant and Agreement (Gibson Heights) ("Amendment) is made and entered into at Breckenridge, Colorado this //o<sup>7/2</sup> day of September, 2002 by and between SUMMIT HOUSING AUTHORITY, a political subdivision of the State of Colorado ("Housing Authority") and the TOWN OF BRECKENRIDGE, a Colorado municipal corporation ("Town").

## WITNESSETH:

	WHER	REAS, Housing Authority and Town entered into t	hat "Affordable Housing
Restri	ctive Co	venant and Agreement", dated June 25, 20	02 and recorded
JUNE	25	, 2002 under Reception No. 689106	of the records of the Clerk and
Recor	ded of S	ummit County, Colorado ("Restrictive Covenant"	); and

WHEREAS, Paragraph B of Article VII of the Restrictive Covenant authorizes the Housing Authority and the Town to amend the Restrictive Covenant; and

WHEREAS, the Housing Authority and the Town desire to amend the Restrictive Covenant as hereafter set forth.

NOW, THEREFORE, for and in consideration of the mutual covenants and promises herein contained, and intending to be legally bound, the parties agree as follows:

1. The Restrictive Covenant is amended by the addition of a new Article VI.5, to be entitled "Mandatory Notice of Sale", which shall read in its entirety as follows:

## **ARTICLE VI.5 MANDATORY NOTICE OF SALE**

For a period of five (5) years, commencing  $\frac{\int \rho \rho T_c m_b \rho Q}{\int \rho T_c m_b \rho Q} = \frac{\int \rho T_c m_b \rho Q}{\int \rho Q} = \frac{\int \rho T_c m_b \rho Q}{\int \rho Q} = \frac{\int \rho T_c m_b \rho Q}{\int \rho Q} = \frac{\int \rho T_c m_b \rho Q}{\int \rho Q} = \frac{\int \rho T_c m_b \rho Q}{\int \rho Q} = \frac{\int \rho Q}{\int \rho Q} = \frac{$ 

reasonably require to determine that the proposed transferee of the Residential Unit is qualified to acquire and own the Residential Unit under the terms and conditions set forth in this Restrictive Covenant. No sale or other transfer of title to a Residential Unit (excluding the execution of a deed of trust or mortgage encumbering the Residential Unit) may be made unless the transferor complies with the requirements of this Article VI.5. Any sale or transfer of title to a Residential Unit made without the transferor having complied with the requirements of the Article VI.5 shall be voidable at the option of the Town. In addition, the remedies to the Town set forth in Article V shall apply to any violation of this Article VI.5

- 2. Defined terms used in this Amendment shall have the same meaning as provided in the Restrictive Covenant.
- 3. Except as amended by this Amendment, the Restrictive Covenant shall continue in full force and effect.

Executed as of the date set forth above.

**Summit Housing Authority** 

Gordon D. Ferris, Executive Director

PO Box 188

Breckenridge, CO 80424

TOWN OF BRECKENRIDGE, a Colorado

municipal corporation

Timothy J. Gagep, Town Manager

Town's Address: P. O. Box 168

Breckenridge, CO 80424

STATE OF COLORADO ) ) ss. COUNTY OF SUMMIT )
The foregoing instrument was acknowledged before me this // day of feptember 2002, by Gordon D. Ferris, Executive Director of Summit Housing Authority
WITNESS my hand and official seal.
4/3/2004  My commission expires: $4/3/2004$
Ellen Friedman
Notary Public
STATE OF COLORADO ) ) ss.  COUNTY OF SUMMIT )  The foregoing instrument was acknowledged before me this
WITNESS my hand and official seal.
My commission expires:Quyest 15, 2004
Patricia W. Rutus  Notary Public