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**BOARD OF DIRECTORS of GLENCLUSTER COMMUNITY ASSOCIATION, INC.  
ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES with ADDENDUM**

The board of directors of Glencluster Community Association, Inc.,

- Diana De Luna, President
- Erika Carolina Garcia, Vice-President / Secretary
- Martha Villanueva, Treasurer
- Patsy Greenwood, Director-at-Large
- Sandra French, Director-at-Large

I, Diana De Luna, certify that I am duly qualified and act as president of Glencluster Community Association, Inc., an organization existing as a Texas non-profit corporation.

The following document:

**ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES**

A set of Resolutions for Specific Procedures duly adopted by the board of directors of Glencluster Community Association, Inc. at a meeting that was legally held on May 10, 2022 and entered in the Minutes of the meeting which are contained in the Minute book of the Corporation.

It is RESOLVED that the board of directors of Glencluster Community Association, Inc. adopt the Resolutions for Specific Procedures for the purpose of defining a resolution for specific procedures for Glencluster Community Association, Inc. The Resolutions for Specific Procedures are in conformity and in accordance with the community's Declarations and supported by Texas state law and are in full force and effect.

Dated: 5/16/26

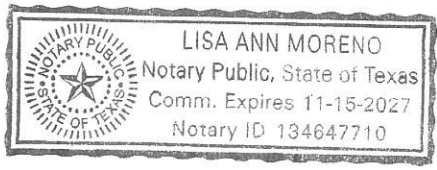
Diana De Luna  
Diana De Luna, President

THE STATE OF TEXAS §  
  §  
COUNTY OF HARRIS §

SWORN TO and SUBSCRIBED before me by Diana De Luna,  
the authorized representative of GLENCLUSTER COMMUNITY ASSOCIATION, INC. on this  
the 16th day of May, 2026.

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let

L. Moreno  
Notary Public in and for the State of Texas



## ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES

### RESOLUTION I ELECTION VOTING & RECOUNT OF VOTES

No entity nor management company, who counts election votes for a Glencluster community candidate, is authorized to remove votes from people who owe assessments, nor late fees.

TX Prop Codes:

#### **Sec. 209.0055. VOTING**

(b) A property owners' association described by Subsection (a) may not bar a property owner from voting in an association election solely based on the fact that:

- (1) there is a pending enforcement action against the property owner; or
- (2) the property owner owes the association any delinquent assessments, fees, or fines.

#### **Sec. 209.0057. RECOUNT OF VOTES.**

ii. Any candidate who requests a "re-count" of votes will have to strictly follow state law requisites. Any candidate requesting a "re-count" of votes is not allowed to see "who voted" for the opposing party. Following HB 02761F.

(c) Following receipt of payment under Subsection (b-2), the property owners' association shall, at the expense of the owner requesting the recount, retain for the purpose of performing the recount the services of a person qualified to tabulate votes under this subsection. The association shall enter into a contract for the services of a person who:

- (1) is not a member of the association or related to a member of the association board within the third degree by consanguinity or affinity, as determined under Chapter 573, Government Code; and
- (2) is:
  - (A) a current or former:
    - (i) county judge;
    - (ii) county elections administrator;
    - (iii) justice of the peace; or
    - (iv) county voter registrar

**RESOLUTION II  
INSUFFICIENT FUNDS PAYMENT**

Any resident who pays an assessment with a check that is returned as Insufficient Funds (NSF,) will no longer be qualify to pay with a check, nor via Automatic Debit (ACH - Amended Collection Policy). That owner will have to pay the assessment through Zelle, money order, or cashier's check; no exceptions.

**RESOLUTION III  
OWING ASSESSMENTS AND COLLECTION PROCESS**

Any resident who owes assessments will be sent one (1) First Notice of Delinquency with a deadline of thirty (30) days to pay in full or sign a legally binding Payment Plan. The resident will then be sent one (1) Second Notice of Delinquency with a deadline of forty-five (45) days, if full payment is not received nor a payment plan signed. Thereafter, should the delinquent assessment not be paid in full nor a payment plan signed before the end of 75 days, the resident who owes assessments will have their account sent to a collection agency or an attorney's office for collection. Each letter will have plainly stated that the resident can make a payment plan, which will be signed by the homeowner at the attorney's office and all requirements are in accordance with Section 209.006 of the Texas Property Codes. Refer to the Collection Policy.

