## CONDOMINIUM REMODEL INFORMATION SHEET AND NOTICE Chamonix

Authorization by the Chamonix at Woodrun Condominium Association, Inc. Board of Managers ("Board") is required prior to any alterations or remodeling to a condominium unit that affects general or limited common elements ("Remodeling"). (A "Unit" is defined as "an individual air space unit which is contained within the perimeter walls, floors and ceilings of such Unit...but not including any of the structural components of the building:...)

Plans for any remodeling shall be submitted by the Unit Owner to the Manager of the Association who shall present said plans to the Board for review and consideration of approval. A plan review charge of \$50 is required with the request for permission to Remodel a condominium.

The Owner whose Unit is being Remodeled is responsible for the repair or cleaning of common areas affected by the remodel.

All Remodeling work must occur during periods of low occupancy ("off seasons"). The Remodeling Owner shall be responsible for any lost rental revenue, expenses, and/or any damages caused by the Remodeling that are incurred by any other Unit Owners within Chamonix at Woodrun.

Building permits are the Remodeling Owner's responsibility. The Owner's contractor may be able to assist with the Town's process. If exterior changes or floor area change are part of the modification, the Town may require a review or PUD amendment. The Remodeling Owners shall contact the Manager of the Association for further information regarding any PUD modification requirements. It is the Owner's responsibility to legally document the approved work and to complete any necessary amendments to the Condominium Map for the Chamonix at Woodrun Condominiums required as result of the work.

In the case where flooring materials (tile, carpet, wood flooring, etc.) are replaced, the Remodeling Owner may be required to have the project reviewed by an acoustical engineer to evaluate noise mitigation possibilities. The Board will evaluate the need for the engineering study on a case-by-case basis.

Please contact the Association Manager for further information prior to construction.

A sample Approval of Modification and Indemnity Agreement is also available on the Association website.

## APPROVAL OF MODIFICATION AND AGREEMENT TO INDEMNIFY

THIS AGREEMENT is made by an	d between CHAMONIX-	-AT-WOODRUN
CONDOMINIUM ASSOCIATION, INC	("the Association") and	("the Owner"),

## WITNESSETH,

1. The Owner ("Owner"), who is the legal Owner of Condominium Unit # ("Unit') in
Chamonix-at-Woodrun Condominium in Snowmass Village, Colorado, wishes to make
modifications and alterations to the Unit per the plans submitted on
(date), and has applied to the Board of Managers of the Association
("Board") for permission to do so.

- 2. The Board has considered the application and hereby grants its approval to the Owner to construct the modification described, subject to compliance with all of the provisions contained herein. This approval is personal to the present Unit Owner. It is not transferable to any other person or entity and shall be automatically rescinded upon conveyance of the Unit by the present Owner if the work described in this approval is not completed prior to any conveyance.
- 3. The Owner hereby agrees to obtain necessary construction permits and pay all costs associated with the above construction, and further agrees to indemnify and hold the Board and the Association harmless from any and all costs or liability whatsoever on account of this modification.
- 4. Construction shall be limited to non-rental periods. The winter occupancy period begins in late November (Thanksgiving Day each year) and lasts until mid-April (the last day that Snowmass Village Ski Area is open for public riding), and the summer occupancy period begins in late June (typically June 15) and ends the Tuesday following Labor Day weekend. Some accommodation of work may be made during June of the summer occupancy period and November and April of the winter occupancy period because of traditionally low occupancies. However, under no circumstances may the Owner perform work during either the winter or the summer occupancy periods without first receiving written approval from the Board.
- 5. The Owner agrees to the payment of costs for any unforeseen expenses arising out of the work, including common area housekeeping and maintenance, the Association legal costs, maintenance staff assistance to contractors, delivery assistance, inspection of the job site, plumbing and electrical problems, or other effects on surrounding units or rentals.

- 6. Late Fee a daily late fee, equivalent to the highest rental rate of an adjoining unit, for construction which is delayed beyond either season opening date, to offset any reimbursement incurred by management and other owners arising out of inconvenience to tenants in other units. Such fee, if applicable, shall be assessed upon completion and paid prior to acceptance of the improvements by the Association.
- 7. In the event implementation of the modifications or alterations approved herein creates an encroachment upon Association property or common elements which requires that the Owner be granted an easement or license to use Association property or common elements, the Association hereby grants to Owner an easement or license for the use and maintenance of the approved modifications or alterations as provided in Paragraph 20 of the Condominium Declaration for Chamonix at Woodrun Condominiums. In the event that an application is presented which in the judgment of the Association requires that the terms and conditions of approval of any grant of easement or license be set forth in greater detail, the Association shall attach an exhibit hereto setting forth additional terms and conditions of approval which shall constitute a part of the parties' total agreement.
- 8. In the event that the modifications or alterations approved herein are in conjunction with the acquisition by Owner of either a leasehold interest or a fee simple ownership interest in Association property or common elements, the terms and conditions of such acquisition shall be attached hereto and which shall constitute part of the parties' total agreement.
- 9. In the event that any modification or alteration would result in combining or subdividing units, changing the perimeter boundaries of a unit whether vertical or horizontal, or in any way changing the space of a unit from that which is legally described in the Condominium Declaration and Map for Chamonix at Woodrun Condominiums in Snowmass Village, Colorado, as amended or supplemented from time to time (herein a "legal description event") Owner acknowledges that such change may have legal consequences affecting the interest of an owner in the general common elements and may affect the legal description of the owner's property which may affect matters relating to future transfers of ownership or other interests in the unit(s). The Owner agrees to cause any such modification to be legally documented by appropriate amendment to the Condominium Declaration and Map at Owner's expense and agrees that the approval granted herein is preliminary and conditional upon the finalization and recording of the appropriate legal documents. Owner agrees that before commencing a legal description event this conditional approval must be made final through a writing signed by both parties which shall contain all the terms of agreement between the parties relating to the modification or alteration. Owner hereby assumes and agrees to accept all risks or consequences resulting from failing to document any modification or alterations in the manner required by law.

10. This agreement shall benefit and bind the parties hereto and their respective successors and assigns.		
IN WITNESS WHEREOF, the parties have signed this agreement with an effective date of 20 Subject to agreement on plumbing replacement schedule.		
CHAMONIX-AT-WOODRUN CONDOMINIUM ASSOCIATION, INC.		
, President		
, Owner, Unit CX		
, Owner, Unit CX		