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> REVIVED DECLARATION OF COVENANTS AND RESTRICTIONS FOR BOCA GREENS

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Exhibit "A-1"	Legal Description
Exhibit "A-2"	Legal Description of the Plats of Boca Greens
Exhibit "B"	Articles of Incorporation
Exhibit "C"	Bylaws
Exhibit "	Legal Description of Parcels governed by the Revived Declaration
Exhibit "D-1"	Legal Description of parcels located in Boca Greens Plat No. 1:
Exhibit "D-2"	Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 1.
Exhibit "D-3"	Legal Description of parcels located Boca Greens Plat No. 2:
Exhibit "D-4"	Names of parcel owners who are subject to the Governing Documents of Boca Oreens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 2
Exhibit "D-5"	Legal Description of parcels located Boca Greens Plat No. 3:
Exhibit "D-6"	Names of parce owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 3
Exhibit "D-7"	Legal Description of parcels located Boca Greens Plat No. 4:
Exhibit "D-8	Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 4
Exhibit "D-9"	Legal Description of parcels located Boca Greens Plat No. 5:
Exhibit "D-10"	Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca

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Greens Pl	at No	o. 5
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Exhibit "D-11"	Legal Description of parcels located Boca Greens Plat No. 6:.
Exhibit "D-12"	Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 6.
Exhibit "Del3"	Legal Description of parcels located Boca Greens Plat No. 7:
Exhibit "D-14	Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 7.
Exhibit "D-15"	Eegal Description of parcels located Boca Greens Plat No. 8:
Exhibit "D-16"	Names of parcel owners who are subject to the Governing Documents of Bocavereens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 8.
Exhibit "D-17"	Legal Description of parcels located Boca Greens Plat No. 9:
Exhibit "D-18"	Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida for parcels located in Boca Greens Plat No. 9.
Exhibit "E"	Names, addresses and telephone numbers of Organizing Committee that prepared text of the proposed Governing Documents.

PREPARED BY: Steven D. Rubin, Esq. 980 N. Federal Highway Suite 434 Boca Raton, Florida 33432

REVIVED DECLARATION OF COVENANTS AND RESTRICTIONS

BOCA GREENS

THIS REVIVED DECLARATION OF COVENANTS AND RESTRICTIONS is made this ______ day of ______, 2012, by BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., a Florida corporation (hereinafter referred to as the "Association").

RECITALS:

WHEREAS, this Revived Declaration contains the same covenants that are contained in the previous declaration, i.e. the Amended and Restated Declaration, and its Exhibits, recorded in Official Record Book 11578, Page 1183, et. seq., of the Public Records of Palm Beach County, Florida, and the three (3) Amendments that were adopted by the parcel owners subsequent to the approval of the Amended and Restated Declaration recorded in Official Record Book 17940, Page 1040, Official Record Book 23841, Page 1909, and Official Record Book 16967, Page 1705, respectively, of the Public Records of Palm Beach County, Florida (collectively the "Previous Declaration"); and

WHEREAS, this Revived Declaration has the same effective term as the term of the Previous Declaration; and

WHEREAS, the Revived Declaration does not omit any restrictions there were contained in the Previous Declaration; and

WHEREAS, the Revived Declaration provides for amendments in the identical manner as the Previous Declaration; and

WHEREAS, the Revived Declaration complies with the requirements for a declaration of covenants and other governing documents as specified in Florida Statute Chapter 720; and

WHEREAS, the voting interests of each parcel owner shall be the same as the voting interests of the parcel owners under the Previous Declaration; and

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WHEREAS, the proportional assessment obligations of each parcel owner is the same as the proportional assessment obligations of the parcel owners under the Previous Declaration; and

WHEREAS, the identification of each parcel that is subject to the Revived Declaration, and the name of each parcel owner or the person in whose name the parcel is assessed on the last completed assessment roll of Palm Beach County, Florida, at the time when the Revived Declaration was submitted for approval by the parcel owners, are attached to the Revived Declaration as Exhibit "D".

NOW, THEREFORE, this Revived Declaration, having been approved in the manner required by Florida Statutes § 720.405 (2011) and § 720.406 (2011), and having been executed by the President and Secretary of Boca Greens Homeowners Association, Inc., shall be covenants which run with the lands described therein and shall have the effect and priority as stated in Florida Statutes § 720,407 (2011).

Section 1. <u>DEFINITIONS</u>. The following definitions shall apply in this Declaration and in the Articles of Incorporation and By-Laws, unless the context otherwise requires:

1.1 "<u>Articles</u>" means the Amended and Restated Articles of Incorporation as amended from time to time.

1.2 "<u>Assessment</u>" means a share of the funds required for the payment of common expenses which from time to time is assessed against the Lots.

1.3 "<u>Association</u> means BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., a Florida corporation not for profit, its successors, assigns and legal representatives.

1.4 "<u>Board of Directors</u>" or "<u>Board</u>" means the representative body which is responsible for the administration of the Association's affairs.

1.5 "<u>By-Laws</u>" mean the Amended and Restated By-Laws as amended from time to time.

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1.6 "<u>Common Area</u>" or "<u>Common Areas</u>" means and refers to those Properties which are intended to be devoted to the common use and the enjoyment of the Owners and occupants, in this Declaration, as well as the portions of the Properties less the Lots, and as well as all personal property owned, leased by or dedicated to the Association for the common use and enjoyment of the Owners and occupants.

"A-1" to this Declaration.

"County" means Palm Beach County, Florida.

1.9 "Declaration" means this instrument as amended from time to time.

1.10 "Developer" means BOCA GREENS, INC., a Florida corporation, its successors, assigns and legal representatives.

1.11 "<u>Dwelling Structure</u>" means a residential single family home situated on a Lot, including all improvements associated with the home on the Lot. Unless the context specifically provides otherwise, reference to the term "Dwelling Structure" shall not include the Lot.

1.12 "General Plan of Development" means that plan as approved by appropriate governmental agencies which shall represent the total general scheme and general uses of land in the Properties as it may be amended from time to time.

1.13 "<u>Governing Documents</u>" means and includes this Declaration and all Exhibits hereto, including the Articles of Incorporation and By-Laws, as amended from time to time.

1.14 "<u>Guest</u>" means any person who: (a) is physically present in, or occupies the Lot at the invitation of the Owner or other legally permitted occupant, without requirement to contribute money, perform services or provide any other consideration to the Owner or lessee in connection with such presence or occupancy; (b) is not the Owner or lessee of the Lot on which he or she is present; and (c) is not a member of the family of the Owner or lessee of the Lot on which he or she is present. Notwithstanding the foregoing, an Owner or lessee of the Lot on which he or she is present shall be considered a Guest if he or she is not a permanent occupant of that Lot. Furthermore, a member of the family of the Owner or lessee of a Lot shall be considered a Guest unless he or she is a permanent occupant of such Lot.

1.15 "Institutional Mortgagee" shall mean any lending institution having a first lien on a "Lot" (hereinafter defined), including any of the following institutions: an insurance company or subsidiary thereof, a federal or state savings and loan association.

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a federal or state building and loan association, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, a federal or state banking association, a real estate investment trust, or any mortgage banking company authorized to do business in the State of Florida. "<u>Institutional Mortgage</u>" shall means a mortgage held by an Institutional Mortgagee.

1.16 "Lease" means the grant by an Owner of a temporary right of use of the Owner's Dwelling Structure and Lot for valuable consideration.

1,17 "Lot" means a residential parcel of real property as described on any of the recorded Subdivision Plat(s). Unless the context specifically provides otherwise, reference to the term "Lot" shall include the Dwelling Structure and all other improvements on the Lot, but shall agt require that a Dwelling Structure be on the Lot.

1.18 "<u>Member</u>" or "<u>Member of the Association</u>" means a record Owner of a Lot, subject to that provided for in Section 4.3 below.

1.19 "<u>Original Declaration</u>" means that Declaration of Covenants and Restrictions recorded in Official Record Book 3018, Page 1113, Public Records of the County, together with exhibits and amendments thereto.

1.20 "<u>Occupy</u>" shall mean and refer to the act of being physically present on a Lot for two (2) or more consecutive days, including staying overnight. "<u>Occupant</u>" is a person who occupies a Lot. A "<u>permanent occupant</u>" means an Owner or lessee of a Lot or member of such Owner's or lessee's family who regularly resides on such Lot.

1.21 "<u>Owner</u>" means the record owner, whether one or more persons or entities, of the fee simple title to any Lot, but excluding those having such interests merely as security for the performance of an obligation.

1.22 "<u>Properties</u>" means all real property, including improvements thereon, which are now or hereafter made subject to this Declaration.

1.23 "<u>Rules and Regulations</u>" means those rules and regulations promulgated from time to time by the Board of Directors, governing the use of the Properties, including the Lots, and the operation of the Association.

1.24 "<u>Subdivision Plats</u>" means those plats referenced in Exhibit "A-2" attached to and made a part of this Declaration.

1.25 "<u>Voting Interest</u>" means and refers to the arrangement established in the Governing Documents by which the Owners of each Lot collectively are entitled to one vote in Association matters.

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Section 2. <u>PROPERTY SUBJECT TO THIS DECLARATION</u>. The real property which is and shall be transferred, sold, conveyed and occupied subject to this Declaration, is legally described in Exhibit "A-1" attached to and made a part of this Declaration. However, any portions of the land described in Exhibit "A-1" which may be platted and contain property designated as Tract R along with a number (such as Tract R-1) shall be excluded from the Properties.

Section 3. <u>EASEMENTS</u>. Only to the extent necessary for the validity of the following easements, the Original Declaration will be deemed in full force and effect.

3.1 Ingress and Egress. A perpetual non-exclusive easement is reserved and exists to the Association and to the owners, their families, guests, and lessees upon, over and across the sidewalks, walkways, and right-of-way and other Common Areas.

3.2 Utilities. There is hereby reserved and exists a perpetual nonexclusive easement to alkutility or service companies servicing BOCA GREENS upon, over, across, through, and under the Lots and Common Area for ingress, egress, installation, replacement, repair, and maintenance of all utility and service lines and systems including, but not limited to water, irrigation, sewer, gas, telephone, electricity, television cable or communication lines and systems, and including the police and fire departments. It shall be expressly permissible for the Association or the providing utility or service company to install and maintain facilities and equipment on said property, to excavate for such purposes and to affix and maintain wires, circuits and conduits on, in and under the roofs and exterior walls of the Dwelling Structures, providing such company restores any disturbed area to the condition existing prior to their activity; provided, however, that no utility service line or system may be installed or relocated within the Common Area without the consent of the Association. The easements over, across, through and under the Lots shall be limited to improvements as originally constructed. The Association further has the power to grant all needed easements for cable television and telecommunication services. This power to create or reserve an easement shall also include the power to modify or relocate easements which are created and/or which exist to date, except that where an easement crosses any Lot, the Owners of the Lot must approve of the modification or relocation.

3.3 <u>Drainage</u>. There is hereby reserved and exists an easement for drainage from each Lot onto an adjoining Lot and the Common Area. It shall be the responsibility of the Owner of the Lot for whose benefit this easement exists, to ensure that the drainage flow from his Lot remains open and free. It shall be the responsibility of the Association to ensure that the drainage flow from the Common Area remains open and free.

3.4 Encroachment: Maintenance. There is hereby reserved and exists an

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easement for encroachment in the event any improvements upon the Common Area now or hereafter encroaches upon a Lot, or in the event that any Lot now or hereafter encroaches upon the Common Area, as a result of minor inaccuracies in survey, construction, reconstruction, or due to settlement or movement or otherwise. The encroaching improvements shall remain undisturbed as long as the encroachment exists. This easement for encroachment shall also include an easement for the maintenance and use of the encroaching improvements. There is also hereby reserved an easement for eaves overhangs and roofs of a Dwelling Structure constructed by the Developer, only, which may encroach onto an adjacent Lot, or Common Area; in connection with such easement the Owner shall have an easement of access over only that portion of the adjoining Lot necessary to maintain, repair and replace the encroaching eave, overhang or roof.

Section 4. <u>ASSOCIATION</u>. The operation of the Community is by BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., a Florida corporation not-for-profit, which shall perform its functions pursuant to this Declaration, and the following:

4.1 <u>Articles of Incorporation</u>. The Articles of Incorporation of the Association shall be the Articles of Incorporation attached as Exhibit "B", as amended from time to time.

4.2 <u>By-Laws</u> the By-Laws of the Association shall be the By-Laws of the Association attached as Exhibit "C", as amended from time to time.

Membership and Voting Rights. Every record Owner of a Lot shall be 4.3 a member of the Association. There shall be no more than 586 Lots within the Association. No additional Lot shall be added without an amendment to the Declaration of Covenants and Restrictions, which amendment shall require the approval of not less than ninety (90%) percent of the entire membership and their mortgagees/The foregoing sentence may not be amended without the consent of not less than ninety (90%) percent of the entire membership and their mortgagees. There shall be one person, with respect to each Lot, who shall be entitled to vote at any meeting of the Owners and such person shall be known (and is hereinafter referred to) as a Voting Member. If a Lot is owned by more than one person, the Owners of said Lot or Dwelling Structure shall designate one of them as the Voting Member, or in the case of a corporate Owner, an officer or an employee thereof shall be the Voting Member. The designation of the Voting Member shall be made, as provided by and subject to, the provisions and restrictions set forth in the By-Laws of the Association. The total number of votes shall be equal to the total number of Lots and each Lot shall have no more and no less than one equal vote in the Association. An unimproved platted Lot shall be deemed to be one Lot for the purposes of this Section 4.3. The vote of a Lot is not divisible. Membership shall be appurtenant to and may not be separated from ownership of any Lot. Transfer of Lot ownership either voluntarily or by operation of law, shall terminate membership in the Association and said membership shall thereupon be vested in the transferee.

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4.4 Limitation on Association Liability.

Α.

Notwithstanding its duty to maintain and repair certain Properties, the Association shall not be liable to the Owners for injury or damage caused by Properties for which the Association has responsibility to maintain. In the event that any portion of the Properties for which the Owner has maintenance responsibility under this Declaration, or any real or personal property of the Owner, shall be damaged in the course of the Association's maintenance, repair or replacement of those Properties for which the Association has responsibility, the Owner shall bear the full risk of loss. The only exception under this Section 4.4.A. is where the Association (whether for itself or its contractor) is guilty of negligence or intentional misconduct which causes the loss, in which case the Association bears the risk of loss created by same (with any available contribution from the contractor

or others). This Section 4.4.A shall also apply where the loss results in the course of the Association's reconstruction and repair after casualty.

B. The Association shall in no event be liable for any damages resulting from an Owner's breach of his of her maintenance, repair and replacement responsibility under this Declaration.

Section 5. <u>ASSESSMENTS AND LIENS: CHARGES</u>. The Association has the power to levy and collect assessments against each Lot and Owner in order to provide the necessary funds for proper operation and management of the Community and for the operation of the Association, including both annual assessments for each Lot's share of the common expenses as set forth in the annual budget, and special assessments for any proper common expenses. The Association may also levy Charges against individual Lot(s) and Owner(s) for any amounts, other than for common expenses, which are properly chargeable against such Lot and Owner under the Governing Documents.

5.1 <u>Common Expenses</u>. Common expenses include all expenses of the operation, maintenance, repair, replacement or insurance of the Common Area, certain portions of the Lots, the expenses of operating the Association, bulk rate cable television fees and charges, telecommunication charges, and any other expenses properly incurred by the Association for the Community, including any amounts budgeted for the purpose of funding reserve accounts.

5.2 Share of Common Expenses. All Lots shall be assessed equally.

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5.3 <u>Ownership</u>. Assessments collected by or on behalf of the Association become the property of the Association. No Owner has the right to claim, assign or transfer any interest therein except as an appurtenance to his Lot. No Owner has the right to withdraw or receive distribution of his share of the common surplus, except as otherwise provided in the Governing Documents or by law.

5.4 <u>Who is Liable for Assessments</u>. The Owner of each Lot, regardless of how title was acquired, is liable for all assessments or installments thereon coming due while he is the Owner. Multiple Owners are jointly and severally liable. Except as otherwise provided in Section 5.8.A below, whenever title to a Lot is transferred for any reason, the transferee is jointly and severally liable with the transferor for all unpaid assessments against the transferor, regardless of when incurred, without prejudice to any right the transferee may have to recover from the transferor any amounts paid by the transferee.

5.5 <u>No Waiver or Excuse From Payment</u>. The liability for assessments may not be avoided or abated by waiver of the use or enjoyment of any Common Area, by abandonment of the Lot on which the assessments are made, by interruption in the availability of the Lot or the Common Area for any reason whatsoever, or by dissatisfaction with the Association and/or its operation and policies. No Owner may be excused from payment of his share of the common expenses unless all Owners are likewise proportionately excused from payment, except as otherwise provided in Section 5.8.A below as to certain mortgagees.

Application of Payments: Failure to Pay; Interest; Late Fees. 5.6 Assessments and installments there on paid on or before thirty (30) days after the date due shall not bear interest, but all sums not so paid shall bear interest at the highest rate of interest per annum which may be lawfully charged, calculated from the date due until paid. In addition, any assessments or installments not paid on or before thirty (30) days after the date due shall result in the imposition of a late fee in an amount as provided for in the Rules and Regulations, but not to exceed the higher of \$25.00 or five (5%) percent of the late payment. The Association may also charge an administrative fee over and above any bank charges for returned checks, as provided for in the Rules and Regulations. Assessments and installments thereon shall become due, and the Owner shall become liable for the assessments or installments, on the date established in the By-Laws or otherwise set by the Board of Directors of the Association for payment. All payments on account shall be applied in the following order irrespective of any restrictive endorsement, designation or instruction placed on or accompanying any payment: To interest, late fees, costs and attorneys'/paralegals' fees, and annual and/or special assessments first due and owing. If payment is made by check which fails to clear, then the Owner shall be considered not to have made payment.

5.7 Liens. The Association has a lien on each Lot securing payment of

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past due assessments, including late fees, interest and attorneys' and paralegal fees and costs incurred by the Association incident to the collection of the assessment or enforcement of the lien, whether before, during or after a lien foreclosure suit or other laws uit. The lien is perfected upon recording a claim of lien in the public records of the County, stating the legal description of the Lot, the name of the record Owner, the assessments past due and the due dates. The lien is in effect until barred by law. The claim of lien secures all unpaid assessments and charges coming due prior to a final judgment of foreclosure. Upon full payment, the person making the payment is entitled to a satisfaction of the lien.

Priority of Lien.

5.8

<u>Rights of Certain Mortgagees</u>. The Association's lien for unpaid assessments shall be subordinate and inferior to the lien of any recorded first mortgage to a federal or state chartered bank, or federal or state savings and loan association, so long as such mortgages were recorded on or before May 11, 2010. For any such mortgages recorded after May 11, 2010, the recorded lien for assessments shall relate back to the recording of the original Declaration. Such subordination shall apply only to the assessments which have become due and payable prior to a sale or transfer of such Lot pursuant to a decree of foreclosure. No sale or other transfer shall relieve any Lot from hability for any assessments thereafter becoming due, nor from the Ken of any such subsequent assessment. The written opinion of the Association that the lien is subordinate to a mortgage shall be dispositive of any question of subordination. The Association's claim of lien shall be superior to, and take priority over, any other mortgage regardless of when the mortgage was recorded. Notwithstanding anything to the contrary above, the Association shall, at a minimum, be entitled to any amounts permitted by F. S. § 720.3085(2), as the statute may be amended from time to time.

B. <u>Leases</u>. Any lease of a Lot shall be subordinate and inferior to any claim of lien of the Association, regardless of when the lease was executed.

5.9 <u>Foreclosure of Lien; Action at Law</u>. The Association may bring an action in its name to foreclose its lien for unpaid assessments in the same manner in which mortgages are foreclosed in the State of Florida and may also bring an action to recover

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a money judgment for unpaid assessments without waiving any lien rights. In addition to any assessments due, the Association shall be entitled to recover interest, late fees, and all costs of collection, including court costs and paralegal and attorneys' fees. Whenever the Association shall bring a lien foreclosure action, the Association shall be entitled to receive a reasonable rental from the Owner, pending litigation, for that time period during which the Owner is in possession of the Lot either by himself, or tenants, guests or other occupants the Association is entitled to an appointment of a receiver, which may be the Association, to collect the rent.

(8)10 <u>Certificate As To Assessments</u>. The Association shall provide a certificate stating whether all assessments and other monies owed to the Association by the Owner with respect to the Lot have been paid, within fifteen (15) days after request by an Owner or mongagee. Any person other than the Owner who relies upon such certificate shall be protected thereby.

Charges. 5.11

- Defined. Each Lot and Owner shall be liable for Charges levied by the Association against the Lot and Owner. Charges shall be deemed to include but not be limited to: maintenance of other services furnished by the Association for the benefit of an Owner; damages; fines; and any other sums other than assessments which are referred to as Charges in the Governing Documents.
- B. <u>Who is Liable for Charges</u>. The Owner of each Lot, regardless of how title was acquired, is liable for all Charges coming due while he is the Owner. Multiple Owners are jointly and severally liable. Except as provided in Section 5.11.E below, whenever title to a Lot is transferred for any reason, the transferee is jointly and severally liable with the transferor for all unpaid Charges against the transferor, regardless of when incurred, without prejudice to any right the transferee may have to recover from the transferor any amounts paid by the transferee.
- C. <u>Application of Payments; Failure to Pay; Late Fees; Interest.</u> Any Charges paid on or before thirty (30) days after the date due as specified in the notice of Charge from the Association shall not bear interest, but all Charges not so paid shall bear interest at the highest rate of interest per annum which may be lawfully charged, calculated from the date due until paid. In addition, any Charges or installments not paid on or

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before thirty (30) days after the date due shall result in the imposition of a late fee in an amount as provided or in the Rules and Regulations, but not to exceed the higher of \$25.00 or five (5%) percent of the late payment. All payments on account shall be applied in the following order irrespective of any restrictive endorsement, designation or instruction placed on or accompanying any payment: To interest, late fees, costs and attorneys/paralegals' fees, and annual and/or special assessments first due and owing. If payment is made by check which fails to clear, then the Owner shall be considered not to have made payment.

Liens. The Association has a lien on each Lot securing payment of past due Charges, including interest, late fees and attorneys' and paralegal fees and costs incurred by the Association incident to the collection of the Charges or enforcement of the lien, whether before, during or after a lien foreclosure suit or other lawsuit. The lien is perfected upon recording a claim of lien in the public records of the County, stating the legal description of the Lot, the name of the record Owner, the Charges past due and the due dates. The lien is in effect until barred by law. Upon full payment of all sums secured by the claim of lien, the person making the payment is entitled to a satisfaction of the lien.

E. <u>Priority of Lien</u>.

1.

Rights of Certain Mortgagees. The Association's lien for Charges shall be subordinate and inferior to the lien of any recorded first mortgage to a federal or state chartered bank, or federal or state savings and loan association, so long was such mortgages were recorded on or before May 11, 2010. For any such mortgages recorded after May 11, 2010, the recorded lien for assessments shall relate back to the recording of the original Declaration. Such subordination shall apply only to the assessments which have become due and payable prior to a sale or transfer of such Lot pursuant to a decree of foreclosure. No sale or other transfer shall relieve any Lot from liability for any assessments thereafter becoming due, nor from the lien of any such subsequent assessment. The written opinion of the Association that the lien is subordinate to a mortgage shall be dispositive of any question of subordination. The Association's claim of lien shall be

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superior to, and take priority over, any other mortgage regardless of when the mortgage was recorded. Notwithstanding anything to the contrary above, the Association shall, at a minimum, be entitled to any amounts permitted by F. S. § 720.3085(2), as the statute may be amended from time to time.

2. <u>Leases</u>. Any lease of a Lot shall be subordinate and inferior to any claim of lien of the Association, regardless of when the lease was executed.

<u>Foreclosure of Lien; Action at Law</u>. The Association may bring an action in its name to foreclose its lien for unpaid Charges in the same manner that mortgages are foreclosed in the State of Florida, and may also bring an action to recover a money judgment for the unpaid Charges without waiving any lien rights, and shall be entitled to recover interest, late fees, and all costs of collection, including court costs and paralegal and attorneys' fees.

5.12 <u>Exempt Property</u>. The following property subject to this Declaration shall be exempted from the assessments, Charges and liens created under this Declaration:

F.

- A. All Properties to the extent of any easement or other interest therein dedicated and accepted by the local public authority and devoted to public use; except that no Lot shall be exempt which may contain an easement to a third party.
- B. All Common Area exempted from taxation by state or local governments upon the terms and to the extent of such legal exemption.

Notwithstanding any provision in this Section 5.12, no land or improvements devoted to Lot or dwelling use shall be exempt from assessments, Charges or liens, except as provided for in Sections 5.8.A and 5.11.E.1 above.

Section 6. <u>MAINTENANCE, REPAIR AND REPLACEMENT; ASSOCIATION</u> <u>ALTERATIONS</u>. Responsibility for the maintenance, repair, replacement and Association alterations of the Properties shall be as follows:

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6.1 <u>Association Maintenance</u>. In addition to other provisions contained elsewhere in this Declaration, the following Properties shall be maintained, repaired and replaced by the Association at the expense of the Association, as an item of common expense:

Α.

All <u>Common Area</u>, the maintenance for which is not assumed by a governmental entity, but except those portions of the Common Area provided in Section 6.2.A below to be the responsibility of the Owners.

Adjacent Property. The Association shall also maintain the vegetation, landscaping and irrigation system, if any, upon areas which are not within the Properties but abut same and are owned by a utility or governmental authority or any other person, so as to enhance the appearance of the Properties.

6.2 <u>Maintenance by Owners</u>. Each Owner is responsible, at his own expense, for the maintenance, repair and replacement of the following Properties:

- A. The entirety of his Lot and Dwelling Structure.
- B. The following portions of the <u>Common Area</u>: Any sidewalks, swales, landscaped areas and driveways, that surround a Lot, extending down to the paved right-of-way; and in the rear of the Lot, gown to the lakes or golfcourse.
- C. Each Owner shall also have the following responsibilities/limitations:
 - 1. Each Owner must perform promptly all maintenance, repairs and replacement for which the Owner is responsible, which are necessary to ensure good and quality condition, and/or which if not performed would affect any of the Properties, including any Lot(s) belonging to any other Owner(s).
 - 2. Each Owner shall promptly report to the Association or its agents any defect or need for repair on the Properties for which the Association is responsible to maintain, repair and replace under this Declaration.
 - 3. No Owner shall make any alteration, addition or improvement to any portion of the Common Area, except as is specifically permitted by this Declaration.

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No Owner shall do anything which shall adversely affect the safety or soundness of the Common Area; the opinion of the Board of Directors shall control in determining whether the safety or soundness of the Common Area is adversely affected.

6.3 <u>Level of Maintenance</u>. The Association is hereby empowered, by and through the Board of Directors, to determine the level of maintenance to be effected by the Owners, subject to any provisions for same in this Declaration.