**RESOLUTION IV  
PAYMENT PLAN FOR DELINQUENT ASSESSMENTS,  
ALL LEGAL COSTS, ADDED COSTS, AND FINES**

According to Section 209.0062(b)(c). Alternative Payment Schedule for Certain Assessments

(b) The minimum term for a payment plan offered by a property owners' association is three months.

(c) A property owners' association is not required to allow a payment plan for any amount that extends more than 18 months from the date of the owner's request for a payment plan. The association is not required to enter into a payment plan with an owner who failed to honor the terms of a previous payment plan during the two years following the owner's default under the previous payment plan. The association is not required to make a payment plan available to an owner after the period for cure described by Section 209.0064(b) (3) expires. The association is not required to allow an owner to enter into a payment plan more than once in any 12-month period. See the Collection Policy for further clarifications.

**RESOLUTION V  
GARAGE SALES HELD AT THE OLD TENNIS COURT**

Any resident who desires to have a garage sale will be allowed the use of the old tennis court to display their wares, but nowhere else on the property. Permission should be obtained from the management company prior to the event and specific ownership of a residence at Glencluster must be provided. The owner's guests or relatives will be not be allowed to hold a garage sale at the old tennis court nor anywhere on Glencluster property. Glencluster is not / will not be allowed to charge any fees for garage sales at the old tennis court. Neither resident nor board member will have any right to disperse or intimidate any homeowner into leaving the old tennis court, who has rightfully obtained permission to hold a garage sale at the old tennis court from the board members or management company.

**RESOLUTION VI  
INTERIOR FENCES IN BETWEEN HOMES**

According to Article VII of the Glencluster Community Association, Inc. Declarations, "Party Walls." Section 2 states, "The cost of reasonable repair and maintenance of a party wall shall be shared by the owners who make use of the wall in equal proportions."

Anyone homeowner who shares an "interior" wall or fence with a neighbor, which has become more than evident that it has to be repaired or replaced, will be responsible to share the cost of the repairs / replacement of the wall or fence.

The owner who refuses to share the cost will have the option, within 15 days, to apprise the management company that they will contract their own contractor who will adhere to the community construction standards of the new model style of fence. Should an owner still refuse to repair or replace their share of a wall or fence will have the expense charged at one-half (1/2) of the expense to their household account as a bill back for willful neglect. Any further dispute will have to be attended through Article VII, Section 6 through arbitration.

#### **RESOLUTION VII SATELLITE DISHES**

According to Article X, Section 12 of the Glencluster Community Association, Inc. Declarations, "Use Restrictions." Section 12 states, "Without prior written authorization of the board of directors no television or radio antennas of any sort shall be placed, allowed or maintained on any Lot or any portion of the exterior of the improvements located on the property, nor upon any structure situated upon the property."

This Resolution, with or without permission from the board of directors, will require that an owner, who placed a satellite dish on the house siding or their roof, repair or replace the area where a satellite dish or an antenna was placed and the damaged siding or roof causing a water leak into the house shall be repaired / replaced and paid for by the owner of the house.

#### **RESOLUTION VIII BAGGING TRASH PROPERLY**

Storage of trash before trash pickup date will be placed in trash plastic bags or plastic bags inside trash buckets. Trash may not be placed without bagging on community property nor where it can be seen by vehicles driving by nor people walking by on days that there is no trash pickup. The trash bags must be in front of your own residence's carport or garages **by 6:30 p.m.** the **NIGHT BEFORE** trash pick-up day.

Do not leave trash nor trash cans out in public view for several days. Should a homeowner / renter insist on putting trash out on wrong days, the community trash personnel will be called to pick up the trash and whatever they charge is what will be **billed back to the homeowner's account as a "bill-back" for willful neglect (ARTICLE IX – Exterior Maintenance).**

**NO ONE** should take their trash nor plastic bags and place them by the swimming pool, nor at another person's residence, nor leave them for lawn maintenance to pick up just anywhere. That offending homeowner, when discovered causing an illegal act, will be billed back the amount charged by the trash personnel for picking up illegally dumped trash: **NO EXCEPTIONS.**

