UPON RECORDING RETURN TO: Clark Scherer, Secretary OAKDALE WYLIE CORP. 20 River Vista Drive Dillard, Georgia 30537 (706) 746-2722 AND Albert English 17 Chechero Street Clayton, GA 30525 DATE: 5/14/2020 TIME: 12:45 PM DEED BOOK: 647 PAGES: 542-544 Holly E. Henry-Perry, C.S.C

Rabun County, 69

FILED & RECORDED

FOURTH AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS FOR RIVER VISTA MOUNTAIN VILLAGE

THIS FOURTH AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS FOR RIVER VISTA MOUNTAIN VILLAGE ("Fourth Amendment") is made by **OAKDALE WYLIE CORPORATION**, A Florida corporation (hereinafter referred to sometimes as the "Declarant" or "Qakdale Wylie").

<u>WITNESSETH</u>

WHEREAS, Declarant executed that certain Declaration of Protective Covenants, Conditions, Restrictions, and Easements for River Vista Mountain Village, recorded February 22, 2010 at Book V35, Page 364 – 417, Rabun County, Georgia land records; as amended by that certain First Amendment to the Declaration of Protective Covenants, Conditions, Restrictions and Easements for River Vista Mountain Village, recorded November 18, 2011, at Deed Book U37, Pages 594-597, aforesaid records; as amended by that certain Second Amendment to the Declaration of Protective Covenants, Conditions, Restrictions, and Easements for River Vista Mountain Village, recorded June 4, 2012, at Deed Book L38, Pages 117-122, aforesaid records (hereinafter as supplemental and/or amended from time to time collectively referred to as the "Declaration"); and

WHEREAS, Article 12, Section 12.6 of the Declaration provides that the Declaration may be amended upon the affirmative vote, written consent or any combination of affirmative vote or written consent of Owners holding at least two-thirds (2/3) of the Total Association Vote and the consent of the Declarant; and

WHEREAS, Oakdale Wylie, as the Declarant and as the holder of at least two-thirds (2/3) of the Total Association Vote, desires to amend the Declaration as provided herein, as evidenced by the signature attached hereto and by this reference incorporated herein;

NOW THEREFORE, the undersigned hereby adopt this Fourth Amendment to the Declaration of Protective Covenants, Conditions, Restrictions, and Easements for River Vista Mountain Village hereby declaring that all of the property now or hereafter subject to the Declaration shall be held, conveyed, encumbered, used, occupied and improved subject to the Declaration, amended as follows:

1.

The Declaration is hereby amended by deleting Article 1, Section 1.11(b) thereof, entitled "RV/Cabin Lots," in its entirety, and replacing it with a new Section 1.11(b) to read as follows:

(b) RV/Cabin Lots means Lots 538, 544, 552, 560, 568, 576, 584, 592, 600, 608, 616, 624, 632, 640, 648, 656 and 664 of Block "A"; Lots 643, 635, 627, 619, 611, 603, 595, 587, 579, 571, 563, 555, 547, 539, 1, 7, 15, 21, 29, 37, 43, 51, 59, 65, 73, 79, 87, 95, and 100 of Block "B"; Lots 19, ,10, 16, 22, 30, 38, 46, 54, 60, 68, 76, 82, 90, and 96 of Block "C"; Lots 336, 356, 368, 380, 390, and 398 of Block "I"; and Lots 438, 446, 454, 462, 468, 474, 482, 490, 498, 504, 510, 518, 528, and 532 of Block "J", as more particularly shown on the recorded subdivision plat(s) for the Community. Any Park Model Trailer or Modular Home located on a RV/Cabin Lot shall initially be purchased from River Vista, LLC and shall not be larger than seven hundred fifty (750) square feet and any screened porch, sunroom deck or other enclosed living space attached to said dwelling shall not exceed two hundred fifty (250) square feet such that the total amount of enclosed heated / air conditioned living space shall not exceed seven hundred fifty (750) square feet. In addition, any raised deck or roofed living or storage space (above six (6) inches in grade with or without a roof) on a RV/Cabin Lot shall be no larger than two hundred fifty (250) square feet for a total of one thousand (1,000) square feet of roof area, inclusive of any out buildings or structures as set forth in Section 7.29, and as approved pursuant to Article 6 hereof. For those RV/Cabin Lots which do not contain a Park Model Trailer or Modular Home, a vehicle which combines transportation and temporary living quarters used primarily for recreation, camping and travel which has been manufactured for the purpose of being a recreational vehicle and is built in accordance with standards set by the Recreational Vehicle Industry Association may be located on such Lots. Recreational vehicles permitted on RV/Cabin Lots include, but are not limited to, travel trailers, fifth-wheel trailers and motorized motor homes (Class A, Class B, Class C), pop up trailers, truck campers, folding camping trailers. Mobile homes, tents, homemade vehicles, converted buses or older small house trailers manufactured without an independent water supply, holding tanks and 12-volt electrical systems are not included in this definition. RV/Cabin Lots may not have both a Park Model Trailer or Modular Home and a recreational vehicle located thereon.

2.

Unless otherwise defined herein, the defined terms used in this Fourth Amendment shall have the same meaning as set forth in the Declaration.

3.

This Fourth Amendment shall be effective only upon being recorded in the records of the Clerk of Superior Court of Rabun County, Georgia and shall be enforceable against all current Owners of Lots subject to the Declaration.

4.

Except as herein modified, the Declaration shall remain in full force and effect.

[SIGNATURES ON FOLLOWING PAGE]

[AFFIX NOTARY SEAL]

Notary Public