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6.4 <u>Association Alterations</u>. Subject to the provisions of Section 9 below, the following shall apply: The Association shall have the right to make or cause to be made alterations or improvements to the Common Area which are approved by the board of Directors; provided however, if the cost of same shall exceed 25% of the annual budget including reserves, currentatively in a budget year, then the alteration or improvement may not be made unless approved or ratified by a majority of the voting interests of all members of the Association. Notwithstanding the foregoing to the contrary, in the event that any alteration or improvement is also necessary in the maintenance, repair, replacement or protection of the Common Area or protection of the Owners or Occupants, then such alteration or improvement shall not require the ratification or approval of the Owners as provided for in this Section 6.4

Section 7. <u>OWNERS' CONSTRUCTION, ALTERATIONS AND IMPROVEMENTS;</u> <u>ARCHITECTURAL CONTROL COMMITTEE</u>. The following applies to the Owners and Occupants, but not to the Association

7.1 <u>Scope: Review by Architectural Control Committee</u>. No structure (whether part of a residence) fences, walls, swimming pools, exterior lighting, or any other improvement, shall be constructed or allowed upon any Lot; no alteration, addition, changing or remodeling to the exteriors of any Dwelling Structure or other structure on a Lot shall be made; and no landscaping or removal of landscaping shall be added or altered on a Lot (collectively a "Modification"); without the Owner first obtaining the prior written approval of the Architectural Control Committee ("ACC") and fully and strictly complying with this Section 7. This Section 7 shall also apply to when ACC approval is required under Section 8 below. The foregoing is subject to the rights of approval of the Master Association. No Owner or Occupant may make any alterations or improvements to the Common Area.

A. <u>Provisos</u>. Notwithstanding this Section 7.1 to the contrary, the approval of the ACC shall not be required for any Modifications to the Lot where such additions, changes or alterations are not visible from the outside of Lot or for modifications to the irrigation system on a Lot. The installation

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of antennae and satellite dishes as protected by federal law shall also not be subject to approval of the ACC.

Submission of Plans to the ACC.

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<u>Preliminary Approval</u>. Prior to any Modification, the Owner must apply for preliminary written approval of the ACC by providing it with a sketch drawing of the proposed Modifications. The preliminary written approval of the ACC must be obtained prior to submission of final plans for final approval of the ACC and also prior to submission of plans to the applicable governmental authority for its approval. The ACC has thirty (30) days from the date it receives the sketch drawing, and any fees, within which to approve. In the event approval is not obtained within this time period, then preliminary approval shall be deemed given by the ACC. The ACC is permitted to ask for revisions of preliminary plans within the thirty (30) day time period as it deems necessary. The ACC's preliminary approval shall not obligate the ACC to hender final approval as provided for in Section 7.2.8 below.

Final Approval. Following the Owner's receipt of preliminary approval by the ACC, the Owner shall apply for written approval of the ACC by providing it with the full plans and specifications of the Modifications showing the nature, kind, shape, height, materials and location of the Modification and the approval/of any applicable governing authority, if required by same. So long as the full plans and specifications are substantially the same as the sketch drawing preliminarily approved by the ACC, the ACC is obligated to provide final approval. The ACC shall have a period of thirty (30) days from the date of its receipt of the full plans and specifications and any fees, within which to approve or disapprove. The failure of the ACC to approve or disapprove within this thirty (30) day time period shall constitute an automatic final approval from the ACC. The ACC is permitted to require changes to the full plans and specifications as the ACC may reasonably require.

7.3 <u>Function of the ACC</u>. The ACC shall be a permanent committee of the Association and shall administer and perform the architectural review and control functions of the Association. The ACC shall exercise its best judgment to see that all alterations, improvements, construction and landscaping conform to and harmonize with existing surroundings and structures. The ACC may also assist and advise the Board of Directors

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of the Association in enforcing the Declaration and in adopting rules, regulations and guidelines, and may from time to time perform such other duties or functions as may be assigned to it by the Board of Directors.

7.4 <u>Composition of the ACC</u>. The ACC shall be composed of three (3) or more persons appointed by the Board of Directors of the Association; the Board may decide that the Board shall act as the ACC. All members of the ACC shall be subject to removal, with a without cause, by the Board of Directors. A majority of the ACC shall constitute a quorum to transact business at any meeting, and the action of a majority of ACC Members present at a meeting at which a quorum is present shall constitute the action of the ACC. Any vacancy occurring on the ACC due to the death, resignation or removal of any member thereof shall be filled by the Board of Directors.

- 7.5 Powers of the ACC. The ACC shall have the following powers:
 - A. The ACC may require submission of samples of building materials and colors proposed to be used, and may also require such additional information as may be reasonably necessary to evaluate the proposed construction, alteration or improvement.
 - B. To approve or disapprove all plans and specifications.
 - C. To promulgate rules and regulations of general application, governing the procedures to be followed by the ACC, including the form and content of applications, plans and specifications to be submitted for approval. The ACC may from time to time adopt architectural guidelines, imposing restrictions in furtherance of the General Plan of Development of the Community, that are not inconsistent with this Declaration.
 - D. By any of its members or appointed agents upon reasonable notice and at any reasonable time, to enter and inspect any Lot for compliance with this Section 7 of this Declaration or any other provision in the Declaration under which the ACC has jurisdiction.
 - E. To exercise any other powers delegated to it by other provisions of this Declaration and/or by the Board of Directors of the Association.

7.6 <u>Review Criteria</u>. The ACC may disapprove any plans submitted to it or require modifications to same, for any one or more of the following reasons:

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Failure of such plans to comply with any of the protective covenants, conditions and restrictions contained in this Declaration and for architectural guidelines adopted from time to time by the ACC.

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Failure to include information in such plans and/or as requested by the ACC;

Objection to the site plan, exterior design, appearance or materials of any proposed alteration or improvements, including without limitation, color or color scheme, finish, proportion, style or architecture, height, bulk or appropriateness of any proposed alteration or improvement;

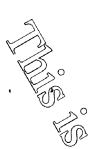
. Incompatibility of the proposed alteration or improvement with existing improvements.

- E. Failure of the proposed alteration or improvement to comply with any zoning, building, health or other governmental laws, codes, ordinances, rules or regulations;
- F. Any other matter which in the judgment and sole discretion of the ACC would render the proposed alteration or improvement inharmonious or incompatible with the General Plan of Development of the Community.
- 7.7 <u>Permits and Certificates of Occupancy; Compliance; Completion of</u> <u>Improvements</u>.
 - A. After the plans and specifications and plot plans and other data submitted have been approved by the ACC, no alteration, improvement or structure shall be erected, constructed, placed or maintained upon the Lot or Dwelling Structure unless same shall be erected, constructed, placed or maintained in conformity with the plans and specifications and plot plans approved by the ACC. Any alteration, construction or structure which shall be erected, constructed, placed or maintained which is not in conformity with the plans and specifications and plot plans approved by the ACC shall be deemed to have been undertaken without such approval and to be in violation of this Declaration.

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Furthermore, no certificate of occupancy (if applicable) shall be issued unless the Owner(s) have complied with this Section 7.

Unless specifically excepted by the ACC, all improvements shall be completed within six (6) months from the date of commencement of the improvement, and must be commenced within six (6) months after the ACC renders its approval.

7.8 <u>Records of Meetings</u>. The ACC shall keep minutes and maintain records of all votes taken at ACC meetings. The ACC may also take action without a meeting by unanimous written consent of all members of the ACC.

7.9 <u>No Waiver</u>. The approval of the ACC of plans and specifications submitted for approval, as herein specified, shall not be deemed to be a waiver by the ACC of the right to object to any of the features or elements embodied in such plans and specifications, if and when the same features and elements are embodied in any subsequent plans and specifications submitted for approval for use on other Lots, even if submitted by the same Owner(s) and/or contractor(s).

7.10 Liability for Actions of the ACC. Neither the Board of Directors or Officers of the Association, the members of the ACC, nor any person acting on behalf of any of them, shall be liable for any costs or damages incurred by anyone submitting plans for approval, or any other party, due to any mistakes in judgment, negligence or nonfeasance of the ACC in connection with the approval or disapproval of plans. Neither the Board of Directors nor the officers of the Association, the members of the ACC, nor any person acting on behalf of any of them, shall be responsible for any defects in any plans or specifications, nor for any defects in any alterations or improvements constructed pursuant thereto. Each party submitting plans and specifications for approval shall be solely responsible for the sufficiency thereof and for the quality of construction performed pursuant thereto.

7.11 <u>Variance</u>. The ACC may authorize variances from compliance with the provisions of any architectural standards (not inconsistent with this Declaration) adopted by the ACC, when circumstances such as topography, natural obstructions, hardships, aesthetic, or environmental considerations require. Such variance must be evidenced in writing and approved by a majority of the entire membership of the ACC, which variance must also be approved by the Board of Directors in order for the variance to be effective. If such variances are granted, no violation of this Declaration or the ACC's architectural guidelines shall be deemed to have occurred with respect to the matters for which the variances were granted. The granting of such a variance shall not, however, operate to waive any of the terms and provisions of this Declaration or architectural guidelines for any purpose except as to the particular Lot and particular provisions of the

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architectural guidelines, covered by the variance, nor shall it affect, in any way the Owner's obligation to comply with all governmental laws and regulations affecting his or her use of the Lot including, but not limited to, zoning ordinances and set-back lines imposed by any governmental or municipal authority, nor shall it entitle the Owner or any other Owner to a similar variance in the future.

7.12 <u>Appeal to the Board of Directors</u>. In the event that the ACC disapproves in writing an application in accordance with this Section 7 and other procedures adopted by the ACC, the applicant may appeal directly to the Board of Directors. In order for the Board to entertain such an application, the original request to the Board must be received by the Board not more than thirty (30) days following the final decision of the ACC. The ACC shall be notified by the Board of Directors of all appeals and have the right to present reasons why the request was disapproved or not approved in full. The Board of Directors shall have thirty (30) days following the receipt of the request for appeal to order its written decision. The Board may reverse or modify the ACC decision within its sole discretion.

7.13 <u>Architectural Guidelines</u>. The following constitute architectural guidelines for the Community applicable to Owners and Occupants, which are in addition to any other guidelines or restrictions contained elsewhere in this Declaration. The existence of a guideline or restriction does not obviate the need for ACC approval, which still does exist. The absence of a guideline or restriction does not mean that an alteration or improvement is allowed, but simply that the ACC has discretion on the matter, which may or may not be documented in written form or architectural guidelines outside of this Declaration.

- Α. Minimum Square Footage, Roof Pitch and Roof Material for Dwelling Structures. Exhibit "A-2" contains a listing, by Subdivision Plat, of the minimum square footage, roof pitch and roof materials of the Dwelling Structures. Square footage shall be exclusive of porches, terraces, porticoes, patios, covered walks, pool area, utility rooms and garages. Square footage measurements shall be taken from the outside of the exterior walls of the Dwelling Structures. Notwithstanding the restrictions contained in Exhibit "A-2", the ACC has the right to require in excess of the square footage or minimum roof pitch shown thereon and shall further have the right to approve any other roof material which within the reasonable opinion of the ACC is equal to or greater than the minimum roof materials shown on that exhibit, in terms of quality, utility and esthetic appearance.
- B. Garages. All garages shall be attached to the Dwelling

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Structure.

- C. Carports. There shall be no carports on any Lot.
- Window Air Conditioner Units. There shall be no window or wall air conditioning units on any Lot.
 - Mailboxes. All mailboxes must conform to standards set forth in the Rules and Regulations of the Association.

Alarms. Any burglar alarms or security system installed upon a Lot which causes an audible sound or visual effect which may be heard or seen outside the Lot must contain a device that automatically disconnects the sound or light after the same has been on for a period of fifteen (15) continuous minutes. It is the intention of this provision to prohibit the annoyance to the Community which is occasioned by alarm devices or warning devices which do not cease to operate after a period of time.

- G. Docks. No docks, boathouse, or similar structure shall be constructed on any portion of a Lot or Water Management Tractorson any Common Area.
- H. Painting of Sidewalks. The permissible color and shade of paint for sidewalks on a Lot are as stated in the Rules and Regulations of the Association.
- Temporary Structures. Except as stated in the next sentence, 1. no temporary structures shall be permitted on any Lot. The exception is the installation of children's recreation equipment approved by the ACC as to appearance and location.
- J. Landscaping. No bush or tree may impede vehicular or pedestrian traffic on any road, pass or sidewalk or in any way block any light source within the Community. No tree or bush may be planted closer than six (6) feet from a roadway. The minimum height of a tree or bush over the street is fourteen (14) feet and over a sidewalk is eight (8) feet. Planting of new trees, including those in any roadside swale area, shall be governed by written guidelines developed and amended from time to time by the ACC as approved by the Board.
- K. Antennae and Satellite Dishes. The only antennae and satellite dishes permitted on any Lot shall be those that are protected by federal law. To the extent an acceptable signal,

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as recognized by federal law, can be obtained, a satellite dish or antenna shall be installed within the Dwelling Structure. To the extent that an acceptable signal as defined by federal law, cannot be obtained from within the Dwelling Structure, then to the extent that such a signal is possible from the rear of the Dwelling Structure, then the antenna or satellite dish shall be installed to the rear of the Dwelling Structure; otherwise, the installation shall be placed on the Lot in the place least visible from other Dwelling Structures, such that an acceptable signal as defined by federal can be obtained. All satellite dishes and any antenna not installed on a mast must be screened from view on a Lot by landscaping, the cost of which shall not exceed that recognized by the Federal Communications Commission ("FCC") and any applicable cases or Vadministrative rulings as exist from time to time. Notwithstanding the foregoing to the contrary, in no event shall any restrictions contained in this subsection impair a viewer's ability to receive video programing services prohibited by federal law, all dfor impose any unreasonable delay or expense as recognized by such cases and rulings.

Section 8. <u>USE AND OCCUPANCY RESTRICTIONS</u>. The use and occupancy of the Properties shall be in accordance with the following provisions so long as the Community exists:

- 8.1 Occupancy of Lots Subdivision: Occupancy Limitation.
 - A. <u>General</u>. Each Lot shall be occupied by Owners or tenants and their family members and Guests and employees, as a residence and for no other purpose, subject to any other provision in the Governing Documents and in the Rules and Regulations relating to use of the Lot.
 - B. <u>Subdivision</u>. No Lot may be subdivided into more than one Lot. Only entire Lots may be sold, leased or otherwise transferred.
- 8.2 Age. There is no minimum or maximum age for occupancy.
- 8.3 Pets and Animals.
 - A. Owners, tenants and Guests are permitted to have pets and animals as a privilege, only as follows:

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- 1. Animals and pets shall be restricted to cats, dogs, birds in cages, fish, and to reptiles, rabbits, hamsters, gerbils and guinea pigs kept in terrariums or cages. There shall be a limit per Dwelling Structure of a total of not more than two dogs or two cats or one of each. No pet or animal shall be bred or kept for commercial purposes.
- 2. When outside of the Dwelling Structure, all dogs and cats must be accompanied by an attendant who shall have such dog/cat firmly held by collar and leash, which leash shall not exceed eight (8) feet in length. No cats or dogs shall be permitted to run at large outside the Lot.

The owner/custodian of each animal and pet and/or the individual walking same, shall be required to clean up after the pet/animal.

The owner/custodian of the animal or pet shall remove his or her animal or pet from the Community when such animal or pet emits excessive noise such that same may be heard outside of the Lot.

- 5. The pet/animal owner and the Owner of the Lot involved shall be strictly liable for damages caused by the petanimal to the Properties.
- 6. Any pet/animal owner's privilege to have a pet/animal reside in the Community shall be revoked if the pet/animal shall create a nuisance or shall become a nuisance.
- B. <u>Exception</u>. The provisions of this Section 8.3 shall yield where necessary to meet the needs of handicapped persons pursuant to fair housing laws.

8.4 <u>Vehicles and Parking: Access Control</u>. The following restrictions apply irrespective of whether the Properties in question lie within areas owned by or dedicated to a governmental entity:

A. <u>Prohibited Vehicles or Items</u>. This Section A lists prohibited vehicles or items ("Prohibited Vehicles"), which are prohibited

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anywhere on the Properties, except within the garage of a Dwelling Structure with the garage door closed, unless such vehicle or item is also listed in Section B below, in which case it shall not be prohibited outside of the garage: Trucks, including pick-up trucks, whether or not a camper top is added: motorcycles, dirt bikes or other two-wheeled motorized vehicles; mopeds and other self-powered bicycles; trucks, whether covered or uncovered, whether with a bed top or without; agriculture vehicles; dune buggies, swamp buggies and all terrain and off-road vehicles: any trailer or other device transportable by vehicular towing; semis, tractors or tractor trailers; buses; limousines; travel trailers; commercial vehicles as defined below; vehicles which are an eyesore; motorcycle delivery wagons; campers; recreational vehicles; mobile homes or mobile houses; truck mounted campers attached or detached from the truck chassis; motor homes or motor booses; motor vehicles not having any bodies whatsoever, or incomplete bodies; passenger automobiles that have been converted to a different type of motor vehicle by replacing the original body or by modifying the exterior of the vehicle; vehicles that are noisy, unsightly or junkers, or which have flat or missing tires; vans, unless permitted by Section 8.6 below; and boat and boat trailers; and other such motor vehicles; and any vehicle with a cover on it.

- B. <u>Exceptions to A above</u>. The following shall not be considered Prohibited Vehicles, subject to other provisions in this Declaration or in the Rules and Regulations of the Association not inconsistent with this Section 8.4:
 - 1. <u>Moving vans</u> for the purpose of loading and unloading, but at no time during the hours of 5:00 p.m. to 8:00 a.m.
 - 2. <u>Vehicles</u>, regardless of classification, necessary for the maintenance, care or protection of the Properties, during regular business hours, and only for the time period during which the maintenance, care or protection is being provided.
 - 3. <u>Service and delivery vehicles</u>, servicing the Properties, regardless of classifications, during regular business hours and only for that period of time to render the service or delivery in question.

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- 4. <u>Vehicles for handicapped person</u>, "handicapped" being defined by any fair housing law.
- 5. <u>Police and Emergency</u> vehicles.
- 6. <u>Certain vans which are permitted</u>. A two-axle van as defined below which is not a commercial vehicle as defined below; which contains windows on the rear of the vehicle, on both sides of the vehicle adjacent to the first row of seating, and also at least one set of windows on each side of the vehicle beyond the windows adjacent to the first row of seating.

Classifications and Definitions.

The most current edition of the N.A.D.A. Official Used Car Guide ("Guide") shall determine the classification of whether a vehicle is in fact a truck or van. If the Guide does not contain reference to a particular vehicle, then the manufacturer's classification shall control.

If publication of the Guide shall be discontinued, an equivalent publication shall be selected by the Board of Directors to be used to determine vehicle classifications hereunder. Except as otherwise provided as to certain vans under Subsection B.6 above, a State registration or title classification shall have no bearing on determination of the classifications under this Section 8.4.

2. A "commercial vehicle" shall mean any motor vehicle which has an outward appearance of being used in connection with business, (e.g., the vehicle displays work equipment to view and/or is commercially lettered or contains a commercial or business logo). Actual use of the vehicle shall yield to its outward appearance. A vehicle with a covered sign or logo shall still be considered to be a commercial vehicle. A vehicle with a removable sign or logo shall not, with the sign/logo removed, be considered to be a commercial vehicle unless it meets the definition of "commercial vehicle" even without the sign or logo.

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- 3. A "truck" shall mean any motor vehicle which is classified as a truck in accordance with Subsection C.1 above.
- 4. A "van" shall mean any motor vehicle which is classified as a truck in accordance with Subsection C.1 above, and which is recognized by the manufacturer to be a type of a van, and which has two (2) axles.

The following additional regulations apply:

1. No repair (including changing of oil) of a vehicle shall be made on Properties except for minor repairs necessary to permit removal of a vehicle. Washing, waxing, or the changing of tires of a vehicle is permitted. The foregoing cannot be performed as a business or commercial enterprise.

> No motor vehicle which is of the type of vehicle which is unregisterable shall be driven or operated on any of the Properties at any time for any reason, and all vehicles must be currently licensed and registered.

- No motor vehicle, including moving vans, shall be parked at any time on the grass/swales of the properties (except for landscaping equipment at the direction of the Board of Directors).
- 4. Racing engines and loud exhausts shall be prohibited.
- 5. No vehicle shall be parked such that it blocks any sidewalk, except where otherwise necessary by moving vans and then only for loading and unloading.
- 6. All vehicles must be in working order; no vehicles on blocks, jacks or ramps, shall be permitted.
- 7. Parking on the streets is prohibited between the hours of 12 midnight and 7:00 a.m. inclusive, except as otherwise allowed by the Rules and Regulations.
- 8. No moped, goped, go-cart, motorized scooter, powered bicycle or similar items shall be operated or driven anywhere within the Community, but same may be transported by trailer or operated by foot power. The foregoing prohibition shall not

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D.

apply to golf carts or to motorcycles.

- - <u>Remedy of Towing</u>. If upon the Association's provision of that notice required by Section 715.07, Florida Statutes and

applicable County Ordinances, as amended from time to time, an offending vehicle owner does not remove a prohibited or improperly parked vehicle from the Properties, the Association shall have the power and right to have the vehicle towed away at the vehicle owner's expense.

<u>Alternative/Concurrent Remedies</u>. Whether or not the Association exercises its right to have the vehicle so towed, the Association shall nonetheless have the right to seek compliance with this Section 8.4 by injunctive and other relief through the courts; and/or any other remedy conferred upon the Association by law or the Governing Documents. The Association's right to tow shall in no way be a condition precedent to any other remedies available to the Association incident to the enforcement of this Section 8.4.

- Access Control; No Security. The Community is a private, gated community into which the Association limits access. Such access shall not be considered as the Association providing security. The access control personnel of the Association shall prohibit access into the Community and follow any requirements imposed by the Rules and Regulations, unless the Owner or Occupant either: (1) Purchases a remote device that activates the access control gates into the Community; (2) displays an Association access decal in the windshield of the vehicle in the location directed by the Association for viewing by the Association's access control personnel; or (3) provides the access control personnel with the Owners or Occupant's identification code. Guests, invitees and contractors of Owners and Occupants must register with the access control personnel prior to gaining access into the Community, and only upon receiving such Owner's or Occupant's telephonic authorization to permit access, or alternatively, if the Owner or Occupant registers specific guests, invitees and contractors with the access control personnel prior to access; the foregoing is subject to any additional requirements set forth in the Rules and Regulations.
- H. <u>Grandfather Clause</u>. To the extent that a vehicle or item is prohibited by this Section 8.4, but was permitted under the Original Declaration, then the vehicle or item in question shall be grandfathered, but shall not be replaced unless the replacement vehicle or item complies with this Section 8.4.

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Nuisances, Ordinances and Laws. No Owner, Occupant or Guest 8.5 shall use any of the Properties, or permit same to be used, in any manner which is unreasonably disturbing, detrimental or a nuisance to the Owner(s), Occupant(s) and Guest(s) of other Lot(s), or which would not be consistent with the maintenance of the highest standards for a first class residential development, nor permit the Properties to be used in a disorderly or unlawful way, nor which will produce an insurance risk for the Association or other Owners or Occupants. The use of each Lot shall be consistent with existing ordinances and laws and the Governing Documents, and Occupants shall at all times conduct themselves in a peaceful and orderly manner. No inflammables except propane for griffs and fuel for lawn mowers in federally approved containers shall be stored anywhere on the Properties. Televisions, radios and musical instruments may only be used at such times and at such volume so as not to create a disturbance for other Owners and Residents. Apazardous substance as defined by applicable law shall not be used or stored on any Lot, except that a minimal amount required for normal household purposes may be used or stored in keeping with applicable law.

8.6 Signs. No signs of any type shall be maintained, kept or permitted on any of the Properties, including Lot (interior or exterior and vehicles on the Properties) such that they may be viewed from the Common Area or other Lots; provided however, that the following shall not violate this Section 8.6:

- A. Signs on vehicles permitted by Section 8.4 above.
- B. Official motices of the Association;
- C. Vehicle bumper stickers and parking decals which do not indicate any Lot is for sale or for rent.
- D. One security sticker and one handicapped sticker should be affixed only to the window and not to exceed three inches by five inches.

8.7 <u>No Business Activity</u>. No business or commercial activity or enterprise of any kind whatsoever shall be erected, maintained, operated, carried on, permitted or conducted on the Properties, including Lots; provided, however that the following shall not violate this Section 8.7:

A. Any business which qualifies as a home occupation under the applicable zoning code shall be permitted. However, a day care or child care facility or operation (regardless of age) shall not be permitted, irrespective or whether same is a home occupation.

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B. The practice of leasing Lots.

C. The business of operating the Association.

8.8 <u>Trash and Garbage, Storage</u>. No rubbish, trash, garbage or other waste material shall be kept or permitted in the Community except in containers with lids on, located in appropriate areas or in plastic bags, and no odor shall be permitted to arise therefrom, so as to render the Community or any portion thereof, unsanitary, unsightly, offensive or detrimental to any other properties in the vicinity thereof, or to its Occupants. No lumber, grass, shrub or tree clippings or plant waste, metals, bulk material or scrap or refuse or trash shall be kept, stored or allowed to accumulate on any portion of the Community except within an enclosed structure appropriately screened from view as approved by the ACC. Trash containers with lids on and tied and secured plastic bags containing trash shall be permitted to be placed in the front of any Dwelling Structure abutting the Common Area or the streets no earlier than the time designated in Rules and Regulations of the Association on the day before the scheduled day for trash removal, and same must be removed on the day of removal and placed on the Owners' Lot hidden from view from the Common Area or other Lots.

8.9 <u>Solicitation</u>. No business solicitation whatsoever shall be permitted in the Community; however, solicitation for the benefit of a charitable organization shall be permitted. This shall not preclude an owner from inviting a person or firm to enter the Community for the purpose of contracting business with the Owner.

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8.10 <u>Oil and Mining Operations</u>. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon any Lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon any Lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon a Lot

8.11 <u>Insurance Rates</u>. No owner shall do anything in the Common Area or on the Lots which will increase the rate of insurance of any property insured by the Association without the approval of the Board of Directors, nor shall any Owner or Occupant do or keep anything within the Community which would result in the cancellation of insurance on any property insured by the Association or which would be in violation of any law.

8.12 <u>Garages</u>. Garages shall be used for the storage of automobiles and other uses typical of garages, but no garage may be used as living space; however, any such garage used as living space as of the Effective Date of this Declaration shall be grandfathered, which status shall be lost if the garage conversion is eliminated. Garage doors shall be kept closed at all times except when otherwise necessary for ingress and egress.

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o 8.13 Laundry. No portion of the Common Area shall be used for the drying or hanging of laundry. No portion of a Lot shall be used for the drying or hanging of laundry is adequately screened from public view, so that the laundry is not visible from any Lot; the foregoing is subject to F.S. 163.04, as amended from time to time.

8.14 Leasing of Lots with Dwelling Structures. An Owner may lease a Lot with Dwelling Structure only in accordance with the Declaration and only after complying with this Section 8.14. Reference to "leasing" in this Section 8.14 shall also include rental. Prior notice is required in connection with any lease renewal and in connection with any new persons occupying under, during or along with a lease. A lease or rental shall exist if any form of consideration (whether for services, employment or otherwise) is paid or exchanged. Any lease, lease renewal or change in occupancy under, during or along with a lease is referred to (in this Section 8.14 as a "Transfer".