#### RESOLUTION IX

##### NORMAL WEAR & AGING REPAIRS VS. STORM DAMAGE REPAIRS

The *Declarations of Covenants, Conditions and Restrictions* states that the exterior maintenance to each lot consists of "...paint, repair, replace and care for roofs, gutters, downspouts, exterior building surfaces, ...garages..." by which repairs would take place during the normal wear and aging of the residences. (Article VI, COVENANTS FOR MAINTENANCE ASSESSMENTS, Sec 12. Insurance) **In the event of damage or destruction by fire or other casualty to any townhouse, carport, storage area or other property of an individual owner, said Owner, shall, with concurrence of the mortgagee, if any, upon receipt of the insurance proceeds, contract to repair or rebuild such damaged or destroyed portion of the carport, storage area and exterior of the town house in a good workmanlike manner in conformance with the original plans and specifications of said townhouse.**

Since the association does not provide insurance for each residence, then, during uncontrolled weather temperatures inducing hurricanes or "...**other casual[ies]**", which could damage portions of the residences, roofs, siding, or fences, the cost of repairs or replacements, would then have to be undertaken by each homeowner who has damages to their own residences via their mortgage insurance, supplemental insurance, or home insurance.

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**RESOLUTION X  
WASHING VEHICLES, WASHING CARPORTS, OR GARAGE FLOORS WITH  
COMMUNITY WATER**

The cost of water at Glencluster Community has become extremely expensive. Water consumption is for homeowners and renters ONLY.

1. Washing your vehicles will be **LIMITED TO TWO (2) VEHICLES.**
2. Washing your VEHICLES will be LIMITED to ONE (1) TIME during the first (1<sup>st</sup>) week of the month. Washing your vehicles during the 2<sup>nd</sup>, 3<sup>rd</sup>, and 4<sup>th</sup> week of the month **will be prohibited.** **Inviting friends or relatives to wash their vehicles here is prohibited.**
3. Washing your carport or garage floors is strictly prohibited.
4. Do not invite friends / relatives who do not live here to come wash their clothing here.  
**THE WATER IS NOT FREE – CONSERVE WATER.**

**RESOLUTION XI  
COMMUNITY ASSESSMENTS**

As of the signing of this set of Resolutions, the board of directors has voted to stay the assessment as of November 12, 2025 at this rate: Houses with Carports 219.61, Houses with Garages 238.18 for the life of the community of Glencluster Community Association, Inc. The Declarations for our community state you have 30 (or 31) days to pay your assessment. If you pay via Zelle, please pay BEFORE 9:00 p.m. on the last day of the month. Your payment will not be registered in your account until the **next day** if you pay after 9:00 p.m. on the last day of the month

**RESOLUTION XII  
COMMUNITY ROOFS**

The board of directors voted to have all roofs constructed of Owens Corning, 30 year shingles in **Desert Tan color.** This will be the standard across the entire community. Should any home owner decide to replace their roof at their own cost, the roof materials shall be adhered to, particularly the color of the shingles.

**RESOLUTION XIII  
COMMUNITY FENCES**

The board of directors voted to change the “style” of the fences to make the community look more updated and modern. The style of fence shall be pickets stacked one on top of the other with a post every 6 feet. The pickets will be varnished in a Pecan colored varnish and the posts at 6 feet tall and in length shall be painted in black and a frame around the fence painted in black also; Exhibit “A.”

**RESOLUTION XIV  
CHICKENS & ROOSTERS PROHIBITED AT GLENCLUSTER**

Even though the City of Houston is now allowing chickens and roosters within the city limits, the major restriction is the house has to be 15 feet away from a neighbor. Glencluster homes **ARE NOT** 15 feet away from your neighbor; therefore, chickens and roosters (or turkeys) are prohibited at Glencluster. Should you be discovered, the city health department will be called.

**RESOLUTION XV  
TREES, BUSHES AND PLANTS INSIDE BACKYARDS & ATRIA**

Trimnings and cuttings of all foliage such as trees, bushes and plants inside backyards, front patios, (atria) and outside private gardens cannot be placed outside of your fence, left behind garages, thrown at someone else’s property, nor left for lawn maintenance to pick up. Tree and plant debris, that came from the owner’s backyard, front patio, and / or private gardens shall be cut up and placed in bags or trash cans by the owner and placed at your address for trash pickup on the designated date. Throwing plant trash outside, that came from the inside of your backyard, your front patio, your private garden, will incur the household owner a billback;  
**Declarations - Article IX – Exterior Maintenance.**

**RESOLUTION XVI**

**TREES**

If you believe that a tree branch needs to be trimmed, CONTACT the home association via the management. **DO NOT cut tree branches of your own accord.** Many of our trees are several hundred years old and some are protected by the state.

