

**FORTY-SECOND AMENDMENT TO DECLARATION OF TIMESHARE PLAN
VACATION VILLAS AT FANTASYWORLD**

THIS FORTY-SECOND AMENDMENT to the Declaration of Timeshare Plan for **VACATION VILLAS AT FANTASYWORLD** is made by **ORLANDO RESORT DEVELOPMENT GROUP, INC.**, a Florida corporation, hereinafter referred to as the "Developer", for itself, it's successors and assigns:

W I T N E S S E T H:

WHEREAS, the Developer executed on the 28th day of August, 1991 and recorded on the 4th day of September, 1991, in Official Records Book 1030, at pages 0555-0583 of the Public Records of Osceola County, Florida, the Declaration of Timeshare Plan for **VACATION VILLAS AT FANTASYWORLD**, hereinafter referred to as the "Declaration"; and

WHEREAS, the Developer has reserved unto itself the right in said Declaration to develop **VACATION VILLAS AT FANTASYWORLD** in phases pursuant to Article XX of said Declaration; and

WHEREAS, Article XX of said Declaration allows the Developer to add a phase to the Timeshare Plan by amendment without the consent of any Unit Owners, Unit Week or Timeshare Period Owners, the Association, or any other party; and

WHEREAS, the Developer now wishes to amend said Declaration to add **PHASE XXXVIII** to **VACATION VILLAS AT FANTASYWORLD**;

NOW, THEREFORE, the Developer, in consideration of the premises set forth herein, does hereby amend said Declaration in accordance with the authority reserved unto Developer by said Declaration; and said Declaration is hereby amended to include the legal description of the lands as set forth on Exhibit "A" attached hereto; and said lands are hereby submitted to the timeshare plan and added to **VACATION VILLAS AT FANTASYWORLD** and made a part thereof just as fully as if incorporated in and filed with the Declaration in the first instance.

Construction of **PHASE XXXVIII** is substantially complete.

Each Lot within **PHASE I** through **PHASE XXXVIII** of the Timeshare Plan shall have a **1/201th** interest in and to the common surplus, and shall be responsible for **1/201th** of the common expenses of said Timeshare Plan.

This amendment shall be incorporated by reference and made a part of the Declaration with like effect and to the same extent as though the matters set forth herein and in the exhibits attached hereto had been incorporated in and filed with said Declaration in the first instance.

IN WITNESS WHEREOF, ORLANDO RESORT DEVELOPMENT GROUP, INC., a Florida Corporation, has caused these presents to be signed this 4th day of March, 1998.

Signed, sealed and delivered in the presence of:

ORLANDO RESORT DEVELOPMENT GROUP, INC.

By: Gary J. Nelson
Gary J. Nelson, Vice President
920 Third Avenue
New Smyrna Beach, Florida 32169

STATE OF FLORIDA
COUNTY OF VOLUSIA

The foregoing instrument was acknowledged before me this 4th day of March, 1998, by GARY J. NELSON, the Vice-President of ORLANDO RESORT DEVELOPMENT GROUP, INC., a Florida corporation, on behalf of the corporation. He is personally known to me or has produced a Florida drivers license as identification.

Fredrick E. Zill
Signature

Notary Name: Fredrick E. Zill
Title/Rank: Notary Public, State of Florida
Serial #: CC 715853

My commission expires: February 11, 2002

This instrument prepared by:

JAMES M. KOSMAS, P.A.
111 Live Oak Street
P. O. Box 2193
New Smyrna Beach, Florida 32170-2193

EXHIBIT "A"

LOT 43, 54, 91, 106, 123 and 140 FANTASYWORLD CLUB VILLAS, UNIT III,
according to the official Plat thereof as recorded in Plat Book 4, Page
103 and 104, of the Public Records of Osceola County, Florida.