- A. <u>Entire Dwelling Structures</u>. Only the entire Dwelling Structure may be rented. The renting of rooms is prohibited.
- B. <u>Subletting</u>. Subletting of a Unit shall be prohibited.
- C. <u>Minimum and Maximum Terms</u>. The minimum term for a lease is one consecutive month and the maximum term for a lease shall be twelve consecutive months.
- D. <u>Frequency of Transfer</u>. No Transfer shall be made more often than once in any twelve month period. For purposes of calculation, a Transfer shall be considered made as of the first day of the lease term, and in the case of any new person occupying, on the date of the new occupancy. This provision shall not be considered to permit subletting or to permit a Transfer that is otherwise prohibited under the Governing Documents or Rules and Regulations of the Association. For purposes of this Section 8.14.D, any Transfers under which the lease term for occupancy began prior to the date of recording of this Declaration shall not be considered in the computation limiting Transfers.
- E. <u>Contents of Lease Agreement</u>. Every lease, whether oral or written shall contain, and if its does not contain, shall be automatically deemed to contain the following:

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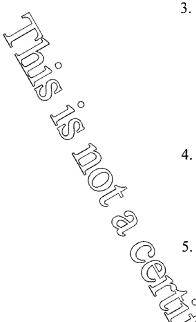
- 1. The lessee and all occupants shall abide by all provisions of the Governing Documents and reasonable Rules and Regulations, as amended from time to time, and the failure to do so shall constitute a material default and breach of the lease.
- 2. Any assessments or Charges, together with interest, late fees, costs and attorneys' fees, due and owing by the Owner/landlord shall be paid by the lessee directly to the Association, so long as the Association notifies the Owner/landlord and lessee of such sums due and owing, and lessee shall not be in breach of the lease for making such payments and deducting same from the rent due and owing to the landlord; the foregoing shall not change the fact that the Owner shall remain primarily liable for the payment of any and all such sums to the Association until same are paid in full.

The parties recognize that the Association, as agent for the landlord/Owner, has the power to evict the tenants and occupants under Chapter 83, Florida Statutes, for violations of the Governing Documents and reasonable Rules and Regulations, as amended from time to time.

- F. The Owner shall notify the Association of any intended Transfer not less than fifteen (15) days prior to the commencement of occupancy under the Transfer. The failure of the Owner to so notify the Association shall entitle the Association to fail to permit access by the persons to occupy under the Transfer.
- G. No Owner may lease his or her Lot during the first twelve (12) months of ownership, with only the following exceptions to apply:
 - 1. In the event that by virtue of an Owner's death, a probate proceeding is filed and the Lot is part of the probate estate, the estate may be permitted to lease the Lot one time only.
 - 2. In the event of an Owner's death thereby vesting legal title to the Lot in the heirs, but no probate proceeding has been filed, prior to a probate being filed, the Lot may be leased one time only. Upon the filing of a probate proceeding, the provisions of subsection (1) above shall apply to permit the estate to

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lease one time as provided for in subsection (1) above.



- 3. Once the estate conveys title to the Lot, and the new Owner(s) is/are heir(s) of the estate, the heir(s) shall be permitted to lease the Lot without regard to the twelve (12) month limitation. However, if the conveyance of title by the estate is other than to an heir of the estate, then the new Owner may not lease the Lot during the first twelve (12) months of ownership.
 - In the event of an Owner's death whereby title is automatically conveyed to another co-Owner, the co-Owner shall be permitted to lease the Lot during the first twelve (12) months of the co-Owner's original ownership.
 - In the event title to a Lot which is not subject to an exception in this Section 8.14.G is transferred subject to an existing lease, the lease may continue in force, but cannot be renewed or extended or a new lease executed until after the expiration of twelve (12) months from the date that the lease expired.

8.15 <u>Solar Panels</u>. Solar panels shall be permitted only as required by F.S. 163.04, as amended from time to time, and to the extent not prohibited by said statute, the ACC shall be permitted to dictate the placement, screening and color of same.

8.16 <u>Water Management Tract and Lakes and Ponds</u>. No person shall use the Water Management Tract in any manner contrary to or not in accordance with any regulations of applicable governmental entities. No individual shall pump water from any Water Management Tract, whether for irrigation or otherwise, other than the Association and Boca Greens Country Club. No fishing is allowed on the Common Area along Kimberly Boulevard. No boat or other type of waterborne vehicle shall be permitted in any of the Water Management Tracts, except in connection with maintenance of the Tracts,

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lakes and ponds.

9.1

upon the Properties in the Community shall be governed by the following provisions:

By the Association.

Duty and Authority to Obtain. The Board of Directors shall obtain and keep in force the insurance coverage which it is required to carry under the Governing Documents, and may obtain and keep in force any or all additional insurance coverage as it deems necessary. The name of the insured shall be the Association and the Owners without naming them, and their mortgagees, as their interests shall appear.

> The cost of insurance premiums and other incidental expenses incurred by the Association in administering and carrying out the provisions of this Section 9.1 shall be a common expense of the Association; notwithstanding the foregoing, any increase in the premium occasioned by misuse, occupancy or abandonment of any Dwelling Structure or of the Common Area by particular awner(s) shall be levied against a Lot and Owner and paid by such Owner(s) as a Charge and collectible as Charges are collected pursuant to the Declaration.

- 2. Premiums upon insurance policies may be financed in the manner as the Board of Directors deems appropriate.
- 3. The Association is hereby permitted to purchase insurance policies which contain deductibles.
- 4. The Board of Directors of the Association is empowered to adjust claims under any policies of insurance carried by the Association.
- 5. All policies shall be issued by a company authorized to do business in Florida.
- B. <u>Required Coverage</u>. The Association shall maintain adequate insurance covering the Common Area in an amount determined annually by the Board of Directors, but in no event less

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C.

D.

than 100% of the then current replacement cost value.

- <u>Description of Coverage</u>. A detailed summary of the coverage included in the master policies, and copies of the master policies, shall be available for inspection by Owners or their authorized representatives upon request.
- <u>Waiver of Subrogation</u>. If available and where applicable, the Board of Directors shall endeavor to obtain insurance policies which provide that the insurer waives its right to subrogation as to any claim against the Association, Owners, or their respective servants, agents or guests, except for any claim based upon gross negligence evidencing reckless, willful and wanton disregard for life or property.

Share of Insurance Proceeds. All insurance policies obtained by the Association shall provide that all proceeds covering property losses shall be paid to the Association.

F. Reconstruction and Repair After Casualty. Any damage or destruction to the Common Area shall be repaired or reconstructed by the Association, substantially in accordance with the plans and specifications for the original improvements; or if such blacs and specifications are lost or unavailable, then in accordance with plans and specifications approved by the Board of Directors of the Association. If the proceeds of insurance are not sufficient to defray the estimated costs of reconstruction and repair of the damaged Common Area, or if at any time during reconstruction and repair, or upon completion of reconstruction and repair, the funds for the payment of the costs of reconstruction and repair are insufficient, the Association shall levy a Special Assessment against all Owners in sufficient amounts to provide funds for the payment of such costs. Notwithstanding the foregoing to the contrary, repair of damage or destruction to the Common Area is optional if this Declaration is terminated as provided for in Section 13 below.

9.2 By the Owners.

A. Each Owner hereby covenants to maintain full casualty insurance coverage on all portions of his Lot, inclusive of the entire Dwelling Structure. Such coverage shall include loss by

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damage by fire and all other hazards covered by a standard extended coverage endorsement; all perils covered by the standard "all risk" endorsement; and an Inflation Guard Endorsement where obtainable. The Owners may, but shall not be required to, procure title insurance and insurance upon their personal property and for their personal liability and living expense. All policies shall be issued by a company authorized to do business in Florida.

All insurance purchased by Owners under this Section 9.2 shall be so purchased at their own expense.

All damage or destruction to any Lot improvement shall be repaired or reconstructed with improvements of at least similar size and type, and subject to the approval of the ACC; the provisions of Section 7 shall apply here. Construction shall proceed diligently and continuously. Although it is impossible to anticipate all problems which may arise from a casualty, the intent is to try to assure that the overall quality of the General Plan of Development is maintained by requiring damaged Dwelling Structures to be rebuilt, repaired or replaced and that unsightly and dangerous conditions on the Lots are remedied as soon as possible.

Section 10. <u>CONDEMNATION OR EMINENT DOMAIN</u>. The circumstances of a taking of Common Area by the power of eminent domain and/or of any taking of Common Area or other Properties by way of condemnation, eminent domain or inverse condemnation, shall be dealt with in such reasonable manner as determined to be appropriate under the circumstances by two-thirds of the entire Board of Directors. For the purposes of this Section 10, each Owner shall be considered as having sufficient property rights in and to the Common Area so as to be able to institute a claim directly against the taking authority.

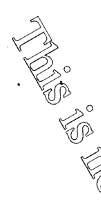
Section 11. COMPLIANCE AND DEFAULT; REMEDIES.

- 11.1 Duty to Comply; Right to Sue.
 - A. Each Owner, his tenants, guests, and invitees, and the Association, shall be governed by and shall comply with the provisions of the Corporate Act, the Governing Documents, and the Rules and Regulations, and architectural guidelines of the ACC. Actions for damages, for injunctive relief, and/or for declaratory relief, for failure to comply may be brought by the Association or by an Owner against:

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1. The Association;

2. An Owner;

- 3. Tenants, guests or invitees occupying a Dwelling Structure or using the Common Area; or
- 4. Any member of the Board of Directors who willfully and knowingly fails to comply with the foregoing.

Association Notice to Correct. Should any Owner fail to properly discharge his/her maintenance, repair and replacement obligations as provided for in Section 6 and in Section 9.2 above; or shall fail to make and pay for maintenance, repair or replacement as provided for in Section 6 above; and in the judgment of the Board of Directors, same shall result in a condition of unsightliness tending to adversely affect the value or enjoyment of meighboring Owners and Occupants; or should any Owner violate Section 7 above; or should the neglect or the willful misconduct of Owner(s) cause damage which then requires maintenance, repair or replacement by the Association; then the following shall apply:

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The Board may (but shall not be required to) provide notice of such condition(s) to the proper Owner(s), demanding that the condition(s) be corrected within a reasonable time, but not longer than the time period referenced in the Rules and Regulations of the Association. In the event that the Owner does not rectify the condition at the end of this period, then the Association shall be entitled to contract to have the necessary work performed (and entry onto the Lot), whereupon the cost of this work (and in addition thereto, a reasonable administrative fee which is permitted to be charged by the Association over and above same) shall become a Charge against the Owner and Lot concerned (solely or proportionately as the Board shall determine) and collectible as Charges are collected under this Declaration.

- B. This Section 11.2 is in addition to the rights of entry onto the Lots and Dwelling Structures as provided for in Sections 11.3 and 11.4 below.
- C. <u>Provisos</u>. Notwithstanding any provision to the contrary in this Section 11.2, the following shall apply:
 - 1. The notice period may be shortened or eliminated if the

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A.

Board determines that an emergency exists to effect correction.

2. The notice period shall not apply to Section 11.3 below.

11.3 <u>Negligence: Damage Caused by Condition in Lot</u>. Each Owner shall be liable to the Association for the expenses of any maintenance, repair or replacement of Common Area made necessary by his act or negligence, or by that of any member of his family on his guests, invitees, agents, or lessees. If any condition, defect or malfunction existing within a Lot or Dwelling Structure, whether caused by the Owner's negligence or otherwise, shall cause damage to the Common Area or to other Lots and Dwelling Structures, the Owner of the offending Lot shall be liable to the person or entity responsible for repairing the damaged areas, for all costs of repair or replacement not paid by insurance. If the Association effects correction, the cost shall be levied as a Charge against the Owner and Lot and collectible as Charges are collected under this Declaration; the Association may, but is not required to, provide notice to the Owner prior to effecting correction.

11.4 <u>Association's Access</u>. The Association, by and through the Board of Directors, officers, or the agents or employees of the Association, has an irrevocable right of access onto the Lots and Divelling Structures only for the purposes of inspection, maintenance, repair, replacement, alteration and improvement of those Properties for which it is obligated to maintain, repair and replace.

11.5 <u>Owners Responsible</u>. Owners are strictly responsible to ensure that their family members, guests, agents, tessees, invitees, etc. or any occupants of their Lots comply with the Governing Documents and Rules and Regulations of the Board of Directors and architectural guidelines of the ACC; as amended from time to time; and the statutes which apply; and as such, are responsible and liable to the Association for violations of same by their family members, guests, agents, lessees, servants, etc. or any occupants of their Lots.

11.6 <u>Waiver of Rights</u>. The failure of the Association or of an Association member to enforce any right, provision, covenant or condition which may be granted by the Governing Documents shall not constitute a waiver of the right of the Association or member to enforce such right, provision, covenant or condition in the future.

11.7 <u>Costs and Attorneys' and Paralegal Fees</u>. In any legal proceeding arising out of an alleged failure of an Owner (for himself/herself or for his/her family members, guests, agents, tenants and invitees or any occupants of the Lot), or the Association, or any tenants, guests or invitees occupying a Lot or using the common area, to comply with the Governing Documents or Rules or Regulations as amended from time to time, or corporate statute, the prevailing party shall be entitled to recover from the losing

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party, costs and attorneys' and paralegals' fees, including those incurred in appellate proceedings.

11.8 <u>No Election of Remedies</u>. All rights, remedies and privileges granted to the Association or Owners under any terms, provisions, covenants, or conditions of the Governing Documents or Rules and Regulations of the Association, or law, shall be deemed to be cumulative, and the exercise of any one or more shall not be deemed to constitute an election of remedies, nor shall it preclude the party from exercising such other additional rights, remedies, or privileges as may be granted by the Governing Documents, Rules and Regulations of the Association, or at law or in equity.

Section 12. <u>RIGHTS OF MORTGAGEES</u>. The following rights shall apply to certain or all mortgagees, in addition to those rights contained elsewhere in the Governing Documents:

12.1 <u>Association Lien Foreclosure</u>. Certain mortgagees have certain rights in connection with Association lien foreclosure actions, as provided for in Sections 5.8.A and 5.11.E.1 above.

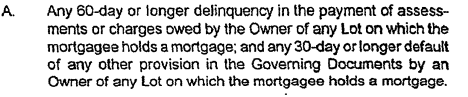
12.2 <u>Redemption</u>. If proceedings are instituted to foreclose any mortgage or lien on any Lot, the Association, on behalf of one or more Owners and with the permission of the mortgagee, may redeem the mortgage or lien for the amount due thereon and be thereby subrogated to all of the mortgagee's or lienor's rights of action, or the Association may purchase the Lot at the foreclosure sale. Any mortgagee shall have the right to accept title to the Lot in settlement and satisfaction of the mortgage or to foreclose its mortgage in accordance with its terms, and to bid upon the Lot at the foreclosure sale. If the Association or any of its members redeem the mortgage or cure the default, it or they shall have a lien against the Lot for all sums expended in connection therewith, and shall have the same rights to collect such sums as in the case of a past due assessment.

12.3 <u>Right to Inspect Books</u>. The Association shall make available to Institutional Mortgagees requesting same current copies of the Governing Documents and Rules and Regulations of the Association, and the books, records and financial statements of the Association. "Available" shall mean ready for inspection, upon written request, during normal business hours, or under other reasonable circumstances. Photocopies shall be provided at the expense of the person requesting them.

12.4 <u>Financial Statement</u>. Any Institutional Mortgagee is entitled, upon written request, to a copy of the financial statement of the Association for the immediately preceding fiscal year.

12.5 <u>Lender's Notices</u>. Upon written request to the Association, any Institutional Mortgagee shall be entitled to timely written notice of:

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A lapse, cancellation, or material modification of any insurance policy or fidelity bond maintained by the Association.

Any condemnation or casualty loss that affects a material portion of the Community or the Lot securing its mortgage.

Any proposed action that requires the consent of a specified percentage of mortgage holders.

12.6 <u>Access</u> All mortgagees shall specifically have a complete right of access to all of the Common Area, for the purpose of ingress and egress to any Lot upon which they have a mortgage loan.

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12.7 <u>Priority</u>. (All provisions of a real property mortgage in favor of an Institutional Mortgagee shall take precedence over the provisions of this Declaration, including the provisions of this Section 14. No breach of any of the provisions contained in the Declaration shall defeat or adversely affect the lien of any institutional mortgage at any time made in good faith and for a valuable consideration upon any Lot.

12.8 <u>Presumption</u>. Where an institutional first mortgage, by some circumstance fails to be a first mortgage but it is evident that it is intended to be a first mortgage, it shall nevertheless, for the purpose of this Declaration and Exhibits annexed hereto be deemed to be an institutional first mortgage.

Section 13. <u>TERMINATION</u>. The Community may be terminated in the following manner:

13.1 <u>Agreement</u>. The Community may be terminated but only after March 5, 2028, by the approval in writing by the Owners of sixty (60%) percent of the Lots.

13.2 <u>General Provisions</u>. Upon termination, the former Owners shall become the Owners, as tenants in common, of all Common Area and the assets of the Association. The shares of such tenants in common shall be equal. The mortgagee or lienor of an Owner, shall have a mortgage or lien solely and exclusively upon the share of such tenant in common in and to the lands and other properties and rights which he may receive by reason of the termination. The termination of the Community shall be evidenced by a certificate of the Association executed by its president and secretary

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certifying as to facts effecting the termination. Termination shall become effective when that certificate is recorded in the Public Records of the County. Under no circumstances shall termination of the Declaration result in increased maintenance responsibilities to a governmental authority.

13.3 <u>New Community</u>. The termination of the Community does not bar creation of another community affecting all or any portion of the same property, except that in the new community all Dwelling Structures shall continue to be used solely as single family residences.

13.4 <u>A ast Board</u>. The members of the last Board of Directors shall continue to have the powers granted in this Declaration and in the Articles of Incorporation and By-Laws for the purpose of winding up the affairs of the Association, notwithstanding the fact that the Association light may be dissolved upon a termination.

13.5 <u>Provisions Survive Termination</u>. The provisions of this Section 13 shall be deemed covenants running with the land, and shall survive the termination of the Community until all matters covered by those provisions have been completed.

13.6 <u>Priority - Conflict</u>. In the event that there is any conflict between this Section 13 and Section 14 below, the language contained in this Section 13 shall control and govern.

Section 14. AMENDMENT OF DECLARATION.

14.1 <u>Proposal</u>. Amendments to this Declaration may be proposed by the Board of Directors or by written petition signed by the Owners of 20% of the Lots.

14.2 <u>Procedure: Notice and Format</u>. Upon any amendment or amendments to this Declaration being proposed as provided above, the proposed amendment or amendments shall be submitted to a vote of the members not later than the next annual meeting, unless insufficient time to give proper notice remains before that meeting, in which case it shall be submitted for vote within three (3) months after the annual meeting. The full text of any amendment to the Declaration shall be included in the notice of the Owners' meeting at which a proposed amendment is considered by the Owners.

14.3 <u>Vote Required</u>. Except as otherwise provided by Florida law, or by specific provision of this Declaration, this Declaration may be amended by concurrence of not less than a majority of the entire Board of Directors and not less than 60% of the voting interests of those members of the Association present in person and by proxy at an Owners' meeting. If the amendments were proposed by a written petition signed by the Owners pursuant to Section 14.1 above, then the concurrence of the Board of Directors shall not be required.

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14.4 <u>Certificate: Recording: Effective Date</u>. A copy of each adopted amendment shall be attached to a certificate that the amendment was duly adopted as an amendment to the Declaration. The certificate shall on the first page state the book and page of the public records where the Declaration is recorded. The amendment shall be effective when the certificate and copy of the amendment, and any joinders and consents required, are recorded in the public records of the County.

contrary, the following shall apply:

Any amendment to the Declaration which alters the Association's obligation to maintain the Common Area, including Water Management Tract which is part of the Common Area, and to procure liability insurance shall require the approval of the County Attorney of the County.

- B. No amendment shall operate to unlawfully discriminate against any bot or class or group of Lots.
- C. No amendment shall change an Owner's proportionate share of the common expenses referenced in Section 5.2 above unless the record owners of any affected Lot shall join in the execution of the amendment.

Section 15. MISCELLANEQUS PROVISIONS:

15.1 <u>Severability</u>. The invalidity or unenforceability in whole or in part of any covenant or restriction or any section, subsection, sentence, clause, phrase or word or other provision of this Declaration, or any exhibit attached thereto, shall not affect the remaining portions thereof.

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15.2 <u>Priorities in Case of Conflict</u>. In the event of conflict between or among the provisions of any of the following, the order of priorities shall be from highest priority to lowest:

- A. The Corporate Act.
- B. Other Federal or Florida Statutes which apply.
- C. This Declaration.
- D. The Articles of Incorporation.

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- E. The By-Laws.
- F. The Rules and Regulations promulgated by the Board of Directors, and architectural guidelines adopted by the ACC.

15.3 <u>Interpretation</u>. The Board of Directors is responsible for interpreting the provisions of this Declaration and its exhibits. Such interpretation shall be binding upon all parties unless wholly unreasonable.

15.4 <u>Invalidity</u>. In the event any court shall hereafter determine that any provisions of this Declaration as originally drafted, or as amended, violates the rule against perpetuities of any other rules of law because of the duration of the period involved, the period specified in the Declaration shall not thereby become invalid, but instead shall be reduced to the maximum period allowed under such rules of law, and for such purpose measuring lives shall be that of the (original) incorporator(s) of the Association.

15.5 <u>Captions</u>. The captions in this Declaration and in the Articles of Incorporation and By-Laws attached hereto are inserted only as a matter of convenience and for ease of reference and in no way define or limit any provision in the Governing Documents.

15.6 <u>Gender Pturality</u>. Wherever the context so permits, the singular shall include the plural, the plural shall include the singular, and the use of any gender shall be deemed to include all or no genders.

15.7 <u>Owners' Affirmative Duty</u>. All Owners are charged with the affirmative duty to keep the Association notified in writing, of his/her mailing addresses, as they change from time to time, including a second address for emergency in the event of a catastrophic event. The Owner shall also notify the Association of the name and address of any mortgagee holding a mortgage on his/her lot. The Association shall be permitted to rely on information supplied by Owners in writing.

15.8 <u>Covenant Running with the Land</u>. All provisions of the Governing Documents shall be perpetual and be construed to be covenants running with the Properties in the Community, and all of the provisions of the Governing Documents shall be binding upon and enure to the benefit of subsequent owner(s) of Properties within the Community, and their respective heirs, personal representatives, successors and assigns. None of the provisions contained in the Governing Documents are intended to create, nor shall be construed as creating, any rights in and for the benefit of the general public.

15.9 <u>Duration</u>. This Declaration, as amended from time to time, shall run and bind the Properties until March 5, 2028, at which time the Declaration, as amended, shall automatically be renewed for successive periods of ten (10) years, unless and until terminated as provided in Section 14 above.

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15.10 Notwithstanding anything contained elsewhere herein, no amendment of the Amended and Restated Declaration of Covenants and Restrictions for Boca Greens, Amended and Restated Articles of Incorporation of Boca Greens Homeowners' Association, Inc., Amended and Restated By-Laws of Boca Greens Homeowners' Association, Inc., and Rules and Regulations, all as may be amended from time to time, may mandate Members of the Association (as defined at Sections 11.18 and 4.3 herein) to become members in any membership category of Boca Greens Country Club, Inc. (BCCC") or any successor entity to the green space encompassed within Boca Greens, unless all record owners of all Lots subject to the Governing Documents and their mortgagees approve any such amendment.

15.11 Any provision of the Governing Documents prohibiting mandatory membership of Members of the Association in any membership category of the Boca Greens Country Club, Inc., shall not be amended except upon the approval of not less than ninety (90%) of the entire membership and their mortgagees.

Section 16. <u>EFFECTIVE DATE</u>. The Effective Date of this Revised Declaration with Exhibits, including the Articles of Incorporation and By-Laws is the date provided in Florida Statutes Section 720.403 (2011).

IN WITNESS WHERE OF, we have hereunto set our hands and seals on this 12 day of J_{ULY} , 2012.

Witness NANMILHAAA MILLER Print-name of Witness Vitness Witness ELIZABETH Ø SOLAZZO

Print name of Witness

Print name of

Witness 25 ILAB STN

Print name of Witness

BOCA GREENS HOMEOWNERS ASSOCIATION, INC., a Florida not for Profit corporation.

By:

Elliot S. Lipson, President

Attest Cheryl Laible, Secretary (Corp. Seal)

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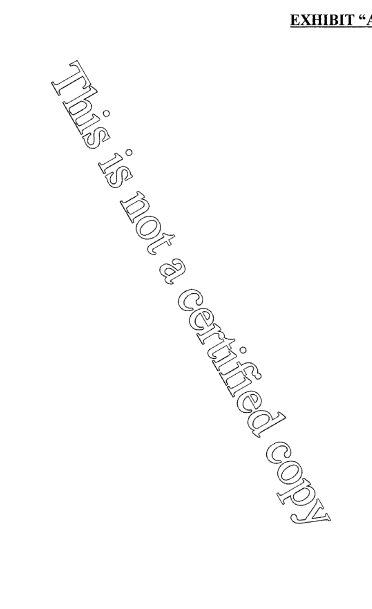
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STATE OF FLORION
COUNTY OF PALM BEACH
The foregoing instrument was acknowledged before me this $\frac{12}{12}$ day of $\frac{1}{2}$
2012 by Elliot S. Lipson, President of Boca Greens Homeowners Association, Inc., and Cheryl
Laible, Secretary of Boca Greens Homeowners Association, Inc., who personally appeared before
me and the second
(please check one) is (arc) personally known to me OR
\sim has (have) produced \sim KIVEL'S LILEULE as
identification and he/she/the
(please check one)
did take an oath
did not take an oath.
My Commission Expires: Notary Public
NOTARY PUBLIC STATE LORIDA John L. Vitale Commission & DD908547 Expires. JULY 19, 2013 BONDED THRU ATLANTIC BONDING CO, INC.

