NOTICE OF FILING TO DEDICATORY INSTRUMENTS (Collection Policy) WEST MONT MAINTENANCE ASSOCIATION, INC.

STATE OF TEXAS)	
)	KNOW ALL MEN BY THESE PRESENTS
COUNTY OF TARRANT)	

THIS NOTICE OF DEDICATORY INSTRUMENTS FOR WESTMONT MAINTENANCE ASSOCIATION, INC. ("Notice") is made AUGUST 19, 2022 by Westmont Maintenance Association, Inc. ("The Association")

WITNESSETH:

WHEREAS, the Association is the property owners' association created to manage or regulate the planned development covered by the Declaration of Covenants, Conditions and Restrictions for WESTMONT; and

WHEREAS, Section 202.006 of the Texas Property Code provides that a property owners' association must file each dedicatory instrument governing the association that has not been previously recorded in the real property records of the county in which the planned development is located; and

WHEREAS, the Association desires to record the attached dedicatory instrument in the real property records of TARRANT County, Texas, pursuant to and in accordance with Section 202.006 of the Texas Property Code and for the purpose of providing public notice of the following dedicatory instrument affecting the owners of property within WESTMONT subdivision ("Owner").

NOW THEREFORE the attached, known as the Westmont Collection Policy is hereby attached, hereto as Exhibit "A" are originals and are hereby filed of record in the real property records of TARRANT County, Texas, in accordance with the requirements of Section 202.006 of the Texas Property Code.

IN WITNESS WHEREOF, the Association has caused this Notice, executed by its duly authorized agent as of the date first written above.

D22222381

09/08/2022 11:41 AM

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Fees: \$31.00

SUBMITTER: PROPERTY MANAGEMENT GROUP LLC

MARY LOUISE NICHOLSON COUNTY CLERK WESTMONT MAINTENANCE ASSOCIATION, INC.

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Name:

le: Property Mana

ACKNOWLEDGMENT

STATE OF TEXAS

COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this day personally appeared Dawn Kelly, authorized agent of WESTMONT MAINTENANCE ASSOCIATION, INC. known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that (s)he executed the same for the purposed and consideration therein expressed on behalf of said corporation.

SUBSCRIBED AND SWORN TO BEFORE ME on this_

day of Scolember 2022

FARISSA MARIE ROSARIO
Notary Public, State of Texas
Comm. Expires 02-17-2026
Notary ID 133596964



Westmont Maintenance Association, Inc. collection process includes the following steps unless authorized exceptions to this process communicated in writing from the Board of Directors through the Association Manager.

	Description .	Signal .
1st Friendly	Issued by the billing department 30 days after the Association's late	Late Fee (\$50.00)
Notice	date as a statement showing the total amount due.	+ Collection Fee
	• Only issued to owners with a balance of \$10 or more, not on a payment plan.	(\$15.00)
	o Interest is not calculated on balances under \$2.	
2 nd Formal	Issued by the billing department as a late letter (typically 30 days after the	Late Fee
Notice	Friendly Notice).	(\$100.00)+
	Includes the Fair Debt Collections verbiage and allows the account holder	Collection Fee
	30 days from receipt of notice to address the delinquent account.	(\$15.00)
	 Per the Texas Property Code, these notices must be mailed 	
	certified (also mailed first class) and include language regarding	
and create and	restricted access to amenities and the right to cure.	
3rd Chapter 209	Notice and statement are sent per property code 30 days	Late Fee
Notice	 This third notice is the final step before escalating to a legal firm. 	(\$150.00)+
1	Includes notice with statement sent certified mail.	Collection Fee
	o Final 45 days granted to allow for payment/ payment plan set up.	(\$15.00)
Demand Letter	Account is sent to the legal firm of community and further	Late Fee (\$175.00)
	communication is sent from law firm direct and will follow the	+Collection Fee
	requirements per state code notification	(\$15.00)+
	All legal costs associated with the demand letter processing and	Demand Letter
	mailing will be added to account.	at attorney
	Only applies to account holders with a balance of greater than \$200.00	cost
Lien	The billing department will automatically proceed with an Authorization	Late Fee (\$200.00)
	to Lien unless the Manager or Board of Directors stipulates otherwise,	+ Collection Fee
	(approximately 30-60 days after the mailing of the demand letter).	(15.00)
	The lien is filed with the county clerk where the property is located and is	+Attorney Fee
	a legal record that a debt is owed and is secured against the property in	
	question. Costs associated with processing are added to the account.	
	Processing and filing a lien with the county clerk can take up to 30 days.	
Foreclosure	Authorization for Foreclosure must be Board-approved in writing.	Late Fee (\$250.00)
	o The approval should be in the form of Board-approved meeting	+ Collection Fee
	minutes or a signature on an approved form.	(\$15.00) Fee +
	o The collection agency or attorney's office requires the Board to	Attorney Fee
	sign an Assignment of Substitute Trustee (AST) that allows the	for Foreclosure



chosen representative to post and settle a foreclosure on behalf of the Board.

- Processing an account for foreclosure can take more than 90 days
- There are two types of foreclosure available to Associations, judicial and expedited non-judicial.
- Expedited non-judicial foreclosure is a new requirement for Associations that do not require judicial foreclosure per HB 1228 effective 1/1/2012.
- A homeowner has a six-month (180 day) period to redeem property that has been foreclosed by paying the amount owed in full, including all dues, legal, and collection fees; a condominium owner has a three month (90-day) right of redemption.
 - o If the property is not redeemed, the next step is Authorization to Sell or Authorization to Evict.
 - The Association can proceed with Authorization to Evict once the property has been foreclosed.
- **NOTE 1**: The Association lien is subordinate to the first lien holder (mortgage company). If the mortgage company forecloses on the property, the Association lien is relinquished and the amount owed is written off to unrecovered assessments. The mortgage company is responsible for all dues and fees incurred after the date of foreclosure, as they are the new legal owners of the property.



FILED AND RECORDED OFFICIAL PUBLIC RECORDS OF TARRANT COUNTY, TEXAS 09/08/2022 11:41 AM

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Fees: \$31.00

MARY LOUISE NICHOLSON