**RESOLUTION XVII**

**CLEANING GUTTERS & DOWNSPOUTS**

The home association has the responsibility of removing and replacing with new the gutters and downspouts. **The task of cleaning the gutters and downspouts is the responsibility of the homeowner.** Should it be determined that a homeowner's gutter and or downspouts have rotted or become damaged due to neglect, the homeowner could be billback back for a replacement.

**WHEREAS,** during the course of business, a vote by the board of directors was taken to approve adoption of the proposed **ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES** pursuant to the Association's Declarations and By-laws; and

**WHEREAS,** upon review of the votes cast for the proposed resolutions, it was determined that the resolutions were passed by a quorum and/or unanimous vote by the board of directors; NOW THEREFORE;

**BE IT RESOLVED,** that the Association, acting by and through its board of directors, prepared and implemented written Resolutions outlining Specific Procedures of its restrictive covenants as well as the rules and regulations promulgated therefrom.

BE IT ALSO RESOLVED, that these Resolutions be published to the membership. The ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES was adopted by the board of directors on 14<sup>th</sup> day of May, 2026.

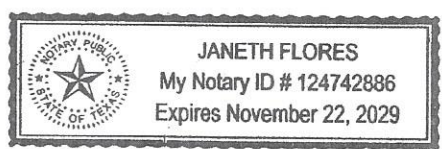
IN WITNESS WHEREOF, the undersigned have executed this ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES the 14<sup>th</sup> day of May, 2026.

Dated: May 14, 2026

Diana De Luna  
Diana De Luna, President

THE STATE OF TEXAS    §  
  §  
COUNTY OF HARRIS    §

SWORN TO and SUBSCRIBED before me by Diana De Luna,  
the authorized representative of GLENCLUSTER COMMUNITY ASSOCIATION, INC. on this  
the 14 day of May, 2026.

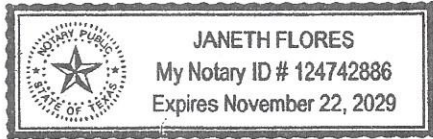


Janeth Flores  
Notary Public in and for the State of Texas

Dated: MAY 14, 2026 Erika Garcia  
Erika Carolina Garcia, Vice-President / Secretary

THE STATE OF TEXAS §  
  §  
COUNTY OF HARRIS §

SWORN TO and SUBSCRIBED before me by Erika Garcia  
the authorized representative of GLENCLUSTER COMMUNITY ASSOCIATION, INC. on this  
the 14 day of May, 2026.

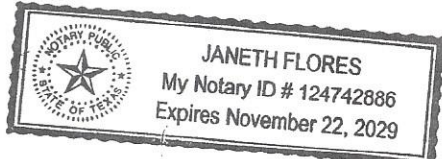


Janeth Flores  
Notary Public in and for the State of Texas

Dated: MAY 14, 2026 Martha Villanueva  
Martha Villanueva, Treasurer

THE STATE OF TEXAS §  
  §  
COUNTY OF HARRIS §

SWORN TO and SUBSCRIBED before me by Martha Villanueva  
the authorized representative of GLENCLUSTER COMMUNITY ASSOCIATION, INC. on this  
the 14 day of May, 2026.



Janeth Flores  
Notary Public in and for the State of Texas

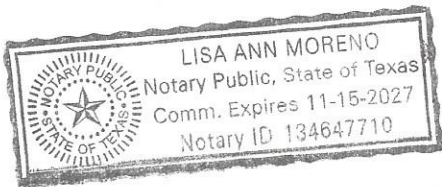
BOARD OF DIRECTORS of GLENCLUSTER COMMUNITY ASSOCIATION, INC.  
ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES  
Page 12

Dated: 5/16/2026

Sandra French  
Sandra French, Director-at-Large

THE STATE OF TEXAS §  
§  
COUNTY OF HARRIS §

SWORN TO and SUBSCRIBED before me by SANDRA FRENCH,  
the authorized representative of GLENCLUSTER COMMUNITY ASSOCIATION, INC. on this  
the 16 day of May, 2026.