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EXHIBIT "A-1"



Prepared For: D.C.A. Prepared By: David M. White Job. No. 77-0344 January 5, 1978

ALL OF BOCA GREENS LYING EASTERLY OF THE EAST RIGHT-OF-WAY LINE OF CAIN BOULEVARD LESS THE COMMERCIAL TRACT ALL IN SECTIONS 12 AND 13 TOWNSHIP 47 SOUTH, RANGE 41 EAST

A certain 389.3751 acre parcel of land lying in Section 12 and the North Quarter of Section 13, Township 47 South, Range 41 East, Palm Beach County, Florida, said parcel being more partic-Marly described as follows:

From the Quarter Corner in the North Line of said Section 12 (bearings cited herein are in a meridian assuming North 00°43'56" West, along the East Line of said Section 12) run North 89°45'42" East, along the North Line of said Section 12 a distance of 50.83 feet. Thence Southerly, at right angles to the said North Line of Section 12, a distance of 80.00 feet to the POINT OF BEGINNING of the herein described parcel of land; and from said POINT OF BEGINNING on by the following numbered courses:

- 1. (North 89°45'42" East, running along the South Line of the North 80 feet of said Section 12 a distance of 2407.86 feet, more or less, to a point in the westerly ultimate right-of-way line of State Road North (U.S. No. 441); thence...
- South 00°45'30" East, running along the said westerly ultimate Dight-of-way line of State Road No. 2, 1433.50 Zeet, thence...
- 3. South 89°¥4'30" West, at right angles to the last described coarse, 450 feet to a point in a line parallel with and 450 feet westerly from (as measured at right angles to) the said westerly ultimate rightof-way line of State Road No. 7; thence...
- 4. South 00°45'30" Fast, running along the just described parallel 110-1225.09 feet; thence...
- 5. South 00°52'10" East, continuing along a line parallel with and 450 feet westerly from (as measured at right angles to) the said westerly ultimate right-of-way line of State Road No. 7, 775.79 feet; thence...
- South 13°33'40" East, along a line radial to the next described curve, 75.48 feet; thence...
- 7. Easterly, along the arc of a 2000 foot radius curve, concave southerly, having a central angle of 11°48'53" and whose long chord bears North 82°20'47" East, an arc distance of 412.41 feet; thence...
- North 43°41'34" East, 35.08 feet, more or less, to a point in the said westerly ultimate right-of-way line of State Road No.7; thence...
- 9. South 00°52'10" East, zunning along the said westerly ultimate right-of-way line of State Road No.7, 1769.70 feet, more or less, to a point in the south line of said of said Section 12; thence...
- 10. South 01°06'59"East, continuing along the said west erly ultimate right-of-way line of State Road No.7, 1318.60 feet, more or less, to a point in the south line of Tracts 4 and .13 of the FLORIDA FRUITLANDS COMPANY'S SUBDIVISION NO. 2 in said Section 13, as same is recorded in Plat Book No.1 at Page 102, Public Records of Palm Beach County, Florida; thence...

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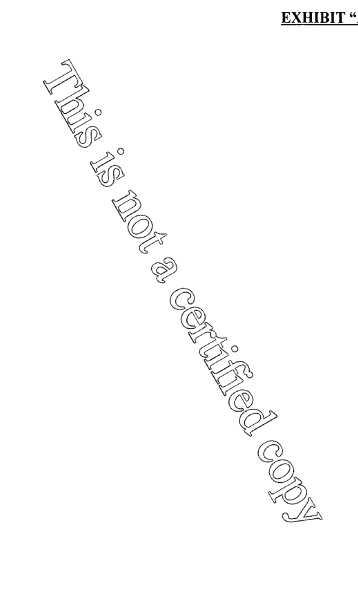
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. 17 11. South 89°48'58" West, running along the said south line of Tracts 4 and 13, 2420.08 feet, more or less, to a point in the easterly right-of-way line of the proposed 80 foot wide right-of-way of Cain Boulevard; thence ... 12. Northerly, running along the arc of a 4000 foot radius curve, concave westerly, having a central angle of 11°14'41" and whose long chord bears North 06°28'13" West, an arc distance of 785.02 feet to a point of reverse curvature; thence ... 13. Northerly, running along the arc of a 3000 foot radius curve, concave easterly, having a central angle of 09°37'34" and whose long chord bears North 07°16'47" West, an arc distance of 504.03 feet to a point of reverse curvature; thence... Northerly, along the arc of a 3400 foot radius curve concave westerly, having a central angle of 21°33'49" and whose long chord bears North 13°14'53" West, an arc distance of 1279.69 feet; thence... (North 24°01'48" West, 258.00 feet; thence ... 15. 16. Northerly, running along the arc of a 2400 foot radivs curve, concave easterly, having a central angle of 44 02-38" and whose long chord bears North 07 00'29" West, as arc distance of 1426.03 feet; thence... North 10 00'50" East, 470.00 feet; thence... 17. Northerly, along the arc of a 2400 foot radius 18. curve, concave easterly, having a central angle of 12°03'22" apg whose long chord bears North 16°02'31" East, an arc distance of 505.00 feet; thence ... 19. North 22°04'1 # #ast, 490.00 feet; thence... Northerly, running along the arc of a 4000 foot 20. radius curve, concave westerly, having a central angle of 08°41'10" and whose long chord bears North 17°43'37" East, an arc distance of 606.41 feet to a point of compound curvature; thence ... 21. Northerly, running along the arc of a 1600 foot radius curve, concave westerly, having a central angle of 14°13'09" and whose long chord bears North 06°16'27" East, an arc distance of 397.08 feet, more or less, to the POINT OF BEGINNING. CONTAINING 389.3751 Acres. SUBJECT TO rights-of-way, easements, and/or reservations of record, if any. LESS A parcel of land situate in Section 12, Township 47 South, Range 41 East, Palm Beach County, Florida, being all of BOCA GREENS COMMERCIAL, according to the Plat thereof, as recorded in Plat Book 40, on Pages 74 through 75 of the Public Records of Palm Beach County, Florida PALM OFF 3018 PAGE 1140 Page 2 of 2

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The following table sets forth the minimum square footage of air conditioned space, minimum roof pitch, and minimum roof material, for the various plats within BOCA GREENS, which plats are further identified below:

<u>`o</u>	Minimum Sq. Ft. A/C Space	Minimum Roof-Pitch	•	Minimum <u>Roof Material</u>
Plat 1 Plat 2 (Non Estate) Plat 2 (Estate) Plat 3	1700 1700 2500 1300	5:12 5:12 6:12 5:12	•	wood/concrete tile wood/concrete tile wood/color_impregnated concrete tile wood/concrete tile
Plat 6	1300	5:12	•	wood/concrete tile
Plat 6	1300	5:12		wood/concrete tile
Plat 7	, 1700	5:12		wood/concrete tile
Plat 7	Completed	5:12		wood/concrete tile
Plat 8	1700	5:12		wood/concrete tile
Plat 9	1700	5:12		wood/concrete tile

Plat Trefers to BOCA GREENS Plat No. 1, according to the Plat thereof, recorded in Plat Book 36, at Page 122, of the Public Records of Palm Beach County, Florida

Plat 2 (non-estate) refers to all of the lots in BOCA GREENS Plat No. 2, according to the Plat thereof, recorded in Plat Book 39, at Page 161, of the Public Records of Palm Beach County, Florida, except Lots 59 - 77, Block 2.

Plat 2 (estate) (refers to Lots 59 - 77, in Block 2, in BOCA GREENS Plat No. 2, according to the Blat thereof, recorded in Plat Book 39, at Page 161, of the Public Records of Palm Beach County, Florida.

Plat 3 refers to BOCK GREENS Plat No. 3; according to the Plat thereof, recorded in Plat Book 39, Page 190, of the Public Records of Palm Beach County, Florida.

Plat 4 refers to BOCA CREERS Plat No. 4, according to the Plat thereof, recorded in Plat Book 41, at Page 159, of the Public Records of Palm Beach County, Florida.

Plat 5 refers to BOCA GREENS Plat No. 5, according to the Plat thereof, recorded in Plat Book 42, at Page 17, of the Public Records of Palm Beach County, Florida.

Plat 6 refers to BOCA GREENS Plat No. 6, according to the Plat thereof, recorded in Plat Bock 45, at Page 191, of the Public Records of Palm Beach County, Florida.

Plat 7 refers to BOCA GREENS Plat No. 7, according to the Plat thereof, recorded in Plat Book 46, at Page 57, of the Public Records of Palm Beach. County, Florida.

Plat 8 refers to BOCA GREENS Plat No. 8, according to the Plat thereof, recorded in Plat Book 51, at Page 21, of the Public Records of Palm Beach County, Florida.

Plat 9 refers to BOCA GREENS Plat No. 9, according to the Plat thereof, recorded in Plat Book 51, at Page 36, of the Public Records of Palm Beach County, Florida.

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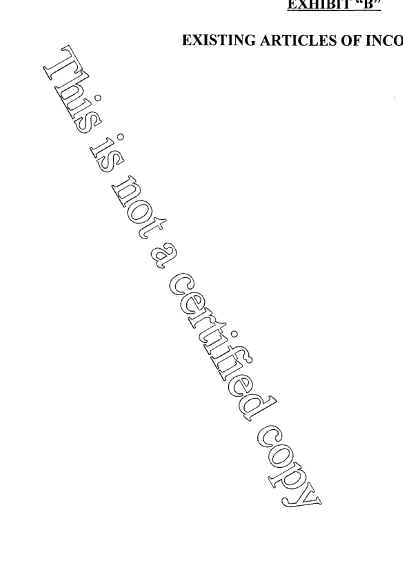
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RECORD VERIFIED PALM BEACH COUNTY FLA JOHN B. DUNKLE CLERK CIRCUIT COURT

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EXHIBIT "B"



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THIS INSTRUMENT PREPARED BY: Jay Steven Levine, Esquire Jay Steven Levine, P.A. 2500 N. Miliary Trail, Suite 275 Boca Ration, Florida 33431 (561) 999-9925

FILED 99 NOV 22 PH 4:01 SECTETARY OF STATE ALLAHASSEE, FLORIDA

EXHIBIT "B"

AMENDED AND RESTATED ARTICLES OF INCORPORATION

<u>OF</u>

BOCA GREENS HOMEOWNERS' ASSOCIATION, INC. (A not-for-orderit Corporation Under the Laws of the State of Florida)

Pursuant to Section 617 1007(4), Florida Statutes, the Articles of Incorporation of BOCA GREENS HOMEOWNERS'ASSOCIATION, INC., a Florida corporation not for profit, which was originally incorporated under the same name on January 19, 1978 are hereby amended and restated in their entirety. All amendments included herein have been adopted pursuant to Section 617.1007(4), Florida Statutes, and there is no discrepancy between the corporation's Articles of Incorporation and the provisions of these Amended and Restated Articles other than the inclusion of amendments adopted pursuant to Section 617.1007(4) and the omission of matters of historical interest. The Amended and Restated Articles of Incorporation of BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., shall henceforth be as follows:

ARTICLE I

NAME AND ADDRESS

The name of the corporation is BOCA GREENS HOMEOWNERS' ASSOCIATION, INC. and its street and mailing address are c/o Lang Management Co., 5295 Town Center Road, Suite 200, Boca Raton, Florida 33486, as the address may change from time to time.

ARTICLE II

DEFINITIONS

For convenience, the corporation shall be referred to in this instrument as the "Association"; the Amended and Restated Declaration of Covenants and Restrictions for

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BOCA GREENS, as the "Declaration"; these Amended and Restated Articles of Incorporation as the "Articles"; and the Amended and restated By-Laws of the Association as the "By-Laws". All other definitions contained in the Declaration are incorporated herein by reference.



ARTICLE III

PURPOSE, POWERS AND DUTIES

Section 3.1 <u>Purpose</u>. The purpose for which the Association is organized is to provide an entity for the operation of BOCA GREENS, located in Palm Beach County, Florida. The Association is organized and shall exist on a non-stock basis as a corporation not for profit under the laws of the State of Florida, and no portion of any earnings of the Association shall be distributed or mure to the private benefit of any member, Director, or officer.

Section 3.2 <u>Powers and Duties: General</u>. For the accomplishment of its purposes, the Association shall have all the common law and statutory powers and duties of a corporation not for profit under the laws of the State of Florida, except as limited or modified by the Declaration, the By-Laws or the corporate statute. The powers of the Association shall also be as set forth in the Declaration and By-Laws.

Section 3.3 Powers: Specific



The powers of the Association shall include but not be limited to the following:

- A. To make and collect annual and special assessments against members of the Association to defray the costs, expenses and losses of the Association, and to use the funds in the exercise of its powers and duties; and to levy and collect Charges.
- B. To protect, maintain, repair, replace and operate the Properties pursuant to the Governing Documents.
- C. To purchase insurance upon the Properties for the protection of the Association and its members, as required by law.
- D. To make improvements of the Properties.
- E. To reconstruct improvements after casualty.

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To make, amend, and enforce reasonable rules and regulations governing the use of the Properties, inclusive of the Lots, the operation of the Association, and including the frequency, time, location, notice and manner of the inspection and copying of official records.

To contract for the management and maintenance of the Community, including access control personnel and services, and to delegate any powers and duties of the Association in connection therewith except such as are specifically required by the Declaration to be exercised by the Board of Directors or the membership of the Association.

To employ accountants, attorneys, architects, and other professional personnel to perform the services required for proper operation of the Properties and the Association.

To purchase a Lot, but only at sales in foreclosure of liens for assessments for common expenses or Charges, at which sales the Association shall bid no more than the amount of the judgment plus interest and publication costs. To the extent that the Association desires to purchase a Lot other than in connection with a foreclosure sale incident to the Association's foreclosure of its claim of lien for assessments for common expenses or for Charges, sixty (60%) of the voting interests of those Members present and by proxy at a Members meeting must approve of the purchase.

ARTICLE IV

MEMBERSHIP AND VOTING IN THE ASSOCIATION

The Members of the Association shall be as provided in Section 1.18 of the Declaration. The Owners of each Lot, collectively, shall be entitled to that vote as set forth in Section 4.3 of the Declaration.

ARTICLE V

DIRECTORS

The method of election of Directors shall be as set forth in the By-Laws. Other provisions regarding Directors, including their qualifications, meetings, removal and resignation, are as contained in the By-Laws.

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ARTICLE VI

OFFICERS

The affairs of the Association shall, to the extent delegated by the Board of Directors, be administered by the officers holding the offices designated in the By-Laws. Other provisions regarding officers, including their appointment, removal and resignation, are as provided in the By-Laws.

ARTICLE VII

BY-LAWS

The Amended and Restated By-Laws of the Association are as approved by the Board of Directors and Members of the Association, and may be altered, amended or rescinded by the vote of both the Board of Directors and Members of the Association in the manner provided in the By-Laws, with the vote of the Board alone permitted only if and as permitted in the By-Laws.

ARTICLE VIII

AMENDMENTS TO THE ARTICLES OF INCORPORATION

8.1 <u>Proposal</u>. Any amendment to these Articles of Incorporation shall be proposed by the affirmative vote of a majority of the Directors present at a duly called meeting of the Board of Directors where a quorum is present, or by written petition to the Board of Directors signed by the Owners of 20% of the Lots.

8.2 <u>Procedure: Notice and Format</u>. Except as otherwise provided by Florida law, or by specific provisions of these Articles, upon any amendment to these Articles being proposed as provided above, the proposed amendment shall be submitted by the Board of Directors to a vote of the Members not later than the next annual meeting, unless insufficient time to give proper notice remains before that meeting, in which case it shall be submitted for vote within three (3) months after the annual meeting. An amendment may be considered at the annual or a special Members' meeting. The Board of Directors shall cause notice of the Members' meeting at which a proposed amendment is to be considered to be given in accordance with the By-Laws of the Association. The full text of the amendment to the Articles shall be included in the notice of the Owners' meeting at which a proposed amendment is considered by the Owners.

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8.3 <u>Vote Required</u>. Except as otherwise provided by Florida law, or by specific provision of these Articles, the amendment of these Articles, shall require the affirmative vote of a majority of the entire membership of the Board of Directors and sixty (60%) percent of the voting interests of those Members of the Association present in person or by proxy at a Members' meeting. If the amendments were proposed by a written petition signed by the Owners pursuant to Section 8.1 above, then the concurrence of the Board of Directors shall not be required.

8.4 Certificate: Recording. A copy of each adopted amendment and any required joinder shall be attached to a certificate by an officer of the Association attesting to the fact that the amendment to the Articles was duly adopted. The certificate shall on the first page state the book and page of the public records where the Articles are recorded. The amendment shall be effective when the certificate and copy of the amendment (and any joinders) are recorded in the public records of the County.

- 8.5 <u>Provisos</u> Notwithstanding any provision in these Articles to the contrary:
 - A. No amendment shall operate to unlawfully discriminate against any Lot or class or group of Owners or Lots.
 - B. Any amendment to these Articles to correct a scriveners error, defect or omission of to change the registered agent or registered office need not be submitted for a vote of the members and may be adopted by a vote of a majority of the entire Board of Directors.



TERM

The term of the Association shall be perpetual.

ARTICLE X

REGISTERED AGENT AND REGISTERED OFFICE

Prior to the filing of these Articles, the Registered Agent for the Association has been Lang Management Company and the Registered Office of the Registered Agent has been 5295 Town Center Road, Suite 200, Boca Raton, Florida 33486. The Registered Agent and the Registered Office for the Association remain unchanged.

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CERTIFICATE OF ADOPTION OF AMENDED AND RESTATED ARTICLES OF INCORPORATION

THE UNDERSIGNED, being the duly elected and acting president of BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., hereby certifies that the foregoing was approved by not less than a majority of the entire membership of the Board of Directors, which was obtained at a Board meeting on $A - 5 \vee 1 \times 25$, 199 9, called for the purpose, with quorum present; and was approved by not less than sixty(60%) percent of the voting interests of those Members present in person and by proxy at a meeting of the Members held on A - 18, 199 9, called for the purpose, with quorum present.

The votes obtained were sufficient for approval under the Articles of Incorporation. The number of votes cast by the members entitled to vote were sufficient for approval and same was adopted 1894.1894.1996.

IN WITNESS WHEREOF, the Association has caused these presents to be executed in its name and its corporate seal to be affixed by its president on the $\frac{13}{199}$ day of \underbrace{Nov} 1999.

WITNESSES:

BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., a Florida corporation,

Secreta

(SEAL)

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STATE OF FLORIDA

LHEREBY CERTIFY that on the 16 day of 434, 1999, before me personally appeared 264 block green block as President and 96 before me as Secretary of BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., who are personally known to me or who has produced ______ (if left blank, personal knowledge existed) as identification and who did (did not) take an oath and who executed the aforesaid Certification as their free act and deed as such duly authorized officer; and that the official seal of the Corporation is duly affixed and the instrument is the act and deed of the Corporation.

WITNESS my signature and official seal at $\underline{\beta}_{0,1}$ in the County of Palm Beach, State of Florida, the day and year last aforesaid.

) SS:

NOTARY PUBLIC:

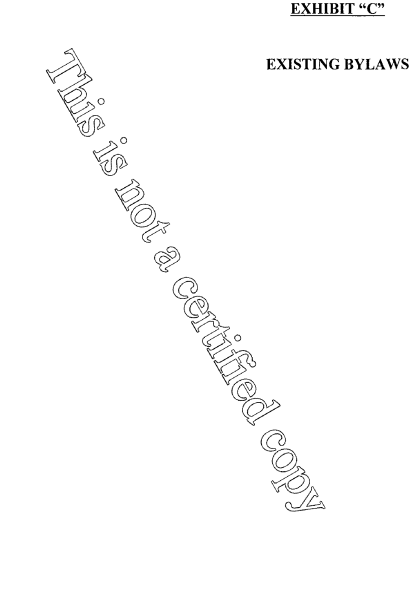
Sign Print State of Florida at Large

My commission expires:

NOTARY PUBLIC - STATE OF FLORDA JAY STEVEN LEVINE COMMISSION & COMMISSION EUROPERS 2012001 EDINERS ANA 1482 NOTIFICT

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EXHIBIT "C"



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EXHIBIT "C"

AMENDED AND RESTATED BY-LAWS

OF

© BOCA GREENS HOMEOWNERS' ASSOCIATION, INC. Corporation not-for-profit under the laws of the State of Florida)

Section 1. <u>GENERAL</u>. These are the Amended and Restated By-Laws of BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., hereinafter the "Association", a corporation not for profit organized under the laws of Florida.

1.1 <u>Seal</u>. The seal of the Association shall be inscribed with the name of the Association, the year of its organization, and the words "Florida" and "not for profit". The seal may be used by causing it, or a facsimile of it, to be impressed, affixed, reproduced or otherwise placed upon any document or writing of the corporation where a seal may be required.

1.2 <u>Definitions</u>. The definitions set forth in the Amended and Restated Declaration of Covenants and Restrictions for BOCA GREENS, and in the Amended and Restated Articles of Incorporation shall apply to terms used in these By-Laws.

Section 2. MEMBERSHIP AND VQTING RIGHTS.

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2.1 <u>Qualifications</u>. The members of the Association shall be as defined in Section 1.18 of the Declaration, which is incorporated into this Section by reference.

2.2 <u>Change in Membership</u>. A change of membership shall be established and become effective by recording in the public records of the County, a deed or other similar instrument and by delivery to the Association of a copy of such instrument. The failure of a new record owner to deliver a copy of such instrument to the Association shall not deprive the new record owner of membership in the Association.

2.3 <u>Termination of Membership</u>. The termination of membership in the Association does not relieve or release a former member from liability or obligation incurred in, or in any way connected with, the Community during the period of his membership, nor does it impair any rights or remedies which the Association may have against any former Owner arising out of, or in any way connected with, such ownership and membership and the covenants and obligations incident to same.

2.4 <u>Voting Interests; Votes</u>. Each member of the Association is entitled to one

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(1) vote for each Lot owned by him/her as is more fully set forth in Section 4.3 of the Declaration. The voting member designation by multiple or corporate Owners shall be made in a certificate signed by all Owners of the Lot and which must be filed with the Association in order for the Owner's vote to count at the particular meeting at which a vote is cast.

2.5 <u>Approval or Disapproval of Matters</u>. Whenever the decision or approval of an Owner is required upon any matter, whether or not the subject of an Association meeting, such decision shall be expressed by the same person who would cast the vote of such Lot if in an Association meeting, unless the joinder of record owners is specifically required.

Section 3. MEMBERS MEETINGS.

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3.1 <u>Annual Meeting</u>. The annual meeting shall be held in the County each year in the month of March at a day, place and time designated by the Board of Directors.

3.2 <u>Election Meeting</u>. The election meeting shall be held in the County each year as part of the annual meeting, for the purpose of electing Directors.

3.3 <u>Special Meeting</u> Special members meetings must be held whenever called by the president or by a majority of the Board of Directors, and must be promptly called by the president upon the president's ar secretary's receipt of a written petition signed and dated by at least twenty (20%) percent of the voting interests of the membership. Such petition shall state the purpose(s) of the meeting. The business at any special meeting shall be limited to the items specified in the petition, and contained in the notice of meeting.

3.4 <u>Court-Ordered Meeting</u>. The circuit court of the County may, after notice to the Association, order a meeting of the members to be held:

- A. On application of any member of the Association entitled to vote in an annual meeting if an annual meeting has not been held within any 13month period; or
- B. On application of a member who signed a demand for a special meeting valid under Section 3.3 above, if:
 - 1. Notice of the special meeting was not given within sixty (60) days after the date the demand was delivered to the Association's secretary or president; or
 - 2. The special meeting was not held in accordance with the notice.

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The court may fix the time and place of the meeting, determine the members entitled to participate in the meeting, specify a record date for determining members entitled to notice of and to vote at the meeting, prescribe the form and content of the meeting notice, and enter other orders as may be appropriate.

3.5 Notice of Members' Meetings. Notice of all annual and special members meetings must state the time, date, and place of the meeting. Notice of all annual and special meetings shall be sent by first class mail to each Owner at his address as it appears on the books of the Association. Notice of an annual or special members meeting may, alternatively, be delivered in person if a written waiver of mailing is obtained. The notice must be mailed or delivered at least fourteen (14) days, but not more than sixty (60) days, prior to the date of the meeting, and must also state the intended agenda for the meeting.

- 3.6 Waiver of Notice.
 - A. A member may waive any notice of a meeting of the members before or after the date and time stated in the notice. The waiver must be in writing, be signed by the member entitled to the notice, and be delivered to the Association for inclusion in the minutes or filing with the corporate records. Neither the business to be transacted at nor the purpose of any regular or special meeting of the members need be specified in any written waiver of notice.
 - B. A member's attendance at a meeting, either in person or by proxy.
 - 1. Waives objection to lack of notice or defective notice of the meeting, unless the member at the beginning of the meeting objects to holding the meeting or transacting business at the meeting; or
 - 2. Waives objection to consideration of a particular matter at the meeting that is not within the purpose or purposes described in the meeting notice, unless the member objects to considering the matter when it is presented.

3.7 Members' List for Meeting.

- A. After the mailing of notice of any meeting, the Association shall prepare an alphabetical list of the names and addresses of all its members who were mailed notice of the meeting. This list shall be updated as memberships change up to the date of the meeting.
- B. The members' list must be available for inspection by any member for

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a period of ten (10) days prior to the meeting and continuing up to the start of the meeting at the Association's principal office or at a place identified in the meeting notice in the city/town where the meeting will be held. A member or his agent or attorney is entitled on written demand to inspect the list during regular business hours and at his expense, during the period it is available for inspection.

The Association shall make the members' list available at the meeting, and any member or his agent or attorney is entitled to inspect the list at any time up to the start of the meeting or any sadjournment.

- D. The members' list is prima facie evidence of the identity of members entitled to examine the members' list or to vote at meeting of members.
- E. If the requirements of this Section 3.7 have not been substantially complied with or if the Association refuses to allow a member or his agent or attorney to inspect the members' list before or at the meeting, the following shall apply: The meeting shall be adjourned until such requirements are complied with on the demand of any member in person or by proxy who failed to get such access, or, if not adjourned upon such demand and such requirements are not complied with, the circuit court of the County on application of the member, may summarily order the inspection or copying at the Association's expense and may postpone the meeting for which the list was prepared until the inspection or copying is complete.
- F. Refusal or failure to comply with the requirements of this Section 3.7 shall not affect the validity of any action taken at the meeting.

3.8 <u>Proxies</u>. A proxy may be given by any person entitled to vote, and shall be valid only for the specific meeting for which it was originally given and/or any lawful adjournment of that meeting. No proxy shall be valid for a period longer than ninety (90) days after the date of the first meeting for which it was given. Every proxy shall be revocable at the pleasure of the person executing it. To be valid, a proxy must be in writing, dated, and signed by the person authorized to cast the vote for the Lot, and must be delivered to the secretary (or his or her designee) no later than 4:00 p.m. on the last business day prior to the date of the meeting. An executed original, an executed telegram or cablegram appearing to have been transmitted by the authorized person, or a photographic, photostatic, facsimile or equivalent reproduction of a proxy form are all valid. Holders of proxies need not be members. The holder shall have the right, if the proxy so provides, to substitute another person to hold the proxy. The proxy may name the Board of Directors as the proxy holder, in which case the proxy shall be voted in the manner

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determined by resolution of the Board. Subject to Section 3.9 of these By-Laws and to any express limitation on the proxy's authority appearing on the face of the proxy form, the Association is entitled to accept the proxy's vote or other action as that of the member appointing the proxy.

3.9 Association's Acceptance of Votes.

If the name signed on a vote, consent, waiver, or proxy appointment corresponds to the name of a member, the Association if acting in good faith is entitled to accept the vote, consent, waiver, or proxy appointment and give it effect as the act of the member.

- B. If the name signed on a vote, consent, waiver, or proxy appointment does not correspond to the name of its member, the Association if acting in good faith is nevertheless entitled to accept the vote, consent, waiver, or proxy appointment and give it effect as the act of the member if:
 - 1. The member is an entity and the name signed purports to be that of an officer or agent of the entity;
 - 2. The name signed purports to be that of an administrator, executor, guardian, personal representative, or conservator representing the member and, if the Association requests, evidence of fiduciary status acceptable to the Association has been presented with respect to the vote, consent, waiver, or proxy appointment;
 - 3. The name signed purports to be that of a receiver, trustee in bankruptcy, or assignee for the benefit of creditors of the member and, if the Association requests, evidence of this status acceptable to the Association has been presented with respect to the vote, consent, waiver, or proxy appointment;
 - 4. The name signed purports to be that of a pledgee, beneficial owner, or attorney-in-fact of the member and, if the Association requests, evidence acceptable to the Association of the signatory's authority to sign for the member has been presented with respect to the vote, consent, waiver, or proxy appointment; or
 - 5. Two or more persons are the member as cotenants or fiduciaries and the name signed purports to be the name of at least one of the coowners and the person signing appears to

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be acting on behalf of all the coowners.

The Association is entitled to reject a vote, consent, waiver, or proxy appointment if the secretary or other officer or agent authorized to tabulate votes, acting in good faith, has reasonable basis for doubt about the validity of the signature on it or about the signatory's authority to sign for the member.

The Association and its officer or agent who accepts or rejects a vote, consent, waiver, or proxy appointment in good faith and in accordance with the standards of this Section 3.9 are not liable in damages to the member for the consequences of the acceptance or rejection.

E. Corporate action based on the acceptance or rejection of a vote, consent, waiver, or proxy appointment under this Section 3.9 is valid unless a court of competent jurisdiction determines otherwise.

3.10 <u>Vote Required Membership Participation</u>. If a quorum exists, action on a matter (other than the election of Directors) by the members is approved if the votes cast favoring the action exceed the votes cast opposing the action, unless the Governing Documents or applicable law require a greater number of affirmative votes. Any member may speak with reference to all designated agenda items, subject to reasonable written Rules and Regulations adopted by the Board of Directors governing the frequency, duration and manner of members' statements; any of such Rules and Regulations shall yield for a particular meeting to the extent that two-thirds of the voting interests at the meeting determine so. An Owner shall have the right to tape record or videotape a members' meeting, subject to any applicable written Board Rules and Regulations on the subject. Notwithstanding the foregoing to the contrary, no Owner may videotape or tape record at any Owners' meeting unless the Owner provides written notice of his or her intention to do so, which notice is received by the Association no later than twenty-four (24) hours prior to the scheduled time and date for the meeting.

3.11 <u>Quorum</u>. The quorum for the annual and special members' meetings shall be thirty (30%) percent of the voting interests of the entire membership of the Association. After a quorum has been established at a members' meeting, the subsequent withdrawal of members, so as to reduce the number of voting interests entitled to vote at the meeting below the number required for a quorum, shall not affect the validity of any action taken at the meeting or any adjournment.

3.12 <u>Adjournment of the Meeting</u>. Any duly called meeting of the members may be adjourned to a later date by the vote required under Section 3.10 of these By-Laws, regardless of whether a quorum has been attained. A new notice of the adjourned meeting shall be given. Any business which might have been conducted at the meeting as originally

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scheduled may be conducted at the continued meeting.

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³ 3.13 <u>Order of Business</u>. The order of business at members meetings shall be substantially as follows:

Call to order by the president (or other officer in the absence of the president)

Appointment of a chairperson, only if the president is absent; otherwise, the president chairs the meeting

- Appointment of a parliamentarian
- D. Gall of the roll or certification of quorum
- E. Proof of notice of meeting or waiver of notice
- F. Minutes of last members meeting read or waive reading
- G. Reports of officers
- H. Reports of Committees
- I. Election of Directors (where appropriate)
- J. Unfinished business
- K. New business
- L. Adjournment

3.14 <u>Minutes of Meetings</u>. The minutes of all meetings of the membership shall be kept in a book available for inspection by members and/or their authorized representatives at any reasonable time. Member(s) of the Association and their authorized representatives shall have the right to make handwritten notations from the minutes, and to receive photocopies of the Minutes at the cost of the member(s) concerned. The Board of Directors shall establish such cost, not to exceed the limitations imposed by law from time to time. Minutes shall be retained for a period of not less than seven (7) years after the date of the meeting.

Section 4. BOARD OF DIRECTORS; COMMITTEES.

The administration of the affairs of the Association shall be by a Board of Directors, with each Director having a fiduciary relationship with the Owners. All powers and duties

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granted to the Association by law, as modified and explained in the Governing Documents, shall be exercised by the Board, subject to approval or consent of the Owners only when such a specifically required. An Owner does not have the authority to act for the Association by reason of being an Owner.

4. <u>Number and Term of Service: Qualification</u>. The affairs of the Association shall be managed by a Board consisting of nine (9) persons. In order to insure continuity of experience, a system of staggered board terms was previously created such that three (3) Directors' terms expire each year. All Directors shall serve for a term of three (3) years until a successor is duly elected, unless he sooner resigns or is recalled. All Directors shall be members of their spouses, or any trustee.

4.2 <u>Nominations and Elections</u>. At each election meeting, which shall be part of the annual meeting, the Members shall elect as many Directors as there are terms of Directors expiring. In the election of Directors, there shall be appurtenant to each Lot as many votes as there are Directors to be elected. No Voting Member may cast more than one (1) vote for any candidate, it being the intent that casting ballots in the election of Directors shall be non-cumulative. Any ties shall be decided by lot. A newly elected Director shall take office immediately upon the adjournment of the election and annual meeting.

A. Any Member may nominate himself or herself at the election meeting so long as such right is guaranteed by the corporate statute as amended from time to time.

Resignation of Directors. A Director may resign at any time by delivering 4.3 written notice to the Board of Directors or to the president or secretary. A resignation is effective when the notice is delivered unless the notice specifies a later effective date. If a resignation is made effective at a later date, the vacancy may be filled before the effective date if it is provided that the successor does not take office until the effective date. A written resignation once tendered cannot be rescinded. Oral resignations shall not be considered effective. Three (3) consecutive absences by any Board member from regular meetings of the Board, unless excused by resolution of the Board, which must occur at the third meeting in which the third consecutive absence occurs, shall constitute the Board member's automatic resignation from the Board at the adjournment of the (third) meeting. If excused, the Board member shall be considered at that point as having no consecutive absences. When a Director conveys title to his or her Lot such that neither the Director nor his or her spouse owns a Lot, then such Director shall be deemed to have automatically resigned from the Board of Directors upon such conveyance, which resignation shall be deemed automatic without any action required from the Board of Directors.

4.4 <u>Removal of Directors (Recall)</u>. Any or all Directors may be removed with or without cause by a majority of the voting interests, either by a written agreement or at any

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meeting called for that purpose.

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By Written Agreement. If a proposed recall is sought by written agreement, a separate agreement is required for each member of the Board being recalled.

By Special Meeting. A special meeting for the purpose of recall may be called by ten percent (10%) of the voting interests or shall be called if demand is made pursuant to Section 3.3 of these By-Laws. The notice of the meeting must be accompanied by a dated copy of a signature list of at least ten percent (10%) of the voting interests, stating that the purpose of the signatures is for recall. The notice of meeting shall specify a person, other than a Board member, subject to that recall, who shall call the meeting to order and determine whether a quorum is present. The failure of the notice to so designate a person shall not invalidate an otherwise valid notice.

The meeting must be held not less than fourteen (14) days nor more than sixty (60) days from the date notice is given. The first order of business, upon the determination that a quorum exists, shall be the election of a presiding officer for that meeting who shall be a person other than a Director subject to that recall. The proposed recall of more than one member of the Board shall require a separate vote for each member sought to be recalled. The foregoing procedure shall apply notwithstanding any other provision in these By-Laws to the contrary.

4.5 Vacancy on the Board.

A. A Vacancy Other Than in Connection with Recall by Special Meeting.

If the office of any director becomes vacant for any reason, other than recall by special meeting referred to in Section 4.4.B above, a majority of the remaining Directors, though less than a quorum, shall choose a successor or successors who shall hold office for the unexpired term of his or her predecessor in office. A vacancy that will occur at a specific later date (by reason of a resignation effective at a later date) may be filled before the vacancy occurs but the new Director may not take office until the vacancy occurs.

B. Vacancy in Connection with Recall by Special Meeting.

If a vacancy occurs on the Board as a result of recall at a meeting as provided for in Section 4.4.B above, the vacancy shall be filled by the

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members of the Association at that same meeting. Any Director recalled shall not be eligible for re-election until the next annual meeting of the members.

Meetings of the Board of Directors.

1.

<u>Organizational Meeting</u>. The organizational meeting of a new Board of Directors shall be held within ten (10) days after the election of new Directors, at such place and time as may be fixed by the Directors at the annual meeting at which they were elected.

Regular Meetings. Regular meetings of the Board of Directors may be held at such time and place as shall be determined, from time to time, by a majority of the Directors.

Special Meetings. Special meetings of the Directors may be called by the president, and must be called by the president or secretary at the written request of a majority of the Directors.

- B. <u>Adjourned Meetings</u>. Any duly called meeting of the Board of Directors may be adjourned to a later date by a vote of the majority of the Directors present, regardless of whether a quorum has been attained. No notice of adjournment is required to be given to any Director who was not present at the time of adjournment. Any business which might have been conducted at the originally scheduled meeting may be conducted at its continuance.
- C. <u>Telephone Conference</u>. The Board of Directors may permit any or all Directors to participate in a regular or special meeting by, or conduct the meetings through the use of a telephone conference. A Director participating in a meeting by this means is deemed to be present in person at the meeting.
- 4.7 Notice of Board Meetings; Agenda.
 - A. <u>Notice to Directors</u>. Notice of the time and place of meetings shall be given to each Director, personally or by mail, telephone or telegraph, and shall be transmitted five (5) days prior to the meeting; notwithstanding the foregoing to the contrary, no notice need be given to Directors of a meeting if it is a regular meeting which is held on the same day or date of each month. Notice of all meetings shall state the agenda for the meeting, including any details of any (annual or special) assessment which will be discussed, considered or approved.

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B. <u>Waiver of Notice by Directors</u>. Notice of a meeting of the Board of Directors need not be given to any Director who signs a waiver of notice either before or after the meeting. Attendance of a Director at a meeting shall constitute a waiver of notice of such meeting and a waiver of any and all objections to the place of the meeting, the time of the meeting, or the manner in which it has been called or convened; except when a Director states, at the beginning of the meeting or promptly upon arrival at the meeting, any objection to the transaction of business because the meeting is not lawfully called or convened.

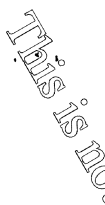
Notice to Owners. Notices of all Board meetings must be posted at each entrance to the Community at least forty-eight (48) hours in advance of the meeting, except in an emergency. In the alternative, (If notice is not so posted, notice of each Board meeting must be mailed or delivered to each member at least seven (7) days before the meeting, except in an emergency. An assessment may not be levied at a Board meeting unless the notice of the meeting includes a statement that an assessment will be considered and the nature of the assessment.

D. <u>Agenda</u>. The notice of any Board meeting may but shall not be required to identify agenda items, except that when an annual assessment shall be considered, the notice must state that the annual assessment will be considered.

48 Quorum and Voting.V

- A. <u>Quorum</u>. A quorum at a Board meeting shall be attained by the presence in person of a majority of the entire Board of Directors then serving.
- B. <u>Vote Required</u>. The acts approved by a majority of those Directors present and voting at a meeting at which a quorum has been attained shall constitute the acts of the Board of Directors, except when approval by a greater number of Directors is required by the Governing Documents or by applicable statute. Directors may not vote by proxy or by secret ballot at Board meetings, except that Directors may vote by secret ballot for the election of officers. So long as required by the corporate statute as amended from time to time, a vote or abstention for each Board meeting.
- C. <u>Presumption of Assent</u>. A Director who is present at a meeting of the

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Board, inclusive of the president, shall be deemed to have voted in favor of any action taken, unless:

- 1. He objects at the beginning of the meeting (or promptly upon his arrival) to holding it or transacting specified business at the meeting; or
- 2. He votes against or abstains from the action taken. An abstention for any other reason shall be considered an affirmative vote.

4.9 <u>Owners Rights at Board Meetings</u>. Meetings of the Board of Directors shall be open to all members to attend and observe. Any Owner may tape record or videotape meetings of the Board of Directors, subject to any applicable and written Rules and Regulations adopted by the Board of Directors. Notwithstanding the foregoing to the contrary, no Owner mat videotape or tape record at any Board meeting unless the Owner provides written notice of his or her intention to do so, which notice is received by the Association no later than twenty-four (24) hours prior to the scheduled time and date for the meeting.

4.10 <u>The Presiding Officer</u>. The president of the Association, or in his absence, the vice-president, shall be the presiding officer at all meetings of the Board of Directors. If neither is present, the presiding officer shall be selected by majority vote of those Directors present.

4.11 Order of Business. The order of business at meetings of the Directors, as appropriate, shall be:

- A. Calling of roll
- B. Proof of notice of meeting or waiver of notice
- C. Reading and disposal of any unapproved minutes of Board meetings
- D. Reports of officers and committees
- E. Election of officers (if any)
- F. Unfinished business
- G. New business
- H. Adjournment

4.12 <u>Joinder in Meeting by Approval of Minutes</u>. A Director may join in the action of a meeting by signing and concurring in the minutes of that meeting. That concurrence, however, shall not constitute the presence of that Director for the purpose of determining a quorum.

4.13 <u>Minutes of Meeting</u>. The minutes of all meetings of the Board of Directors shall be kept in a book available for inspection by members of the Association and/or their

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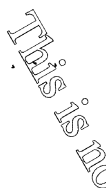
authorized representative(s) at any reasonable time. These individuals shall have the right to make written notations from the minutes, and to receive photocopies thereof at the cost of the member concerned. The Board of Directors shall establish such cost, not to exceed the limitations imposed by law from time to time. Minutes shall be retained for a period of not less than seven (7) years after the date of the meeting.

4.14 Failure to Elect Director Quorum. If the Association or the Board of Directors fails to fill vacancies on the Board of Directors sufficient to constitute a quorum, any member of the Association may apply to the circuit court of the County for the appointment of a receiver to manage the affairs of the Association. At least thirty (30) days prior to applying to the circuit court, the member shall mail to the Association and post conspicuously on the Properties, a notice describing the intended action, giving the Association time to fill the vacancies. If during such time the Association fails to fill the vacancies, the Member may proceed with the petition. If a receiver is appointed, the Association shall be responsible for the salary of the receiver and reasonable court costs and reasonable attorneys fees incurred by the petitioner(s). The receiver shall have all the powers and duties of a duly constituted Board of Directors and shall serve as such until the Association fills vacancies on the Board sufficient to constitute a quorum.

4.15 Committees.

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- A. <u>Standing and Special Committees</u>. The Board of Directors, by resolution, may appoint committees to assist in the conduct of the affairs of the Association. However, no two residents from one household can be appointed to the same committee.
- B. <u>Executive Committee</u>. The Board of Directors, by resolution, may appoint an executive committee to consist of two or more members of the Board. The executive committee shall have and may exercise all of the powers of the Board in the management of the business and affairs of the Association during the intervals between the meetings of the Board insofar as may be permitted by law. The executive committee, however, shall not have power to:
 - 1. determine the common expenses required for the operation of the Association and the Community;
 - 2. determine the assessments payable by the Owners to meet the common expenses of the Association;
 - adopt or amend Rules and Regulations;
 - 4. purchase or lease real property in the name of the Association;



- 5. approve or recommend to Owners any actions or proposals required by law or by the Governing Documents to be approved by the Owners; and
 - fill vacancies on the Board of Directors or the Executive Committee. Vacancies on the Executive Committee shall be filled only by resolution of a majority of the entire Board of Directors; and
 - Those matters as prohibited by law, from time to time.

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5.1 Officers Required; Appointment; Removal; Resignation; Vacancies. The executive officers of the Association shall be a president, a vice-president, a treasurer and a secretary, all of whom shall be Directors and all of whom shall be elected annually by a majority vote of the entire Board. The Board of Directors may, from time to time, appoint such other officers, and designate their powers and duties, as the Board shall find to be required to manage the altairs of the Association. If the Board so determines, there may be more than one vice-president. Any officer may be removed with or without cause by vote of a majority of the entire Board at any Board meeting. An officer may resign at any time by delivering notice to the Association. A resignation is effective when the notice is delivered unless the notice specifies a later effective date. If a resignation is made effective at a later date and the Association accepts the future effective date, the Board of Directors may fill the pending vacancy before the effective date if the Board of Directors provides that the successor does not take office until the effective date. An officer may delegate his or her duties to a third-person, inclusive of a management or bookkeeping company.

5.2 <u>President</u>. The president shall be the chief executive officer of the Association. He/she shall preside at all meetings of the members and Directors, shall have general and active management of the business of the Association, and shall see that all orders and resolutions of the Board are carried into effect. He/she shall give, or cause to be given, notice of all meetings of the members and of the Board of Directors. He/she shall execute bonds, mortgages, and other contracts requiring seal of the Association, except where such are permitted by law to be otherwise signed and executed, and the power to execute is delegated by the Board of Directors to some other officer or agent of the Association.

5.3 <u>Vice-Presidents</u>. The vice-presidents, in the order of their seniority shall, in the absence or disability of the president, perform the duties and exercise the power of the president, and shall perform such other duties as the Board of Directors may prescribe. "Absence" or "disability" shall be viewed on a case by case, duty by duty basis, and as used herein, shall mean incapability of the president to effect a particular duty under

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Section 5. OFFICERS.

question, incident to the office of the president.

5.4 <u>Secretary</u>. The secretary shall attend all meetings of the Board of Directors and all meetings of the members and shall cause all votes and the minutes of all proceedings to be recorded in a book or books to be kept for the purpose, and shall perform like duties for the standing committees and executive committee when required. He/she shall maintain an accurate and up-to-date roster of Owners and their addresses. He/she shall keep in safe custody the seal of the Association and, when authorized by the Board, affix the seal to any instrument requiring it. The secretary shall be responsible for the proper recording of all duly adopted amendments to the Governing Documents. Any of the foregoing duties may be performed by the Assistant secretary, if one has been designated.

5.5 <u>Treasurer</u>. The treasurer shall have responsibility for the custody of Association funds and securities and the keeping of full and accurate accounts of receipts and disbursements in books belonging to the Association. He/she shall cause all monies and other valuable effects to be deposited in the name and to the credit of the Association in such depositories as may be designated by the Board of Directors. He/she shall oversee disbursement of the funds of the Association, making proper vouchers for such disbursements, and shall render to the president and Directors, at the regular meetings of the Board, or whenever they may require it, an account of all his transactions as treasurer and of the financial condition of the Association. Any of the foregoing duties may be performed by an assistant treasurer, if any has been designated.

5.6 <u>Special Duty</u>. The Board shall from time to time delegate to one of its officers, the responsibility for preparing minutes of Directors' and members' meetings and for authenticating records of the Association. If the Board shall fail to delegate same, the responsibility shall lie with the secretary

5.7 <u>Term Limits for Officers.</u> Once an officer has served for a period of three (3) consecutive year terms (the "Limitation Period") as the same officer, that officer is ineligible to serve as that particular officer until the expiration of another full year thereafter. For purposes of this limitation, the following shall apply:

- A. If an officer fills a vacancy for a portion of a year, that partial year shall not count toward the Limitation Period.
- B. If an officer resigns or is removed during a term, that partial year counts as a full year toward the Limitation Period; that officer is ineligible to serve in that office capacity until after the next annual meeting if the officer resigns or is removed during the first or second year of the Limitation Period, but must wait until the second following annual meeting if the officer resigns or is removed during the third year of the Limitation Period.

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Section 6. <u>COMPENSATION OF DIRECTORS, OFFICERS AND COMMITTEE OR ACC</u> <u>MEMBERS</u>. Neither Directors, officers, nor committee or ACC members shall receive compensation for their services as Directors, officer or committee member (as applicable). Nothing herein shall preclude the Board of Directors from employing a Director, officer, committee or ACC member for the management of the Community, or for any other service to be supplied by such Director, officer, or committee or ACC member. Directors, officers, committee and ACC members shall be entitled to reimbursement for all actual and proper out-of-pocket expenses, relating to the proper discharge of their respective duties.

Section 7. CELECAL MATTERS. The provisions for fiscal management of the Association set forth in Section 5 of the Declaration shall be supplemented by the following provisions:

7.1 <u>Annual Budget</u>. The Board of Directors shall at a meeting called for such purpose and held prior to January 1st of the year to adopt an annual budget for common expenses for each budget year, which shall run from January 1 through December 31 of

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the year, unless the Board votes otherwise. The proposed budget shall be detailed and shall show the amounts budgeted by accounts and expense classifications, and shall set out separately all fees or charges for recreational amenities, regardless of who owns same. Reserves for deferred maintenance and capital expenditures may, but shall not be required to, be included in the annual budget; the failure of the Association to include reserves shall not give any Owner or person any action against the Association for same.

Annual Assessments. Annual assessments based on the adopted budget shall be paid in such installments, in advance, as is determined from time to time by the Board of Directors. Written notice of the annual assessment shall be provided to all Members prior to January 1st of the budget year; no other notices need be sent by the Association. Failure to send or receive such notice shall not excuse the obligation to pay. If an annual budget for a new budget year has not been adopted at the time the first installment for that year is due, it shall be presumed that the amount of such installment is the same as the previous installment, and shall be continued at such rate until a budget is adopted and pro that assessments are calculated, at which time any overage or shortage calculated shall be added or subtracted from each Lot's next due installment. In the event that the annual budget is amended, the overage or shortage calculated shall be added or subtracted equally over the balance of the annual assessment installments due for the year.

7.3 <u>Special Assessments</u>. Special assessments may be imposed by the Board of Directors when needed to meet any proper common expense(s) for which there is/are not sufficient funds in the annual budget and annual assessments, as well as for those subjects detailed in the Declaration. Special assessments are due on the date(s) specified in the resolution of the Board of Directors approving such assessments.

7.4 <u>Acceleration of Assessments</u>. If any annual or special assessment installment as to a Lot becomes more than thirty (30) days past due, the Association shall have the right to accelerate the due date of the entire unpaid balance of the Lot's annual assessment for that budget year, as well as the next budget year, and/or special assessment, as applicable. To the extent that the next year's budget has not been adopted as of the date that the Association accelerates, for purposes of calculating of the next year's budget to be accelerated, it shall be presumed that the next year's budget was adopted in the same amount as the existing budget year, with any increase or decrease which exists once the next year's budget is adopted to be credited or debited to the Owner, as applicable. The accelerated assessment shall be due and payable on the later of fifteen (15) days after mailing or ten (10) days after the Owner's receipt of written notice from the Association of its intention to accelerate.

7.5 <u>Depository</u>. The Association shall maintain its accounts in such federally insured banks or savings and loan associations or any insured money market funds as shall be designated from time to time by the Board. Withdrawal of monies from such accounts shall be only by such person(s) as are authorized by the Board. The Association

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shalf maintain in separate account(s) any nonoperating reserves, and any reserve accounts set up for the maintenance, repair and replacement of the roadways within the Community required of the Association in accordance with any agreement(s) previously executed relative to abandonment of the roadways in the Community.

Financial Reporting. The Board of Directors shall have performed and shall provide or make available the minimum form of accounting as required by applicable provisions of the corporate statute as amended from time to time, and is authorized to perform a more comprehensive form of financial reporting if the Board so determines from time to time.

7.7 <u>Fiscal Year</u>. The fiscal year for the Association shall be from January 1st through December 31st, unless otherwise voted by the Board of Directors from time to time.

7.8 <u>Annual Election of Income Reporting Method</u>. Based on competent advice, the Board of Directors shall make a determination annually of the method by which the Association's income shall be reported to the Internal Revenue Service, based upon the method which yields the lowest tax liability.

7.9 <u>Fidelity Bonds</u> All officers and other persons who are signatories on Association bank accounts shall be bonded in an amount not less than the sums in the accounts to which the individual is a signatory.

Section 8. SYSTEM OF FINES AND/OR SUSPENSIONS FOR NON-COMPLIANCE.

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8.1 <u>Authority and Scope</u>. The Association may impose fines and/or suspension of use of the Common Area and/or voting rights on any Owner and Lot as well as upon any lessee, guest or invitee, for any violations of the Governing Documents and Rules and Regulations; as amended from time to time; and/or violations of the law; by Owners or the Owners' tenant(s); and/or their family members, agent(s), guest(s), visitor(s), invitee(s), etc. This Section 8 shall not apply to fines and/or suspensions relating to an Owner's nonpayment of assessments and Charges.

8.2 <u>Owner is Liable</u>. Each and every such violation shall be the responsibility of and attributed to the Owner (and his Lot) regardless of whether the offending party is in fact the Owner or the Owner's tenant(s), or their family, agent(s), guest(s), visitor(s), invitee(s), etc. As such, the Owner is responsible for the actions of the Owner's tenant(s) and family, agent(s), guest(s), visitor(s), invitee(s), etc.

8.3 <u>Written Notice Required: Contents</u>. No fine and/or suspension of use of the Common Area and/or voting rights shall be imposed for any violation unless and until the offending party or parties (which always shall include the Owner) has/have been given an opportunity to request a hearing on whether the fine and/or suspension should be levied.

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The Association shall provide notice to the offending party or parties that they have an opportunity to request a hearing on whether the fine and/or suspension should be levied. If the Association fails to receive a written request for a hearing within fifteen (15) days after the Association mails such notice, no hearing need be held, and the fine may be levied automatically without further warning. The written notice from the Association shall also include a statement as to the provisions of the Governing Documents, Rules and Regulations and/or law which are being violated and the names of the violators, if known. If a hearing is timely requested, then the Hearings Committee referred to in Section 8.6 below shall schedule a hearing as soon as is possible and notify the offending party or parties of the date, time and place of the hearing.

8.4 <u>Levy of Fines</u>. A fine for each violation shall be the maximum allowed by law as amended from time to time. This fine may be levied at such rate per day for each day or other time period that the violation occurs, on a running per day or other periodic basis, treating each day or other period to be a separate violation, so long as the Hearing Committee's notice informs the offending party or parties of this fact. The maximum for a total fine shall be the maximum sum permitted by law from time to time.

8.5 <u>Record Keeping</u> The Association shall maintain a file of all notices issued and findings of the Hearings committee in order that a record of offenses and offenders may be kept.

8.6 <u>Hearing Before The Hearings Committee</u>. If the offending party or parties requested a hearing before the Hearings Committee, then the following shall apply:

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- A. A party against whom the fine and/or suspension may be levied shall have a reasonable opportunity to respond, to present evidence, and to provide written and oral argument on all issues involved, to have counsel present, and shall have an opportunity at the hearing to review, challenge and respond to any material considered by the Association.
- B. Failure of the Owner and the violator in question to appear at the scheduled meeting shall result in the automatic vote by the Hearings Committee that the Owner is in violation, whereupon the fine and/or suspension may be levied without further warning.

The Hearings Committee shall consist of at least three (3) Members appointed by the Board of Directors, none of whom are officers, Directors, or employees of the Association, nor the spouse, parent, child, brother or sister of same.