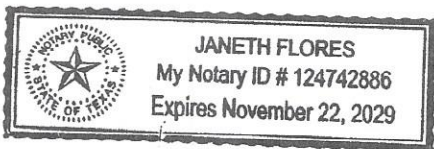
L. Moreno  
Notary Public in and for the State of Texas

Dated: MAY 14, 2026

Patsy Greenwood  
Patsy Greenwood, Director-at-Large

THE STATE OF TEXAS §  
§  
COUNTY OF HARRIS §

SWORN TO and SUBSCRIBED before me by Patsy Greenwood,  
the authorized representative of GLENCLUSTER COMMUNITY ASSOCIATION, INC. on this  
the 14 day of MAY, 2026.



Janeth Flores  
Notary Public in and for the State of Texas

**BOARD OF DIRECTORS of GLENCLUSTER COMMUNITY ASSOCIATION, INC.  
ADOPTION OF RESOLUTIONS for SPECIFIC PROCEDURES**

**ADENDUM**

Article VI

COVENANTS FOR MAINTENANCE ASSESSMENTS

Section 12. Insurance

In the event of damage or destruction by fire or other casualty to any townhouse, carport, storage area or other property of an individual owner, said Owner, shall, with concurrence of the mortgagee, if any, upon receipt of the insurance proceeds, contract to repair or rebuild such damaged or destroyed portions of the carport, storage area and exterior of the townhouse in a good workmanlike manner in conformance with the original plans and specifications of said townhouse.

In the event such owner refuses or fails to so repair and rebuild or enter into a contract to repair and rebuild any and all such damage to the exterior of the townhouse, garage, and storage area within thirty (30) days, the Association, by and through its Board of Directors, is hereby irrevocably authorized by such Owner to repair and rebuild any such townhouse and garage and storage area in a good and workmanlike manner in conformance with their original plans and specifications.

The Owner shall then repay the Association in the amount actually expended for such repairs, and the Association shall have a lien securing the payment of same and subject to foreclosures as above provided.

**EXHIBIT A  
New Fence Style**



Length is 6 feet

Height is 6 feet

Post Paint High Heat Black

Fence Varnish Pecan Color

Consult with the management company for specific color codes before building a fence on your own.

Ret

GLENCLUSTER COMMUNITY ASSOCIATION, INC. ✓✓

*A Non-Profit Corporation*

6200 Savoy, Suite 420

Houston, Texas 77036

December 20, 2024

Glencluster Community Residents

*Via First Class Mail and/or  
Via Email / Personal Delivery*

**RE: NOTICE OF INSURANCE COVERAGE & OWNER RESPONSIBILITIES**

AVISO: ESTA NOTIFICACION ES DE SUMA IMPORTANCIA! SI NO ENTIENDE EL CONTENIDO, OBTENGA UNA TRADUCCION INMEDIATAMENTE.

To the Glencluster Community Residents:

This Notice of Insurance Coverage and Owner Responsibilities is to clarify what insurance each owner is required to carry to protect their own investment; your townhome. **Insurances to consider obtaining: fire, flood, windstorm, damaging winds, hail, hurricane, tornado, property, personal belongings loss, supplemental for roof, exterior walls, fences, and renter's (in case the residence is rented).**

The property at Glencluster Community Association, Inc. is a townhome community and *not* a condominium complex. Each property owner should obtain insurance to cover the exterior of the house, the roof, the fence(s) that pertains to residence's patio, the interior fence (between the owner and the juxtapose neighbor), the fence to each side, and the front of your carport or garage.

In the event of a fire, flood, windstorm, damaging winds, hail, hurricane, tornado, or any casualty that is deemed "an act of God", and if proper insurance is not obtained, the property owner will be totally responsible for re-building the property with personal funds. Also, in the event that a fire destroys your property and then spreads to your neighbor's property, that home owner would / could be held liable for paying for the re-construction of your neighbor's burned property.

The Glencluster Community Association carries property coverage only for the common area as defined in Article I Section 3 where it defines the common areas as " all recreational facilities, swimming pools, pumps, trees, landscaping, pipe wires, conduits, and other public utility lines situated thereon."

GLENCLUSTER COMMUNITY ASSOCIATION, INC.  
*A Non-Profit Corporation*  
6200 Savoy, Suite 420  
Houston, Texas 77036

December 20, 2024

Glencluster Community Residents

*Via First Class Mail and/or  
Via Email / Personal Delivery*

**RE: NOTICE OF INSURANCE COVERAGE & OWNER RESPONSIBILITIES**

AVISO: ESTA NOTIFICACION ES DE SUMA IMPORTANCIA! SI NO ENTIENDE EL CONTENIDO, OBTENGA UNA TRADUCCION INMEDIATAMENTE.