8.7 <u>Collection of the Fine; Imposition of the Suspension</u>. Once a fine is deemed to be due and owing, the Association shall provide written notice to the Owner of the fine due and owing, with due date for payment. The fine shall be paid and collectible as a

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Charge pursuant to the provisions of the Declaration. Once a suspension is deemed to be appropriate, the Association shall provide written notice to the Owner of the suspension and the applicable provisions of the suspension.

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8.8 Concurrent Remedies. The fine and/or suspension system may be invoked independently of or concurrently with any other remedies provided for in the Governing Documents of law. As such, the fine and/or suspension system is not a condition precedent to the Association's pursuit of other remedies available to it under the Governing Documents or under the law. Also, the fact that a fine is levied and/or paid does not constitute compliance with the Governing Documents, Rules and Regulations and law, if in fact the violation(s) remain(s).

8.9 <u>Special Provision Regarding Suspension of Voting Rights</u>. The Association shall be limited as to suspension of voting rights to that permitted by the Corporate Act as amended from time to time.

Section 9. <u>PARLIAMENTARY RULES</u>. ROBERTS RULES OF ORDER (latest edition) shall govern the conduct of meetings of the membership and Board of Directors when not in conflict with the Governing Documents or applicable law.

Section 10. EMERGENCY BY LAWS. The following shall apply:

10.1 The Board of Directors may adopt By-Laws to be effective only in an emergency defined in Section 10,5 below. The emergency By-Laws, which are subject to amendment or repeal by the members, may make all provisions necessary for managing the Association during an emergency, including:

A. Procedures for calling a meeting of the Board of Directors;

- B. Quorum requirements for the meeting; and
- C. Designation of additional or substitute Directors.

10.2 The Board of Directors, either before or during any such emergency, may provide, and from time to time modify, lines of succession in the event that during such emergency any or all officers or agents of the Association are for any reason rendered incapable of discharging their duties.

10.3 All provisions of the regular By-Laws consistent with the emergency By-Laws remain effective during the emergency. The emergency By-Laws are not effective after the emergency ends.

10.4 Corporate action taken in good faith in accordance with the emergency By-Laws:

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Binds the Association; and

May not be used to impose liability on a Director, officer, employee, or agent of the Association.

10.5 An emergency exists for purposes of this Section 10 if a quorum of the Association's Directors cannot readily be assembled because of some catastrophic event.

Section 11. AMENDMENT OF THE BY-LAWS.

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11.1 <u>Proposal</u>. Any amendment to these By-Laws shall be proposed by the affirmative vote of a majority of the Directors present at a duly called meeting of the Board of Directors where a quorum is present, or by written petition to the Board of Directors signed by the Owners of twenty (20%) percent of the Lots.

11.2 <u>Procedure? Notice and Format</u>. Except as otherwise provided by Florida law, or by specific provisions of the By-Laws, upon any amendment to these By-Laws being proposed as provided above, the proposed amendment shall be submitted by the Board of Directors to a vote of the Members not later than the next annual meeting, unless insufficient time to give proper notice remains before that meeting, in which case it shall be submitted for vote within three (3) months after the annual meeting. An amendment may be considered at the annual of a special Members' meeting. The Board of Directors shall cause notice of the Members' meeting at which a proposed amendment is to be considered to be given in accordance with the By-Laws of the Association. The full text of the amendment to the By-Laws shall be included in the notice of the Owners' meeting at which a proposed amendment is considered by the By-Laws shall be included in the notice of the Owners' meeting at which a proposed amendment is considered by the By-Laws shall be included in the notice of the Owners' meeting at which a proposed amendment is considered by the By-Laws shall be included in the notice of the Owners' meeting at which a proposed amendment is considered by the Owners.

11.3 <u>Vote Required</u>. Except as otherwise provided by Florida law, or by specific provision of the By-Laws, the amendment of these By-Laws shall require the affirmative vote of a majority of the entire membership of the Board of Directors and sixty (60%) percent of the voting interests of those Members of the Association present in person and by proxy at a Members' meeting. If the amendments were proposed by a written petition signed by the Owners pursuant to Section 11.1 above, then the concurrence of the Board of Directors shall not be required.

11.4 <u>Certificate: Recording</u>. A copy of each adopted amendment and any required joinder shall be attached to a certificate by an officer of the Association attesting to the fact that the amendment to the By-Laws was duly adopted. The certificate shall on the first page state the book and page of the public records where the By-Laws are recorded. The amendment shall be effective when the certificate and copy of the amendment (and any joinders) are recorded in the Public Records of the County.

11.5 <u>Provisos</u>. Notwithstanding any provision in these By-Laws to the contrary, no amendment shall operate to unlawfully discriminate against any Lot or class or group

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of Owners or Lots.

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Section 12. INDEMNIFICATION.

12.1 Imposed. To the fullest extent permitted by Florida law, the Association shall indemnify and hold harmless every Director, every officer, and every member of a committee of the Association against all expenses and liabilities, including attorneys' fees, actually and reasonably incurred by or imposed on him/her in connection with any legal proceeding for settlement or appeal of such proceeding (and including administrative proceedings to which he/she may be a party because of his/her being or having been a Director, officer or member of a committee of the Association. Indemnification of Directors and officers shall also be that provided for in Section 617.028, Florida Statutes, as amended from time to time. Indemnification shall include an advance of the Director's. officer's or committee member's attorneys' fees and defense costs, provided that the Director or officer provides the undertaking assurance required by F.S. 607.0850(6); the foregoing is conditioned upon the Director, officer or committee member agreeing to use counsel of the Association's choosing, if the Association so conditions. In the event of a conflict between this Section 12 and said statute, the conflict shall be resolved in favor of providing the broadest protection possible to Directors, officers and committee members. The foregoing right of indemnification shall not be available if a judgment or other final adjudication establishes that his her actions or omissions to act were material to the cause adjudicated and involved:

- A. Willful missionduct or a conscious disregard for the best interests of the Association, in a proceeding by or in the right of the Association to procure a judgment in its favor; or
- B. A violation of criminal law, unless the Director, officer or committee member had no reasonable cause to believe his/her action was unlawful or had a reasonable cause to believe his action was lawful; or
- C. A transaction from which the Director, officer or committee member derived an improper personal benefit.

In the event of a settlement, the right to indemnification shall not apply unless the Board of Directors approves such settlement as being in the best interest of the Association. The foregoing rights of indemnification shall be in addition to and not exclusive of all other rights to which a Director or officer may be entitled. Reference to committee in this Section 12 shall include the AC.

12.2 <u>Insurance</u>. The Association is empowered to purchase directors, officers and other insurance to provide protection to persons covered by this Section 12.

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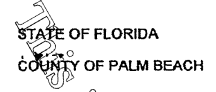
CERTIFICATE OF ADOPTION OF AMENDED AND RESTATED BY-LAWS

THE UNDERSIGNED, being the duly elected and acting president of BOCA GREENS NOMEOWNERS' ASSOCIATION, INC., hereby certifies that the foregoing was approved by not less than a majority of the entire membership of the Board of Directors, which was obtained at a Board meeting on 4-9 25, 1999, called for the purpose, with quorum present; and was approved by not less than sixty percent (60%) percent of the voting interests of those Members of the Association present in person and by proxy at a Members' meeting, which was obtained at a meeting of the members held on Mov 18 (1999, called for the purpose, with quorum present.

IN WITNESS WHEREOF, the Association has caused these presents to be executed in its name and its corporate seal to be affixed by its president on the <u>18</u> day of <u> N° </u> 199 9.

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		BOCA GREENS HOMEOWN	
	1 CO	ASSOCIATION, INC., a Florida corporation	on
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Jan 15 the	× ~	By:/and Aloane	
Witness	$\overline{\mathbf{n}}$	President	
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Withess //		Secretary	
A MILLAN (11/2	aut a	,	
WIIIII HIA	MIT	(SEAL)	
Witness /	81		

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1.

 MEREBY CERTIFY that on the _______ day of _______, 199_9, before me

 personally appeared ________ $S_1 \circ g_n e_$ ______, as President and _______ $Aan 1e_1 J_Brow_______,$ as Secretary of BOCA GREENS HOMEOWNERS' ASSOCIATION, INC., whe are

 personally known to me or who has produced ________ (if left blank, personal)

 mowledge existed) as identification and who did (did not) take an oath and who executed

 the aforesaid Certification as their free act and deed as such duly authorized officer; and

 that the official seal of the Corporation is duly affixed and the instrument is the act and

 deed of the Corporation.

) SS:

WITNESS my signature and official seal at $\frac{\beta \cdot c_{\text{m}}}{\beta \cdot c_{\text{m}}}$ in the County of Paim Beach, State of Florida, the day and year last aforesaid.

NOTARY PUBLIC:

Sign

Print

State of Florida at Large

My commission expires:

NOTARY PUBLIC - STATE OF FLORIDA JAY BIEVEN LEVINE COMPASSIONS CORPORT EXPIRES INSULTON BONDED TARU ASA 1-330-NOTARYS

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EXHIBIT "D"

Legal descriptions of parcels subject to the Governing Documents of Boca Greens, and names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Florida.

EXHIBIT "D-1"

Legal Description of parcels located in Boca Greens Plat No. 1: Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Page 122 - 124, of the Public Records of Palm Beach County, Florida. From the provide the providet th

BOCA GREENS PLAT NO. 1

Lot 1. Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 2. Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 123-124, of the Public Records of Palm Beach County, Florida.

Lot 3, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122–124, of the Public Records of Palm Beach County, Florida.

Lot 4, Block 5, 5)Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 5, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 6, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 7, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 8, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 9, Block 5, of Boca Greens Plat No. Caccording to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 10, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 11, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 12, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 13, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 14, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Page 1 of 7

Lot 15, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 16, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 17, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 18, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-184, of the Public Records of Palm Beach County, Florida.

Lot 19, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 20, Block 5, of Boga Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 1, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 2, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 3, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

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Lot 4, Block 6, of Boca Greens Plat No. 4, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 5, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 6, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 7, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 8, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 9, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26,

Page 2 of 7

Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 10, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot P, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 172-124, of the Public Records of Palm Beach County, Florida.

Lot 12, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122,424, of the Public Records of Palm Beach County, Florida.

Lot 13, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 14, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Pablic Records of Palm Beach County, Florida.

Lot 15, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 16, Block 6, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 4, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 5, Block 7, of Boca Greens Plat No. Qaccording to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 6, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

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Lot 8, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 9, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 10, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Page 3 of 7

Lot 11, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 12, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 14, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 15, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 16, Block 7, of Boea Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 17, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 18, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 19, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 20, Block 7, of Boca Greens Plat Nor 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 21, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 22, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 23, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 24, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 25, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26,

Page 4 of 7

Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 26, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lov 27, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 123-124, of the Public Records of Palm Beach County, Florida.

Lot 28, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122,424, of the Public Records of Palm Beach County, Florida.

Lot 29, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 30, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 31, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 32, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 33, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 34, Block 7, of Boca Greens Plat No Decording to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 35, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 36, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 37, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 38, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 39, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Page 5 of 7

Lot 40, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 4), Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 42, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 43, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 1, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 2, Block 8, of Boog Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Pathic Records of Palm Beach County, Florida.

Lot 3, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 4, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 5, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 6, Block 8, of Boca Greens Plat No. <u>1</u>, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

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Lot 7, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 8, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 9, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 10, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 11, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26,

Page 6 of 7

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Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 12, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 13, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 172-124, of the Public Records of Palm Beach County, Florida.

Lot 14, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122, 24, of the Public Records of Palm Beach County, Florida.

Lot 15, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 16, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Poplic Records of Palm Beach County, Florida.

Lot 17, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 18, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 19, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 20, Block 8, of Boca Greens Plat Naclaccording to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 21, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

Lot 22, Block 8, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida.

EXHIBIT "D-2"

Names of parcel owners who are subject to the Governing Documents of Boca Greens, or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County, Porida for parcels located in Boca Greens Plat No. 1.

Key: To cross reference to the legal description of each parcel contained in Exhibit "D-1", read the last five (5) digits of the parcel number. For example, if the last five (5) digits are "50010", the legal description is Lot 1, Block 5, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach Gounty, Florida.

If the last five (5) digits are, for example "70270" the legal description is Lot 27, Block 7, of Boca Greens Plat No. 1, according to the Plat thereof, recorded in Plat Book 26, Pages 122-124, of the Public Records of Palm Beach County, Florida. That is, the digit to the far left is the block member, and the last three (3) digits are the lot number (ignore the last zero).

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(Homo)	Links Glessary	FAG Form	😼 💪 Contact Us	Exemption E-File
Rows 1 to 51More	Click Parcel ID for Detail	Back to Search	Prevlousa	Next
Owner Name	Location		Municipality	Parcel Number
TID				
				00414712010050010
VETERE BARBARA	10126 CROS			00414712010050010
VETERE DAVID &	10126 CROS			00414712010050010
TULLMAN IRENE	10134 CROS		UNINCORPORATED UNINCORPORATED	00414712010050020 00414712010050030
SMITH DEBORAH H	10142 CROS		UNINCORPORATED	00414712010050030
PENSTOCK LC	 10142 CR03 10150 CR05 		UNINCORPORATED	00414712010050040
ETZI RICHARD TR	2 10150 CROS		UNINCORPORATED	00414712010050040
ETZI RICHARD TR	10158 CROS		UNINCORPORATED	00414712010050050
COHEN HELEN	10158 CR05		UNINCORPORATED	00414712010050060
MULHALL JEAN F	(P) 10174 CROS		UNINCORPORATED	00414712010050070
MULHALL JOHN T &	10174 CROS		UNINCORPORATED	00414712010050070
MCCOWAN SANDRA	、 くろ ⁰ 10182 CROS		UNINCORPORATED	00414712010050080
MCCOWAN WILLIAM &	20182 CROS		UNINCORPORATED	00414712010050080
PRINCIPATO ROBERT	10190 CROS		UNINCORPORATED	00414712010050090
PRINCIPATO SHERRY &	((190 CROS	SWIND RD	UNINCORPORATED	00414712010050090
BAKER JULIE K	10198 CROS		UNINCORPORATED	00414712010050100
BAKER KENNETH L &	10198 CROS	SWIND RD	UNINCORPORATED	00414712010050100
MADAM INVESTMENTS INC	10206 QROS	SWIND RD	UNINCORPORATED	00414712010050110
FEDERAL NATIONAL MRTG	ASSN 10214 CROS	SWIND RD	UNINCORPORATED	00414712010050120
CHAIKLIN ROBERT	10222 CROS		UNINCORPORATED	00414712010050130
RAY CAROLINE	10230 GROS	SWIND RD	UNINCORPORATED	00414712010050140
RAY DOUGLAS E &	10230 CROS	SWIND RD	UNINCORPORATED	00414712010050140
KIKEN GREGG A &	10238 CROS	SWIND RD	UNINCORPORATED	00414712010050150
KIKEN LINDA G	10238 CROS	SWIND RD	UNINCORPORATED	00414712010050150
TURK JOANN	10246 CROS	SWIND RD	UNINCORPORATED	00414712010050160
FEIN BERNARD	10254 CROS	SWIND RD	UNINCORPORATED	00414712010050170
FEIN MARILYN &	10254 CROS		UNINCORPORATED	00414712010050170
KINKADE MELINDA	10264 CROS		UNINCORPORATED	00414712010050180
KINKADE SCOTT &	10264 CROS		UNINCORPORATED	00414712010050180
PERNA RYAN	10270 CR05		UNINCORPORATED	00414712010050190
KEETON BRENDA J	10278 CROS		UNINCORPORATED	00414712010050200
MENDEZ HILDA R	10123 CROS		UNINCORPORATED	00414712010060010
MENDEZ JORGE E &	10123 CR05		UNINCORPORATED	00414712010060010
KURTULUS ILGUN	10131 CROS			00414712010060020
KURTULUS MUSTAFA K & BRESLOFSKY MAYRA	10131 CROS 10155 CROS			00414712010060020
BRESLOFSKY MAYRA	10155 CROS			00414712010060030
ITS MY TURN LLC	10155 CROS 10177 CROS			00414712010060030
PHILLIPS GALE	10177 CROS 10185 CROS			00414712010060040
PHILLIPS GALE	10185 CROS			00414712010060050
CERBINI DOLORES A	10185 CROS			00414712010060050
CERBINI DOLORES A	10193 CROS			00414712010060060
CERBINI DOLORES A TR	10193 CROS		UNINCORPORATED UNINCORPORATED	00414712010060060 00414712010060060
CENDINI FHILIF F JK Q	10193 CR05		GININCORPORATED	00414712010060060

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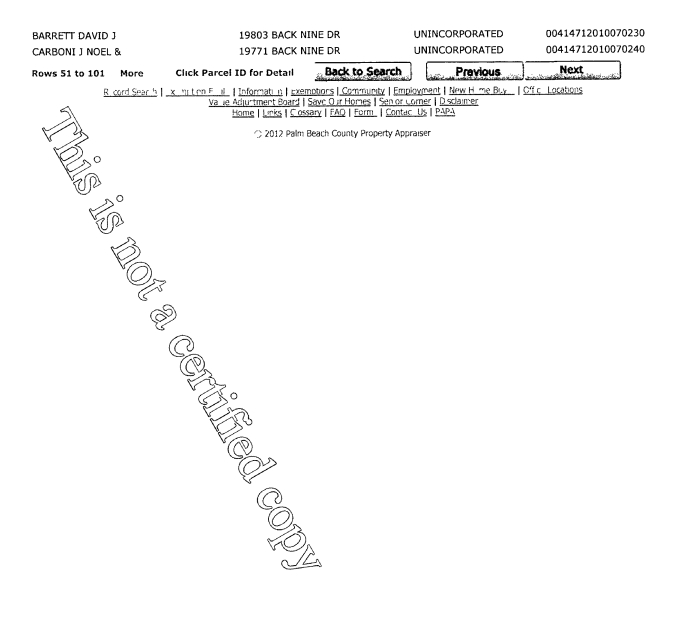
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Gary R Nikolits, CFA Property Approiser Para and B						
(Heme	Per	ns Centact Us	Exemption E-File			
Rows 51 to 101 More	Click Parcel ID for Detail Back to Search .	Previous	Next			
OwnerName	Location	Municipality	Parcel Number			
TOWBIN DAVI M	10211 CROSSWIND RD	UNINCORPORATED	00414712010060070			
RAINEBOSDANIEL	10235 CROSSWIND RD	UNINCORPORATED	00414712010060080			
BASLOW SEISAN L	10247 CROSSWIND RD	UNINCORPORATED	00414712010060090			
JACOBSEARD	10253 CROSSWIND RD	UNINCORPORATED	00414712010060100			
IZADI JODI M	10263 CROSSWIND RD	UNINCORPORATED	00414712010060110			
IZADI MASHALLAH &	10263 CROSSWIND RD	UNINCORPORATED	00414712010060110			
LAIBLE CHERYON	10273 CROSSWIND RD	UNINCORPORATED	00414712010060120			
LAIBLE VINCENT	10273 CROSSWIND RD	UNINCORPORATED	00414712010060120			
COLMAN JAMES	19740 BACK NINE DR	UNINCORPORATED	00414712010060130			
COLMAN JOSEPHINE	19740 BACK NINE DR	UNINCORPORATED	00414712010060130			
MATHEN LALITHA	19772 BACK NINE DR	UNINCORPORATED	00414712010060140			
MATHEN SANTOSH K &	19772 BACK NINE DR	UNINCORPORATED	00414712010060140			
ROBINSON GARDINER	19800 BACK NINE DR	UNINCORPORATED	00414712010060150			
MEDEROS GIL &	19820 BACK NINE DR	UNINCORPORATED	00414712010060160			
MEDEROS MYRA	19820 BACK NINE DR	UNINCORPORATED	00414712010060160			
GIZZIE JAMES M &	CA 19899 BACK NINE DR	UNINCORPORATED	00414712010070040			
GIZZIE LISA O	19899 BACK NINE DR	UNINCORPORATED	00414712010070040			
SAITZ NATALIE	19867 BACK NINE DR	UNINCORPORATED	00414712010070050			
OWEN HUGH T JR &	10102 CROSSWIND RD	UNINCORPORATED	00414712010070060			
OWEN STEPHANIE A	10102 CROSSWIND RD	UNINCORPORATED	00414712010070060			
ORNSTEIN CHERYL	CR094 CROSSWIND RD	UNINCORPORATED	00414712010070070			
ORNSTEIN DANIEL I &	10094 CROSSWIND RD	UNINCORPORATED	00414712010070070			
CHIOSSONE INVESTMENTS LL		UNINCORPORATED	00414712010070080			
BOUCHER DIANE L &	10078 PROSSWIND RD	UNINCORPORATED	00414712010070090			
BOYLE ARTHUR H	10078 CROSSWIND RD	UNINCORPORATED	00414712010070090			
LICHTENTHAL JOEL M &	10070 CROSSWIND RD	UNINCORPORATED	00414712010070100			
LICHTENTHAL NATALIE J	10070 EROSSWIND RD	UNINCORPORATED	00414712010070100			
HASSAN HASSAN F	10062 CROSSWIND RD	UNINCORPORATED	00414712010070110			
HIGGINBOTHAM DENNIS P &	10054 CROSSWIND RD	UNINCORPORATED	00414712010070120			
WITT HIGGINBOTHAM LINDA	10054 CROSSWIND RD	UNINCORPORATED	00414712010070120			
TARRICONE VIRGINIA	10046 CROSSWIND RD	UNINCORPORATED	00414712010070130			
SCHECHTER HOWARD &	10041 CROSSWIND RD	UNINCORPORATED	00414712010070140			
SCHECHTER HOWARD TR	10041 CROSSWIND RD	UNINCORPORATED	00414712010070140			
SCHECHTER JILL	10041 CROSSWIND RD	UNINCORPORATED	00414712010070140			
SCHECHTER JILL TR	10041 CROSSWIND RD	UNINCORPORATED	00414712010070140			
ALBRECHT SANDRA L	10049 CROSSWIND RD		00414712010070150			
CHINNI DONALD A & WINTERS IRA J &	10049 CROSSWIND RD		00414712010070150 00414712010070160			
WINTERS RHODA	10057 CROSSWIND RD	UNINCORPORATED UNINCORPORATED				
LINDSEY BILLY J &	10057 CROSSWIND RD 10066 CROSSWIND RD	UNINCORPORATED	00414712010070160 00414712010070170			
LINDSEY THERESA G	10066 CROSSWIND RD	UNINCORPORATED	00414712010070170			
DIAZ EMILY	10073 CROSSWIND RD	UNINCORPORATED	00414712010070180			
DIAZ JACINTO &	10073 CROSSWIND RD	UNINCORPORATED	00414712010070180			
HAN NING	10073 CROSSWIND RD	UNINCORPORATED	00414712010070190			
LUGO DARIO &	10089 CROSSWIND RD	UNINCORPORATED	00414712010070200			
SILVERSTEIN JANET	10097 CROSSWIND RD	UNINCORPORATED	00414712010070200			
SILVERSTEIN MICHAEL &	10097 CROSSWIND RD	UNINCORPORATED	00414712010070210			
WILENS LEAH	10105 CROSSWIND RD	UNINCORPORATED	00414712010070220			
WILENS LEAH TR	10105 CROSSWIND RD	UNINCORPORATED	00414712010070220			
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Rows 101 to 151 More	Click Parcel ID for Detail Back to Search	Previous	Next
Owner Name	Location	Municipality	Parcel Number
CARBONLA NOEL &	19771 BACK NINE DR	UNINCORPORATED	00414712010070240
CARBONISZELIA E	19771 BACK NINE DR	UNINCORPORATED	00414712010070240
VULICH ANTE TR	19739 BACK NINE DR	UNINCORPORATED	00414712010070250
AHMED ALL IBRAHIN	10281 CROSSWIND RD	UNINCORPORATED	00414712010070260
ROSNER LANE & O	10289 CROSSWIND RD	UNINCORPORATED	00414712010070270
ROSNER LOUIS	10289 CROSSWIND RD	UNINCORPORATED	00414712010070270
RODRIGUEZ JAMES &	10297 CROSSWIND RD	UNINCORPORATED	00414712010070280
YOEL BENIDA J	10297 CROSSWIND RD	UNINCORPORATED	00414712010070280
2900416 CANADA THE	10305 CROSSWIND RD	UNINCORPORATED	00414712010070290
BIS EUGENIA	10311 CROSSWIND RD	UNINCORPORATED	00414712010070300
BIS STEPHEN &	10311 CROSSWIND RD	UNINCORPORATED	00414712010070300
DWORK JOYCE K TRUST	10317 CROSSWIND RD	UNINCORPORATED	00414712010070310
ROSS NITA	10325 CROSSWIND RD	UNINCORPORATED	00414712010070320
BOWMAN MARIA D	10333 CROSSWIND RD	UNINCORPORATED	00414712010070330
BOWMAN MICHAEL A &	10333 CROSSWIND RD	UNINCORPORATED	00414712010070330
KAPLAN CLAIRE R	10341 CROSSWIND RD	UNINCORPORATED	00414712010070340
KAPLAN CLAIRE R TR	10341 CROSSWIND RD	UNINCORPORATED	00414712010070340
BEROZA BERNARD L &	10350 CROSSWIND RD	UNINCORPORATED	00414712010070350
BEROZA BERNARD L TR	10350 CROSSWIND RD	UNINCORPORATED	00414712010070350
BEROZA DIAN	10350 CROSSWIND RD	UNINCORPORATED	00414712010070350
BEROZA DIAN TR	(L10350 CROSSWIND RD	UNINCORPORATED	00414712010070350
ALBERT DOROTHY	10342 CROSSWIND RD	UNINCORPORATED	00414712010070360
ALBERT DOROTHY TR	10342 CROSSWIND RD	UNINCORPORATED	00414712010070360
SMITH JEAN M	10364 PROSSWIND RD	UNINCORPORATED	00414712010070370
SMITH TOMEC C &	10334 CROSSWIND RD	UNINCORPORATED	00414712010070370
VISCONTI JOHN A JR	10326 CROSSWIND RD	UNINCORPORATED	00414712010070380
RICCARDI JEANETTE	10318 CROSSWIND RD		00414712010070390
RICCARDI JEANETTE TR RICCARDI RICHARD V &	10318 CROSSWIND RD 10318 CROSSWIND RD	UNINCORPORATED UNINCORPORATED	00414712010070390
RICCARDI RICHARD V &	10318 CROSSWIND RD	UNINCORPORATED	00414712010070390 00414712010070390
BREZEL GEORGE	10310 CROSSWIND RD	UNINCORPORATED	00414712010070390
LINDNER JILL &	10302 CROSSWIND RD	UNINCORPORATED	00414712010070410
LINDNER JOHN	10302 CROSSWIND RD	UNINCORPORATED	00414712010070410
LINDNER TERRY &	10302 CROSSWIND RD	UNINCORPORATED	00414712010070410
COUTURE DENISE	10294 CROSSWIND RD	UNINCORPORATED	00414712010070420
COUTURE MICHAEL &	10294 CROSSWIND RD	UNINCORPORATED	00414712010070420
LEIB LINDA	10286 CROSSWIND RD	UNINCORPORATED	00414712010070430
GRIFFIN CLINTON B &	19667 BOCA GREENS DR	UNINCORPORATED	00414712010080010
GRIFFIN TERRI D	19667 BOCA GREENS DR	UNINCORPORATED	00414712010080010
BRUNNER FRANZ T &	19683 BOCA GREENS DR	UNINCORPORATED	00414712010080020
WHALEN BRUNNER KRISTI L	19683 BOCA GREENS DR	UNINCORPORATED	00414712010080020
ADAMSKI MARNIE D	19699 BOCA GREENS DR	UNINCORPORATED	00414712010080030
BUCHERT BIRGITTE J	19715 BOCA GREENS DR	UNINCORPORATED	00414712010080040
BUCHERT CHARLES R &	19715 BOCA GREENS DR	UNINCORPORATED	00414712010080040
MELVIN SUE	19731 BOCA GREENS DR	UNINCORPORATED	00414712010080050
CLINE GREGORY C &	19747 BOCA GREENS DR	UNINCORPORATED	00414712010080060
CLINE VICKI	19747 BOCA GREENS DR	UNINCORPORATED	00414712010080060
GARTNER GRACE	19763 BOCA GREENS DR	UNINCORPORATED	00414712010080070
GOLDMAN EILEEN H	19779 BOCA GREENS DR	UNINCORPORATED	00414712010080080

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GOLDMAN JOEL S	&	19779 BOCA G	REENS DR	UNINCORPORATED	00414712010080080
LAZARUS BARRY S	58	19795 BOCA G	REENS DR	UNINCORPORATED	00414712010080090
Rows 101 to 151	More	Click Parcel ID for Detail	Back to Sean	ch Previous	Next
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Rows 151 to 173 of 173	Click Parcel ID for Detail	Back to Search	Previous	Nexi	
Owner Name	Location		Municipality	Parcel Number	
LAZARUS BARRY S &	19795 BOCA GI	REENS DR	UNINCORPORATED	00414712010080090	
LAZARUS SARAH M	19795 BOCA G	REENS DR	UNINCORPORATED	00414712010080090	
SANATI BENZAD &	19811 BOCA G	REENS DR	UNINCORPORATED	00414712010080100	
SARTIPUSOUSAN	19811 BOCA G	REENS DR	UNINCORPORATED	00414712010080100	
SELHI JOAN S	19827 BOCA G	REENS DR	UNINCORPORATED	00414712010080110	
SHERWOOD GEOEFREY L	19840 BOCA G	REENS DR	UNINCORPORATED	00414712010080120	
SHERWOOD SUE	19840 BOCA G	REENS DR	UNINCORPORATED	00414712010080120	
	19824 BOCA G	REENS DR	UNINCORPORATED	00414712010080130	
SALAMEH SANA	19824 BOCA G	REENS DR	UNINCORPORATED	00414712010080130	
SHEHADEH MAMOUN (8)	19824 BOCA G	REENS DR	UNINCORPORATED	00414712010080130	
PARISI ALEXANDRA	2 19808 BOCA G	REENS DR	UNINCORPORATED	00414712010080140	
HENDERSON FRANCIS	ි 19792 BOCA G	REENS DR	UNINCORPORATED	00414712010080150	
WILLIAMS CHRISTINE L	19792 BOCA G	REENS DR	UNINCORPORATED	00414712010080150	
GELO GLORY J	19776 BOCA G	REENS DR	UNINCORPORATED	00414712010080160	
GELO SALVATORE J &	(C) 19776 BOCA G	REENS DR	UNINCORPORATED	00414712010080160	
PREISER JOHN M	(CV) 19760 BOCA G	REENS DR	UNINCORPORATED	00414712010080170	
TAN ZHIJUN	19744 BOCA G	REENS DR	UNINCORPORATED	00414712010080180	
PERELMAN MICHAEL	0 19728 BOCA G	REENS DR	UNINCORPORATED	00414712010080190	
WOLFF ANGELA L	28712 BOCA G	REENS DR	UNINCORPORATED	00414712010080200	
WOLFF KENNETH L &	19712 BOCA G	REENS DR	UNINCORPORATED	00414712010080200	
LABORDE MICHAEL &	^V (()) 9696 воса G	REENS DR	UNINCORPORATED	00414712010080210	
MESSIER CLAUDETTE	19696 BOCA G	REENS DR	UNINCORPORATED	00414712010080210	
FASULO JOSEPH V	19680 BOCA G	REENS DR	UNINCORPORATED	00414712010080220	
Rows 151 to 173 of 173	Click Parcel ID for Detail	Back to Search	Previous	Next	
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EXHIBIT "D 3"

Legal Description of parcels located in Boca Greens Plat No 2 reensi ses 161 163 Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 36 Pages 161 163 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 2

Lot 1 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 2 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 3 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 461 163 of the Public Records of Palm Beach County Florida

Lot 4 Block f of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 5 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 6 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 7 Block 1 of Boca Greeks Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 8 Block 1 of Boca Greens Plat No. 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 9 Block 1 of Boca Greens Plat No Caccording to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 10 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 11 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 12 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 13 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 14 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 15 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 16 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot N Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 18 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 16t 163 of the Public Records of Palm Beach County Florida

Lot 19 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 20 Block 1 of Boog Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 21 Block 1 of Boca Green Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 22 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 23 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 24 Block 1 of Boca Greens Plat No 2/according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 25 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 26 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 27 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 28 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 29 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book

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39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 30 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Low Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 32 Riock 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 461 163 of the Public Records of Palm Beach County Florida

Lot 33 Block of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 34 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 35 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 36 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 37 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 38 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 39 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 40 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 41 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 42 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 43 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 44 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 3 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 46 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 47 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 167 763 of the Public Records of Palm Beach County Florida

Lot 48 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 49 Block 1 of Boea Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 50 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 51 Block 1 of Boca Green, Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 1 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 2 Block 2 of Boca Greens Plat No 2/aecording to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 3 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 4 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 5 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 6 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 7 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book

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39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 8 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 9 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 10 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 461 163 of the Public Records of Palm Beach County Florida

Lot 11 Block 7 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 12 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 19 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 20 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 21 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 22 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 23 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 24 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 16b 163 of the Public Records of Palm Beach County Florida

Lot 25 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 16t 163 of the Public Records of Palm Beach County Florida

Lot 26 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 165 of the Public Records of Palm Beach County Florida

Lot 27 Block 2 of Boea Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 28 Block 2 of Boca Green Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 29 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 30 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 31 Block 2 of Boca Greens Plat No 2/according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 32 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 33 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 34 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 35 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 36 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book

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39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 37 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 38 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 39 Kinck 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 461 163 of the Public Records of Palm Beach County Florida

Lot 40 Block of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 165 of the Public Records of Palm Beach County Florida

Lot 41 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 42 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 43 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 44 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 45 Block 2 of Boca Greens Plat No according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 46 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 47 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 48 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 49 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 50 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 51 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 52 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 55 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 16b 163 of the Public Records of Palm Beach County Florida

Lot 54 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 55 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 56 Block 2 of Boea Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Bublic Records of Palm Beach County Florida

Lot 57 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 58 Block 2 of Boca Green Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 59 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 60 Block 2 of Boca Greens Plat No 2/according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 61 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 62 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 63 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 64 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 65 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book

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39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 66 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lox 67, Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 68 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 461 163 of the Public Records of Palm Beach County Florida

Lot 69 Block 7 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 70 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 71 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 72 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 73 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 74 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 75 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 76 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 77 Block 2 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 1 Block 7 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 2 Block 7 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

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Lot 3 Block 7 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot P Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 2, Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 3 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 16(76)3 of the Public Records of Palm Beach County Florida

Lot 4 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 5 Block 9 of Boga Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 6 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 7 Block 9 of Boca Greens (Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 8 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 9 Block 9 of Boca Greens Plat No According to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 10 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 11 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 12 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 13 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 14 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book

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39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 15 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 16 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 17 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 61 163 of the Public Records of Palm Beach County Florida

Lot 18 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 19 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

Lot 20 Block 9 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 39 Pages 161 163 of the Public Records of Palm Beach County Florida

AR COD

EXHIBIT "D 4"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County Plorida for parcels located in Boca Greens Plat No 2

Key Fo cross reference to the legal description of each parcel contained in Exhibit D 3 read the last five (5) digits of the parcel number For example if the last five (5) digits are 10020 the legal description is Lot 2 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 36 Pages 161 163 of the Public Records of Palm Beach Sounty Florida

If the last five (5) digits are for example 10330 the legal description is Lot 33 Block 1 of Boca Greens Plat No 2 according to the Plat thereof recorded in Plat Book 36 Pages 161 163 of the Public Records of Palm Beach County Florida That is the digit to the far left is the block anymber and the last three (3) digits are the lot number (ignore the last zero)

(Heme	-44 I M	FAQ Fern	ns Contact Us	Exemption E-File
ows 1 to 51 More Clic	k Parcel ID for Detail	Back to Search	Previous	Next
wnerName	Location	_	Municipality	Parcel Number
			UNINCORPORATED	004147120200100
EMRNERED	20112 BACK 20108 BACK		UNINCORPORATED	004147120200100
COT TO ANN E	20108 BACK 20104 BACK		UNINCORPORATED	004147120200100
OWLEY ELIZABETH M TR	20104 BACK 20104 BACK		UNINCORPORATED	00414712020010
OWLEY GEORGE W TR &	20104 BACK 20100 BACK		UNINCORPORATED	00414712020010
OWEN LUCILLE D &	20100 BACK 20100 BACK		UNINCORPORATED	00414712020010
	20100 BACK 20096 BACK		UNINCORPORATED	00414712020010
			UNINCORPORATED	00414712020010
	20096 BACK		UNINCORPORATED	00414712020010
	20096 BACK		UNINCORPORATED	00414712020010
	20092 BACK			00414712020010
	20088 BACK		UNINCORPORATED UNINCORPORATED	00414712020010
ANIS BURTON I &	20084 BACK		UNINCORPORATED	00414712020010
ANIS EVA	20084 BACK			00414712020010
HAFFER ROGER L JR &	20080 BACK		UNINCORPORATED UNINCORPORATED	00414712020010
HAFFER TAMARA L	20080 BACK			00414712020010
IMING GERMAINE BEI	20074 BACK			00414712020010
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ARISER SYLVIA	20066 BACK		UNINCORPORATED	00414712020010
/EINSTEIN JOAN A &	20058 BACK			00414712020010
EINSTEIN SEYMOUR	20058 BACK		UNINCORPORATED	00414712020010
EYNOLDS HOPE L	20050 BACK			00414712020010
EYNOLDS MICHAEL G &	20050 BACK		UNINCORPORATED	00414712020010
IISLE LUISA	20044 BACK		UNINCORPORATED	00414712020010
THORY ORLANDO &	20044 BACK		UNINCORPORATED	00414712020010
UDITH SABER RESIDUARY TRU			UNINCORPORATED	00414712020010
ABER LESTER E	20040 BACK	NINE DR	UNINCORPORATED	00414712020010
RAINA RICHARD	20036 BACK		UNINCORPORATED	00414712020010
OLL ESTHER	20032 BACK		UNINCORPORATED	00414712020010
TALTARE BLANCHE	20028 BACK		UNINCORPORATED	00414712020010
TALTARE CARMELO &	20028 BACK		UNINCORPORATED	00414712020010
OYCE JOAN	20024 BACK		UNINCORPORATED	00414712020010
OCA GREENS HOMEOWNERS		OURTOWN CT	UNINCORPORATED	00414712020010
CUTARO ANTHONY A &		OURTOWN CT		00414712020010
				00414712020010
		OURTOWN CT	UNINCORPORATED	00414712020010
CHNEIDER NORMA TR		OURTOWN CT	UNINCORPORATED	00414712020010
IOLLAENDER MARILYN		OURTOWN CT	UNINCORPORATED	00414712020010
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OUD LEONOR A EST				00414712020010
		OURTOWN CT		00414712020010
UCKER STEVEN &		OURTOWN CT	UNINCORPORATED	00414712020010
		OURTOWN CT	UNINCORPORATED	00414712020010
IONSHI MAZIAR		OURTOWN CT	UNINCORPORATED	00414712020010
OHNSON DIANE M		OURTOWN CT	UNINCORPORATED	00414712020010
OHNSON GREGORY A &		OURTOWN CT	UNINCORPORATED	00414712020010
HRLICH BLANCHE W	10110 HARB	OURTOWN CT	UNINCORPORATED	00414712020010
HRLICH BLANCHE W TR		OURTOWN CT	UNINCORPORATED	00414712020010

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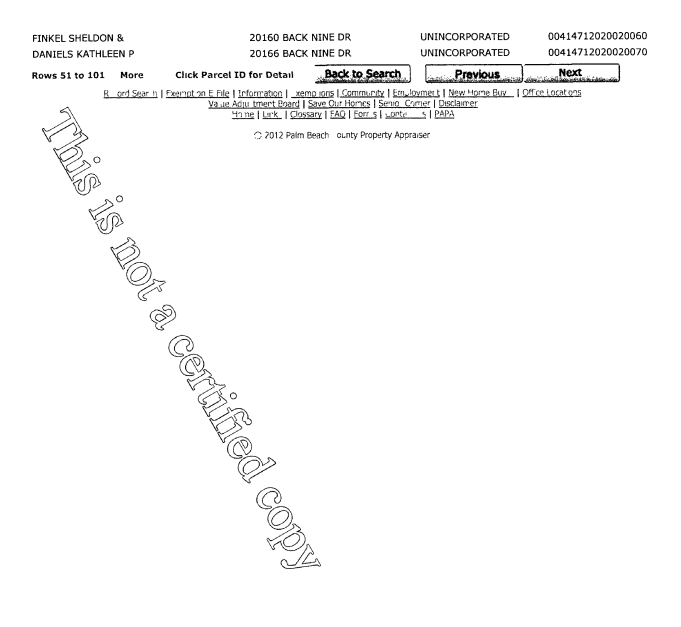
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HEALEY ROBIN			0096 HARBO 0082 HARBO		UNINCORPORATED UNINCORPORATED	00414712020010300 00414712020010310
Rows 1 to 51	More	Click Parcel ID	or Detail	Back to Search	Previous	Next
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Hame		<u>Appraiser</u>	EAQ Farm	Centact Us	Exemption E-File
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wner Name		Location		Municipality	Parcel Number
UOMAN BERNICE	F		BOURTOWN CT	UNINCORPORATED	004147120200103
AIMOWITZ DAVID			BOURTOWN CT	UNINCORPORATED	004147120200103
IAIMOWINZ DAVIL	a		BOURTOWN CT	UNINCORPORATED	004147120200103
HADHA MARARAJ			BOURTOWN CT	UNINCORPORATED	004147120200103
HADHA MAYANK	4		BOURTOWN CT	UNINCORPORATED	004147120200103
OBBINS SHELLIL	>		BOURTOWN CT	UNINCORPORATED	004147120200103
OBBINS TIMOTHY	1.8		BOURTOWN CT	UNINCORPORATED	004147120200103
EBLETT JAIME A	10 ろ		BOURTOWN CT	UNINCORPORATED	004147120200103
E C	3		BOURTOWN CT	UNINCORPORATED	004147120200103
ARKIN DAVID N &	0		BOURTOWN CT	UNINCORPORATED	004147120200103
ARKIN MARIE V	<u>U</u>		BOURTOWN CT	UNINCORPORATED	004147120200103
ROMAN MARYLOU			BOURTOWN CT	UNINCORPORATED	00414712020010
REEN DAISY	. Ø)		UNINCORPORATED	00414712020010
ELDMAN ABRAHAI	5				004147120200103
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SSO THERESA J		NA S	BOURTOWN CT		00414712020010
ILLIAMS MARTIN			BOURTOWN CT	UNINCORPORATED	
ILLIAMS RONNIE	&	1-1-	BOURTOWN CT	UNINCORPORATED	00414712020010
ILLIAMS RUTH M		V SU	BOURTOWN CT	UNINCORPORATED	00414712020010
AGLIONE DIANE			BOURTOWN CT	UNINCORPORATED	00414712020010
AGLIONE PATRIC	K J JR &	(CV10127 HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
JSS ESTHER			BOURTOWN CT	UNINCORPORATED	00414712020010
JSS ESTHER TR		\sim	BOURTOWN CT	UNINCORPORATED	00414712020010
JSS WILLIAM &			BOURTOWN CT	UNINCORPORATED	00414712020010
JSS WILLIAM TR			BOURTOWN CT	UNINCORPORATED	00414712020010
UCK SANDRA E R	ETIREMENT	PLAN & TRUST 10161 HAR		UNINCORPORATED	00414712020010
ONACO MATTHE	V &		BOURTOWN CT	UNINCORPORATED	00414712020010
ONACO TAMARA		10185-HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
OLINOS NELLY		10211 HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
UCKET ERIC M &		10221 HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
UCKET PAULA		10221 HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
HITTAKER ADAM	Т&	10235 HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
'HITTAKER JILL J		10235 HAR	BOURTOWN CT	UNINCORPORATED	00414712020010
COTT LUBIN SHE	ILA E	20012 BAC	K NINE DR	UNINCORPORATED	00414712020010
TIS KAREN L		20006 BAC	K NINE DR	UNINCORPORATED	00414712020010
BUZAHRA AMJAD		20000 BAC	K NINE DR	UNINCORPORATED	00414712020010
BUZAHRA OLA S	&	20000 BAC	K NINE DR	UNINCORPORATED	00414712020010
HARLES MAX &		20124 BAC	K NINE DR	UNINCORPORATED	00414712020020
HARLES SIMONE	F	20124 BAC	K NINE DR	UNINCORPORATED	00414712020020
IRNBAUM SANDY		20132 BAC	K NINE DR	UNINCORPORATED	00414712020020
ESSING ALAN &		20132 BAC	K NINE DR	UNINCORPORATED	00414712020020
EGAL SANDRA		20138 BAC	K NINE DR	UNINCORPORATED	00414712020020
FFENBERG HILDA	١	20144 BAC	K NINE DR	UNINCORPORATED	00414712020020
FFENBERG HILDA	TR	20144 BAC	K NINE DR	UNINCORPORATED	00414712020020
FFENBERG LOUIS	8	20144 BAC	K NINE DR	UNINCORPORATED	00414712020020
FFENBERG LOUIS	TR	20144 BAC	K NINE DR	UNINCORPORATED	00414712020020
UPPERSMITH BAF	RBARA	20152 BAC	K NINE DR	UNINCORPORATED	00414712020020
UPPERSMITH PHI	LLIP &	20152 BAC	K NINE DR	UNINCORPORATED	00414712020020
INKEL LINDA		20160 BAC	K NINE DR	UNINCORPORATED	00414712020020

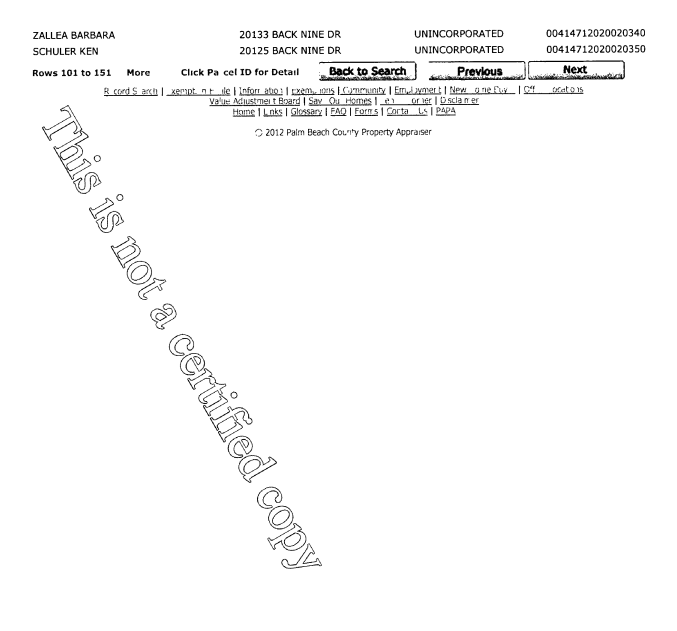
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	Appraiser +		Fublic Access Syste	
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Rows 101 to 151 More	Click Parcel ID for Detail	Back to Search	Previous	Next
Owner Name	Location		Municipality	Parcel Number
DANIELS RATHLEEN P	20166 BACK NINE	DR	UNINCORPORATED	00414712020020070
MARQUIS SHAWN G &	20166 BACK NINE	DR	UNINCORPORATED	00414712020020070
JANKOW DOREEN P	20174 BACK NINE	DR	UNINCORPORATED	00414712020020080
JANKOW BICHARD J &	20174 BACK NINE	DR	UNINCORPORATED	00414712020020080
COHEN MARIA	20180 BACK NINE	DR	UNINCORPORATED	00414712020020090
VALENTI JOAN TR	20188 BACK NINE	DR	UNINCORPORATED	00414712020020100
VALENTI LEONARD G	20188 BACK NINE	DR	UNINCORPORATED	00414712020020100
VALENTI LEONARD CIR	20188 BACK NINE	DR	UNINCORPORATED	00414712020020100
POLIMENI CHRISTOPHER V &	20194 BACK NINE	DR	UNINCORPORATED	00414712020020110
POLIMENI JEANINE	20194 BACK NINE	DR	UNINCORPORATED	00414712020020110
LARA GRACIELA	20202 BACK NINE	DR	UNINCORPORATED	00414712020020120
HAN CHINGPING &	20208 BACK NINE	DR	UNINCORPORATED	00414712020020130
HAN MARIE) 20208 BACK NINE	DR	UNINCORPORATED	00414712020020130
ANNIBALLI CINDY L	20216 BACK NINE	DR	UNINCORPORATED	00414712020020140
ANNIBALLI MARK R &	20216 BACK NINE	DR	UNINCORPORATED	00414712020020140
SCHEIRICH JOSEPH M &	(C) 20222 BACK NINE		UNINCORPORATED	00414712020020150
SCHEIRICH RUTH E	20222 BACK NINE		UNINCORPORATED	00414712020020150
IVEY KENNETH M &	20230 BACK NINE		UNINCORPORATED	00414712020020160
IVEY NATALIE A	20230 BACK NINE		UNINCORPORATED	00414712020020160
CARROLL STEVE	20236 BACK NINE		UNINCORPORATED	00414712020020170
SHIELD AMY D	(20245 BACK NINE		UNINCORPORATED	00414712020020170
SLATTERY ROBERT K	20237 BACK NINE		UNINCORPORATED	00414712020020190
COHEN LILIAM E	20231 BACK NINE		UNINCORPORATED	00414712020020190
COHEN MICHAEL R &	20231 BACK NINE		UNINCORPORATED	00414712020020200
WOLNER GERALD &	20223 BACK NINE		UNINCORPORATED	00414712020020200
WOLNER PHYLLIS A	20223 BACK NINE 20223 BACK NINE		UNINCORPORATED	00414712020020210
ST LAWRENCE MARCIA A	20217 BACK NINE		UNINCORPORATED	00414712020020210
ST LAWRENCE PAUL R &	20217 BACK MINE		UNINCORPORATED	00414712020020220
SIMMS ROCHELLE	20209 BACK NINE			
SIMMS ROCHELLE TR	20209 BACK NINE 20209 BACK NINE			00414712020020230
BRIAN & URSULA CLANCY TRU			UNINCORPORATED UNINCORPORATED	00414712020020230
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LAUDICINA VINCENT &	20195 BACK NINE 20195 BACK NINE			00414712020020250
SILVERMAN LESTER	20199 BACK NINE 20189 BACK NINE			00414712020020250 00414712020020260
SUSSMAN GERTRUDE B	20189 BACK NINE 20181 BACK NINE			
SUSSMAN GERTRUDE B TR	20181 BACK NINE 20181 BACK NINE			00414712020020270
DONOFRIO SAVERIO &	20175 BACK NINE		UNINCORPORATED UNINCORPORATED	00414712020020270
GRETINA RITA	20175 BACK NINE 20175 BACK NINE		UNINCORPORATED	00414712020020280
MIKULSKI DEBORAH L	20175 BACK NINE 20167 BACK NINE		UNINCORPORATED	00414712020020280
MIKULSKI KENNETH S &	20167 BACK NINE 20167 BACK NINE		UNINCORPORATED	00414712020020290
SELIG CHRISTA &	20167 BACK NINE 20161 BACK NINE			00414712020020290
SELIG GERALD	20161 BACK NINE 20161 BACK NINE			00414712020020300
BENTAYOU ASHLEY W	20151 BACK NINE 20153 BACK NINE			00414712020020300
BENTAYOU MATTHEW F &				00414712020020310
CAOG INV CORP	20153 BACK NINE			00414712020020310
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	20139 BACK NINE		UNINCORPORATED	00414712020020330
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		r's Public Access Sys	stem (PAPA)
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Rows 151 to 201 More	Click Parcel ID for Detail Back to Searc	h. Previous	Next
Owner Name	Location	Municipality	Parcel Number
SCHLILERKEN	20125 BACK NINE DR	UNINCORPORATED	00414712020020350
CAPRS DAVID E JR &	20119 BACK NINE DR	UNINCORPORATED	00414712020020360
CAPPS JAMIE G	20119 BACK NINE DR	UNINCORPORATED	00414712020020360
FISHMAN MORIEL &	20111 BACK NINE DR	UNINCORPORATED	00414712020020370
FISHMAN SEYMOUR	20111 BACK NINE DR	UNINCORPORATED	00414712020020370
CONNERS MARGARET	20105 BACK NINE DR	UNINCORPORATED	00414712020020380
CONNERS WILLIAM &	20105 BACK NINE DR	UNINCORPORATED	00414712020020380
POULERIGUEN FRANCOISE M	20097 BACK NINE DR	UNINCORPORATED	00414712020020390
POULERIGUEN JEAN P&	20097 BACK NINE DR	UNINCORPORATED	00414712020020390
HARWITT GLORIA N	20091 BACK NINE DR	UNINCORPORATED	00414712020020400
EREZ CINDY	20083 BACK NINE DR	UNINCORPORATED	00414712020020410
VANEYCK FABRICE &	20083 BACK NINE DR	UNINCORPORATED	00414712020020410
HARKINS CHRISTOPHER	20077 BACK NINE DR	UNINCORPORATED	00414712020020420
HARKINS CHRISTOPHER T TR	20077 BACK NINE DR	UNINCORPORATED	00414712020020420
HARKINS SUSAN L &	20077 BACK NINE DR	UNINCORPORATED	00414712020020420
HARKINS SUSAN L TR	C 20077 BACK NINE DR	UNINCORPORATED	00414712020020420
CINGOLANI CAROLANN	20069 BACK NINE DR	UNINCORPORATED	00414712020020430
SPIVAK MARK	م الم 20069 BACK NINE DR	UNINCORPORATED	00414712020020430
BROWN AUSTIN H &	20063 BACK NINE DR	UNINCORPORATED	00414712020020440
BROWN SON YI	20063 BACK NINE DR	UNINCORPORATED	00414712020020440
WEISS ELLIOT &	V 20055 BACK NINE DR	UNINCORPORATED	00414712020020450
WEISS KARI	20055 BACK NINE DR	UNINCORPORATED	00414712020020450
TOPKIS SYLVIA	20049 BACK NINE DR	UNINCORPORATED	00414712020020460
TOPKIS WILLIAM &	20049 BACK NINE DR	UNINCORPORATED	00414712020020460
WEISENFELD SANDI E	2004 PACK NINE DR	UNINCORPORATED	00414712020020470
WEISENFELD STEPHEN L &	20041 BACK NINE DR	UNINCORPORATED	00414712020020470
HERBERT GLENN &	20035 BACK MINE DR	UNINCORPORATED	00414712020020480
HERBERT NANCY	20035 BACK NINE DR	UNINCORPORATED	00414712020020480
CASALE ANTHONY M &	20027 BACK NINE DR	UNINCORPORATED	00414712020020490
KAUFMAN LOIS	20027 BACK NINE DR	UNINCORPORATED	00414712020020490
PADIAL FRANCOIS &	20021 BACK NINE DR	UNINCORPORATED	00414712020020500
PADIAL ROBIN	20021 BACK NINE DR	UNINCORPORATED	00414712020020500
BACKUS DAVID R &	20013 BACK NINE DR	UNINCORPORATED	00414712020020510
BACKUS LINDA L	20013 BACK NINE DR	UNINCORPORATED	00414712020020510
MURRAY GLORIA J	20007 BACK NINE DR	UNINCORPORATED	00414712020020520
MURRAY LARRY F &	20007 BACK NINE DR	UNINCORPORATED	00414712020020520
DALIN DAVID &	19999 BACK NINE DR	UNINCORPORATED	00414712020020530
DALIN DAVID TR	19999 BACK NINE DR	UNINCORPORATED	00414712020020530
SANUA MARIANNE R	19999 BACK NINE DR	UNINCORPORATED	00414712020020530
FIRST IMPRESSIONS	19993 BACK NINE DR	UNINCORPORATED	00414712020020540
OVITT JONATHAN &	19985 BACK NINE DR	UNINCORPORATED	00414712020020550
OVITT STACEY	19985 BACK NINE DR	UNINCORPORATED	00414712020020550
DANSKY ELISA F TR	19979 BACK NINE DR	UNINCORPORATED	00414712020020560
DANSKY MICHAEL P TR	19979 BACK NINE DR	UNINCORPORATED	00414712020020560
DANSKY MICHAEL TRUST &	19979 BACK NINE DR	UNINCORPORATED	00414712020020560
SIMMONS SYLVIA	19971 BACK NINE DR	UNINCORPORATED	00414712020020570
PERRONE DEAN &	19965 BACK NINE DR	UNINCORPORATED	00414712020020580
PERRONE GALE	19965 BACK NINE DR	UNINCORPORATED	00414712020020580
COHEN SUZANNE	10269 CAMELBACK LN	UNINCORPORATED	00414712020020590