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The Declaration of Covenants further clarifies in Article VI, Section 2 Purpose of Assessments how the assessments may be used for the common areas. "Such uses shall include, but are not limited to, the cost to the Association of all ..., insurance, repairs, replacement and maintenance of **the Common Area** ..."

The residences are not defined as part of the "Common Elements" in the Declaration of Covenants, because the individual townhome units are fee simple townhomes. The Association is not obligated to provide any insurance for the individual townhomes with assessment funds because the townhouses are not part of the common areas. The residences which have carports are defined as part of the common areas so carport metal roofs are insured. Garages are not part of the common elements; therefore, are not insured.

Consult with your own insurance agent or attorney, should you not understand these points.

The Declaration of Covenants can be found at **[www.randallmanagement.com](http://www.randallmanagement.com)**. The residence address can be found at the end of each Declaration of Covenants. These are on file at the Harris county courthouse also. The responsibility of each home owner should be to obtain personal insurance, but understand that cost is just that, the responsibility of each home owner.

Sincerely,  


Randall Q. Smith  
Managing Agent for Glencluster

cc: *Austin Barsalou, Esquire*  
*Via Email*

## ADDENDUM OF INTEREST TO GLENCLUSTER RESIDENTS

### HOME-OWNERS:

You own your physical land and everything on it. This includes:

Interior / exterior physical home, attachments, fence(s), patio, parking area / carports / garage, and roofs. For any damage caused by **fire, flood, windstorm, damaging winds, hail, hurricane, or tornado**, the home owner should have an insurance policy to repair the home and the neighbor's home, if a homeowner becomes liable.

Condo / Condominium insurance policies are **not** for any Glencluster property and will **not** insure your residence. Make sure that the insurance policy you purchase is for TOWNHOMES.

**Each owner should obtain insurance for fire, flood, windstorm, damaging winds, hail, hurricane, tornado, property, personal belongings loss, supplemental for roof, exterior walls, fences, and renter's (in case the residence is rented) to cover your residence for these situations.** Seek professional advice from a licensed Texas insurance agent.

Each Homeowner is being sent this NOTICE OF INSURANCE COVERAGE & OWNER RESPONSIBILITIES concerning what you are reading herein. These issues are to be taken into serious consideration. The home owner becomes vulnerable and exposed to major consequences, if the residence is UNDER-INSURED, HAS NO INSURANCE, OR HAS THE WRONG TYPE OF INSURANCE. For townhomes damaged by situations caused by **fire, flood, windstorm, damaging winds, hail, hurricane, or tornado, the homeowner should consider insurance.** Should a tenant's flying home parts, due to a hurricane / tornado or high winds, cause any damage to a neighbor's home by fire, water leaks, burst pipe flooding, or any other destruction, the home owner becomes responsible.

### RENTERS:

If a home owner rents the home, this is an ENTIRELY DIFFERENT INSURANCE POLICY called "RENTERS INSURANCE POLICY" and will cover: the interested parties personal property, loss of use, medical payments, electronics, damages to the inside of the home rented due to fire, intentional harm i.e. walls, pipes, carpets, hardwood floors.

See your insurance agent for coverage/details/costs. NOTE: If a renter causes damage to the neighbor's property, the home owner becomes liable along with the renter. The home owner becomes liable and should have some combination of Tenant Renters Insurance and a separate home owners Fire / Windstorm / Liability coverage along with available TENANT WATER ENDORSEMENTS, if your tenant damages your home and the adjoining neighbor's home,

CONTACT YOUR MORTGAGE COMPANY to assure yourself that your home mortgage covers: **Fire, Flood, Windstorm, Damaging Winds, Hail, Hurricane, Tornado, Property, Personal Belongings Loss, Supplemental for Roof, Exterior Walls, and Fences.** If you no longer have a mortgage, consider purchasing these types of home insurance(s).

FILED FOR RECORD

3:56:45 PM

Wednesday, May 20, 2026

*Laneshia Hudspeth*

COUNTY CLERK, HARRIS COUNTY, TEXAS

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

THE STATE OF TEXAS  
COUNTY OF HARRIS

I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED; in the Official Public Records of Real Property of Harris County Texas

Wednesday, May 20, 2026



*Laneshia Hudspeth*

COUNTY CLERK  
HARRIS COUNTY, TEXAS