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GALASSO GUY L SHAFFERMAN KAR	TN 8.	10315 CAMELB 10315 CAMELB		UNINCORPORATED UNINCORPORATED	00414712020020600 00414712020020600
Rows 151 to 201	More	Click Parcel ID for Detail	Back to Search	Previous	Next
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	Approiser +		stem (PAPA)
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Rows 201 to 251 Mo e		to Search Previous	Next
Owner Name	Location	Municipality	Parcel Number
SRAFFERMAN KARIN &	10315 CAMELBACK LN	UNINCORPORATED	00414712020020600
NEWMAN GARY TR	10333 CAMELBACK LN	UNINCORPORATED	00414712020020610
SILVERMAN DONNA	10349 CAMELBACK LN	UNINCORPORATED	00414712020020620
HORBANTAH	10367 CAMELBACK LN	UNINCORPORATED	00414712020020630
HORBAR RITA H TR	10367 CAMELBACK LN	UNINCORPORATED	00414712020020630
HORBAR STATES S &	10367 CAMELBACK LN	UNINCORPORATED	00414712020020630
GOLDMAN BARBARA	10385 CAMELBACK LN	UNINCORPORATED	00414712020020640
GOLDMAN MARTIN	10385 CAMELBACK LN	UNINCORPORATED	00414712020020640
LOUD HENRY C &	10397 CAMELBACK LN	UNINCORPORATED	00414712020020650
LOUD SILVIA (O)	10397 CAMELBACK LN	UNINCORPORATED	00414712020020650
EVERAERT NADINE	10400 CAMELBACK LN	UNINCORPORATED	00414712020020660
EVERAERT VINCENT &	10400 CAMELBACK LN	UNINCORPORATED	00414712020020660
MILLER FLORENCE	10390 CAMELBACK LN	UNINCORPORATED	00414712020020670
BECKER RUTH Y	10370 CAMELBACK LN	UNINCORPORATED	00414712020020680
BECKER WALLACE H &	10370 CAMELBACK LN	UNINCORPORATED	00414712020020680
OUAKNINE ESTHER	10350 CAMELBACK LN	UNINCORPORATED	00414712020020690
OUAKNINE RAPHAEL &	10350 CAMELBACK LN	UNINCORPORATED	00414712020020690
LEBOWITZ PHYLISS	10340 CAMELBACK LN	UNINCORPORATED	00414712020020700
COHEN HELEN M	20330 CAMELBACK LN	UNINCORPORATED	00414712020020710
COHEN MURRAY J &	10330 CAMELBACK LN	UNINCORPORATED	00414712020020710
FISHER FLORENCE &	CONSTRUCTION	UNINCORPORATED	00414712020020720
FISHER JERRY	10320 CAMELBACK LN	UNINCORPORATED	00414712020020720
LEONARD SHIRLEY A	کر کرد کرد کرد کرد کرد کرد کرد کرد کرد ک	UNINCORPORATED	00414712020020730
PORTNOY RICHARD S &	103 20 BAMELBACK LN	UNINCORPORATED	00414712020020730
HIGGINS JAMES J &	10300 CAMELBACK LN	UNINCORPORATED	00414712020020740
HIGGINS PATRICIA A	10300 CAMELBACK LN	UNINCORPORATED	00414712020020740
KLEIN HAROLD E &	10290 CAMELBACK LN	UNINCORPORATED	00414712020020750
KLEIN HAROLD E TR	10290 CAMELBACK LN	UNINCORPORATED	00414712020020750
KLEIN LILA F	10290 CAMELBACK LN	UNINCORPORATED	00414712020020750
KLEIN LILA F TR	10290 CAMELBACK LN	UNINCORPORATED	00414712020020750
SOLTESS FRANK J &	10280 CAMELBACK LN	UNINCORPORATED	00414712020020760
SOLTESS SUSAN D	10280 CAMELBACK LN	UNINCORPORATED	00414712020020760
BAUMANN GEORGE F	10270 CAMELBACK LN		00414712020020770
BAUMANN LOREACE &	10270 CAMELBACK LN		00414712020020770
HOGHOOGHI SHAHRIAR &	19929 BACK NINE DR	UNINCORPORATED UNINCORPORATED	00414712020070010 00414712020070010
LAMEA LADAN SHOOSHANI MARGARET	19929 BACK NINE DR 19923 BACK NINE DR	UNINCORPORATED	00414712020070010
SHOOSHANI MARGARET	19923 BACK NINE DR	UNINCORPORATED	00414712020070020
ABBASI SAMIRA &	19915 BACK NINE DR	UNINCORPORATED	00414712020070020
SOBHAN KHALED	19915 BACK NINE DR	UNINCORPORATED	00414712020070030
GUEVARA VIRGINIA	19695 SEDGEFIELD TER		00414712020090010
BRUCE CAROL J	19715 SEDGEFIELD TER		00414712020090010
LEAL MICHELENA ALEJANDRO			00414712020090020
POBEREZHNYAK YULIYA	19735 SEDGEFIELD TER		00414712020090020
BALDET CESAR &	19755 SEDGEFIELD TER		00414712020090040
BALDET JEAN LOUIS	19755 SEDGEFIELD TER		00414712020090040
LIPNACK ROBERTA H	19775 SEDGEFIELD TER		00414712020090050
LIPNACK ROBERTA H TR	19775 SEDGEFIELD TER		00414712020090050
STALLONE MICHELLE	19795 SEDGEFIELD TER		00414712020090060

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STALLONE ROBER	Т&	19795 SEDGEF	IELD TER	UNINCORPORATED	00414712020090060
FREAD DEBBIE		19815 SEDGEF	IELD TER	UNINCORPORATED	00414712020090070
Rows 201 to 251	More	Click Parcel ID for Detail	Back to Search	Previous	Next
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4 Home		Ag Ferms	Centact Us	Exemption E-File
Rows 251 to 274 of 274	Click Parcel ID for Detail	lack to Search	Previous	Next
Owner Name	Location	M	funicipality	Parcel Number
FREAD DEBBIE	19815 SEDGEFIELD	TER U	ININCORPORATED	00414712020090070
FREAD THOMAS	19815 SEDGEFIELD	TER U	ININCORPORATED	00414712020090070
SPERRAZZA STEVEN	19835 SEDGEFIELD	TER U	ININCORPORATED	00414712020090080
PERRAULT MAXIME	19855 SEDGEFIELD	TER U	ININCORPORATED	00414712020090090
PRINE FRANK	19875 SEDGEFIELD	TER U	ININCORPORATED	00414712020090100
DININ ANA	19880 SEDGEFIELD	TER U	ININCORPORATED	00414712020090110
	19880 SEDGEFIELD	TER U	ININCORPORATED	00414712020090110
ROSENTHAL IVAN	19860 SEDGEFIELD	TER U	ININCORPORATED	00414712020090120
ROSENTHAL LAURIE	19860 SEDGEFIELD	TER U	ININCORPORATED	00414712020090120
PORTMAN MILES B	19840 SEDGEFIELD	TER U	ININCORPORATED	00414712020090130
PORTMAN TAMAH M	19840 SEDGEFIELD	TER U	ININCORPORATED	00414712020090130
TRACEY FAITH ANN &	19820 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090140
TRACEY PETER J	19820 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090140
LAAKSO ALLISON L	19800 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090150
ALI IMROSE	19780 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090160
ALI REZA &	المركبي 19780 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090160
JUNCTION HOLDINGS LLC	19760 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090170
GETZ JUNE C	19740 SEDGEFIELD ورجم	TER L	JNINCORPORATED	00414712020090180
GETZ STEVEN M &	Top740 SEDGEFIELD	TER L	JNINCORPORATED	00414712020090180
YII ING XIONG	19720 SEDGEFIELD	TER L	JNINCORPORATED	00414712020090190
YONG Y &	V (19720 SEDGEFIELD	TER L	JNINCORPORATED	00414712020090190
THILEM ARTHUR	19700 SEDGEFIELD	TER U	JNINCORPORATED	00414712020090200
		**		
Rows 251 to 274 of 274	Click Parcel ID for Detail	Back to Search	Previous	Next.
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EXHIBIT "D 5"

Legal Description of parcels located in Boca Greens Plat No 3 reens. ses 190 191 Hore to the total of to Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Rages 190 191 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 3

I of 1 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

I of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 3 of Bosa Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 4 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 5 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 6 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 7 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 8 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 9 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 10 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 11 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 12 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 13 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 14 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

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I ot 15 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 16 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

I of Not Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 18 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 19 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 20 of Boca Greens Blat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 21 of Boca Greens Plat No³ according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 22 of Boca Greens Plat No (3) according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 23 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palme Beach County Florida

KAO)

Lot 24 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 25 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 26 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 27 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 28 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

Lot 29 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages

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190 191 of the Public Records of Palm Beach County Florida

Lot <u>30</u> of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

EXHIBIT "D 6"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County-Florida for parcels located in Boca Greens Plat No 3

Key Fo cross reference to the legal description of each parcel contained in Exhibit D 5 read the last three (3) digits of the parcel number For example if the last three (3) digits are 930 the legal description is Lot 3 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida

If the last three (3) digits are for example 220 the legal description is Lot 22 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 39 Pages 190 191 of the Public Records of Palm Beach County Florida That is the last three (3) digits are the lot number (ignore the last zero)

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Property App	raiser	e Public Access Sys	and the second sec
(Heme	FAC	ns Centact Us	Exemption E-File
Rows 1 to 47 of 47 Cl ck Parcel ID fo	or Deta I Back to Search	Previous	Next
Owner Name	Location	Municipality	Parcel Number
MARTIN JOHN E	19653 BACK NINE DR	UNINCORPORATED	00414712030000010
MARTUCEL VINCENT J	19649 BACK NINE DR	UNINCORPORATED	00414712030000030
BIRNBAUM JOAN B	19647 BACK NINE DR	UNINCORPORATED	00414712030000040
GRINDLE COWALD J &	19634 BACK NINE DR	UNINCORPORATED	00414712030000050
GRINDLE JENNIBER D	19634 BACK NINE DR	UNINCORPORATED	00414712030000050
GRINDLE LUCIA	19634 BACK NINE DR	UNINCORPORATED	00414712030000050
CARVER DANIÈE &	19632 BACK NINE DR	UNINCORPORATED	00414712030000060
CARVER JOSEPHINE A	19632 BACK NINE DR	UNINCORPORATED	00414712030000060
BLEECHER ALLAN E	19630 BACK NINE DR	UNINCORPORATED	00414712030000070
BLFECHER MARIE	19630 BACK NINE DR	UNINCORPORATED	00414712030000070
DUBOFF SYLVIA	19628 BACK NINE DR	UNINCORPORATED	00414712030000080
JUNCTION HOLDINGS LLC	19626 BACK NINE DR	UNINCORPORATED	00414712030000090
KARAMBELAS ANN	19624 BACK NINE DR	UNINCORPORATED	00414712030000100
KARAMBELAS ANN LIVING TRUST	19624 BACK NINE DR	UNINCORPORATED	00414712030000100
FISCHER CAROL B	19622 BACK NINE DR	UNINCORPORATED	00414712030000110
LINES ELAINE R	19620 BACK NINE DR	UNINCORPORATED	00414712030000120
PROIOS ANNA	19619 BACK NINE DR	UNINCORPORATED	00414712030000130
PROIOS GEORGE &	^O 19619 BACK NINE DR	UNINCORPORATED	00414712030000130
LEGORBURU GUSTAVO R &	T19621 BACK NINE DR	UNINCORPORATED	00414712030000140
LEGORBURU MARITZA	19621 BACK NINE DR	UNINCORPORATED	00414712030000140
GLOBISCH JOSEPH V	D9623 BACK NINE DR	UNINCORPORATED	00414712030000150
GLOBISCH ROSALIE &	19623 BACK NINE DR	UNINCORPORATED	00414712030000150
AMTRUST REO I LLC	19625 BACK NINE DR	UNINCORPORATED	00414712030000160
COHEN HERBERT W &	19627-BACK NINE DR	UNINCORPORATED	00414712030000170
COHEN SHEILA R	19622 BACK NINE DR	UNINCORPORATED	00414712030000170
LEPACHA SA	19629 BACK NINE DR	UNINCORPORATED	00414712030000180
HATZIVASSILIOU CATHY TRUSTEE	19631 BACK NINE DR	UNINCORPORATED	00414712030000190
HATZIVASSILIOU STEFANOS & CATHY TRU	ST 19631 BACK MINE DR	UNINCORPORATED	00414712030000190
HATZIVASSILIOU STEFANOS TRUSTEE	19631 BACK NINE DR	UNINCORPORATED	00414712030000190
COHEN NEIL B	19633 BACK NINE DR	UNINCORPORATED	00414712030000200
DAVIS BERNICE	19635 BACK NINE DR	UNINCORPORATED	00414712030000210
STEINBERG MARK	19637 BACK NINE DR	UNINCORPORATED	00414712030000220
DEFRANCISCO MARIA G	19639 BACK NINE DR	UNINCORPORATED	00414712030000230
DISALVO JOSEPH &	19641 BACK NINE DR	UNINCORPORATED	00414712030000240
DISALVO TINA	19641 BACK NINE DR	UNINCORPORATED	00414712030000240
YANNOCONE BARBARA A	19644 BACK NINE DR	UNINCORPORATED	00414712030000250
YANNOCONE F J JR &	19644 BACK NINE DR	UNINCORPORATED	00414712030000250
BAIZ EGILDA L	19646 BACK NINE DR	UNINCORPORATED	00414712030000260
BAIZ HENRY &	19646 BACK NINE DR	UNINCORPORATED	00414712030000260
KATZ MILTON	19648 BACK NINE DR	UNINCORPORATED	00414712030000270
KATZ MILTON TR	19648 BACK NINE DR	UNINCORPORATED	00414712030000270
DUARTE CRISTINA M	19650 BACK NINE DR	UNINCORPORATED	00414712030000280
DUARTE CRISTINA M TR	19650 BACK NINE DR	UNINCORPORATED	00414712030000280
KINNERTON INTERNATL LTD	19652 BACK NINE DR	UNINCORPORATED	00414712030000290
LANDRY ROBIN	19654 BACK NINE DR	UNINCORPORATED	00414712030000300
KOSIC HERONKA	19651 BACK NINE DR	UNINCORPORATED	00414712030000020
Rows 1 to 47 of 47 Click Parcel ID f	And the second	Previous	Next
Record Se <u>c</u> <u>E emption E File</u> Value /	<u>nfolmation Elemptiolis Community m</u> Adi stmelt Board Sale Oc Horries Senio	<u>poyment Ne Home Bye O</u> Co. e. Dis Jame	ffice Locatio is
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EXHIBIT "D 7"

I egal Description of parcels located in Boca Greens Plat No 4 Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 4

I ot 1 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

I of 2 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

I of 3 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 4 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 5 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 6 of Boca Greens Plackle 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 7 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 8 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 9 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 10 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 11 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 12 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 13 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 14 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 15 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages

159 160 of the Public Records of Palm Beach County Florida

Lot 16 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot Dof Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 18 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 19 of Booa Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 20 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 21 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 22 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 23 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 24 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 25 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 26 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 27 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 28 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

Lot 29 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

EXHIBIT "D 8"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County Florida for parcels located in Boca Greens Plat No 4

Key Fo cross reference to the legal description of each parcel contained in Exhibit D 7 read the last three (3) digits of the parcel number For example if the last three (3) digits are 030 the legal description is Lot 3 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida

If the last three (3) digits are for example 220 the legal description is Lot 22 of Boca Greens Plat No 4 according to the Plat thereof recorded in Plat Book 41 Pages 159 160 of the Public Records of Palm Beach County Florida That is the last three (3) digits are the lot number (ignore the last zero)

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(Home	FAQ.	Ferms Centact Us	Exemption E-File
	lick Parcel ID for Detail	arch Previous	Next
Dwner Name	Location	Municipality	Parcel Number
BEERMANN WILLIAM	19661 SEA PINES WAY	UNINCORPORATED	004147120500000
VEIL GARX N	19653 SEA PINES WAY	UNINCORPORATED	004147120500000
REENBERGBERNICE	19643 SEA PINES WAY	UNINCORPORATED	004147120500000
REENBERG BERNICE TR	19643 SEA PINES WAY	UNINCORPORATED	004147120500000
CPPOLA ENTIL	19635 SEA PINES WAY	UNINCORPORATED	004147120500000
EREDIA YVONNE	10468 AUGUSTA CT	UNINCORPORATED	004147120500000
	10478 AUGUSTA CT	UNINCORPORATED	004147120500000
DY STACEY W &	10478 AUGUSTA CT	UNINCORPORATED	004147120500000
IDALGO JULIE M	10486 AUGUSTA CT	UNINCORPORATED	00414712050000
IDALGO WILLIAMS S	10486 AUGUSTA CT	UNINCORPORATED	00414712050000
G	10496 AUGUSTA CT	UNINCORPORATED	00414712050000
ANCHINI GEORGE M &	10496 AUGUSTA CT	UNINCORPORATED	00414712050000
EUTSCHE BANK NATIONAL	TRUST CO TR 10497 AUGUSTA CT	UNINCORPORATED	00414712050000
DDERLEY STEPHANIE D	10487 AUGUSTA CT	UNINCORPORATED	00414712050000
ROWN DANIEL J	C 10479 AUGUSTA CT	UNINCORPORATED	00414712050000
HIBATA FUMIKO	19599 SEA PINES WAY	UNINCORPORATED	00414712050000
HIBATA YOSHIMI &	19599 SEA PINES WAY	UNINCORPORATED	00414712050000
ORING MARK	19589 SEA PINES WAY	UNINCORPORATED	00414712050000
ORING MELISSA &	19589 SEA PINES WAY	UNINCORPORATED	00414712050000
VANS PETER	(19581 SEA PINES WAY	UNINCORPORATED	00414712050000
PENCER ROBIN A &	(1958) SEA PINES WAY	UNINCORPORATED	00414712050000
ULLER NORGART	19571 SEA PINES WAY	UNINCORPORATED	00414712050000
ORMAN IRWIN &	19563 BEA PINES WAY	UNINCORPORATED	00414712050000
ORMAN NATALIE	19563 SEA PINES WAY	UNINCORPORATED	00414712050000
ARROWS MARY E	19553 SEA DINES WAY	UNINCORPORATED	00414712050000
ELSINO ELYSSA B	19553, SEA PINES WAY	UNINCORPORATED	00414712050000
ELSINO JOSEPH V &	19553 SEA PINES WAY	UNINCORPORATED	00414712050000
AVIDSON BONNIE	19545 SEA PINES WAY	UNINCORPORATED	00414712050000
ARSON KATHRYN A	19535 SEA PINES WAY	UNINCORPORATED	00414712050000
ILLER LOUIS P &	19527 SEA PINES WAY	UNINCORPORATED	00414712050000
ILLER NANMICHELE	19527 SEA PINES WAY	UNINCORPORATED	00414712050000
AROSCIA JOHN &	19528 SEA PINES WAY	UNINCORPORATED	00414712050000
EIGEN ELEANOR	19528 SEA PINES WAY	UNINCORPORATED	00414712050000
ELUSO JENNIFER P	19536 SEA PINES WAY	UNINCORPORATED	00414712050000
ELUSO PAUL R &	19536 SEA PINES WAY	UNINCORPORATED	00414712050000
ABAL ONE LLC	19546 SEA PINES WAY	UNINCORPORATED	00414712050000
AVEAUX DENISE	19554 SEA PINES WAY	UNINCORPORATED	00414712050000
AVEAUX ISAAC &	19554 SEA PINES WAY	UNINCORPORATED	00414712050000
OPPER CAROLYN	19564 SEA PINES WAY	UNINCORPORATED	00414712050000
EZAJIA MORELLA AYALA	19574 SEA PINES WAY	UNINCORPORATED	00414712050000
AJIA JOSE A &	19574 SEA PINES WAY	UNINCORPORATED	00414712050000
ORKMAN KATHLEEN H	19590 SEA PINES WAY	UNINCORPORATED	00414712050000
ORKMAN ROBERT S &	19590 SEA PINES WAY	UNINCORPORATED	00414712050000
	19600 SEA PINES WAY	UNINCORPORATED	00414712050000
ARAMILLO ALDEMAR &	19600 SEA PINES WAY	UNINCORPORATED	00414712050000
MPECH WORLD LLC	19626 SEA PINES WAY	UNINCORPORATED	00414712050000

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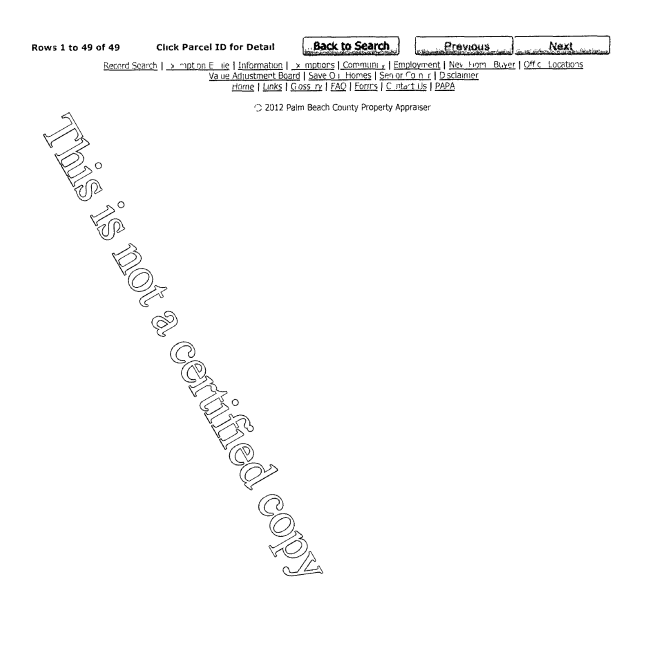


EXHIBIT "D 9"

Legal Description of parcels located in Boca Greens Plat No 5 reens to it is it Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 5

Lot 1 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 3 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 4 Block both Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 5 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 6 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 7 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 8 Block 1 of Boca Greens Plat No. 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 9 Block 1 of Boca Greens Plat No Saccording to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 10 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 11 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 12 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 13 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 14 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

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Lot 15 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 16 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 17 Blocko1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages Frand 18 of the Public Records of Palm Beach County Florida

Lot 18 Block for Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 8 of the Public Records of Palm Beach County Florida

Lot 19 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 20 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Rublic Records of Palm Beach County Florida

Lot 21 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 22 Block 1 of Boca Greens Rhat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 23 Block 1 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

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Lot 24 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 25 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 26 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 27 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 1 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Page 2 of 5

Lot 2 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 3 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 49 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 4 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 5 Block 2, of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 4' Pages 1 Kand 18 of the Public Records of Palm Beach County Florida

Lot 6 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 10 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 11 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Rubic Records of Palm Beach County Florida

Lot 12 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 13 Block 2 of Boca Greens Plat 75 5 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 14 Block 2 of Boca Greens Plat No 3 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 15 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 16 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 17 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 4' Pages 17 and 18 of the Public Records of Palm Beach County Florida

Lot 18 Block 2 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

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This legal description corresponds to parcel number 0041471206002081

Being all(4F) Lot 9 in Block 3. of BOCA CREENS PLAT NO 5 as recorded in Plat Book 42 on pages 17 and 18 of the Public Records of Palm Beach County Florida Together with their Portion of Lot 8 in Block 2 of the same plat more particularly described as follows Beginning at the Northwest corner of said Lot 9 and a point on a curve having a radius of 67 GD feet from which a radial line bears N 36 00 22 W thence Westerly along the arc of said Lot 9 and a point on a curve having a radius of 67 GD feet from which a radial line bears N 36 00 22 W thence Westerly along the arc of said curve subtending a central angle of 15 16 44 a distance of 16 00 feet thences 20 23 58 E a distance of 125 00 feet to a point of Pourve having a radius of 185 00 feet from which a radial line bears N 20 301 W thence Easterly along the arc of said curve subtending a central angle of 113 56 12 a distance of 45 00 feet to the Southwelt corner of said Lot 9 along the West line of Lot 9 a distance of 125 00 teer to the point or beginning

Page 4 of 5

RECORD VERIFIED PALM BEACH COUNTY FLA JOHN B DUNKLE CLERK CIRCUIT COURT

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This legal description corresponds to parcel number 00414712060020070

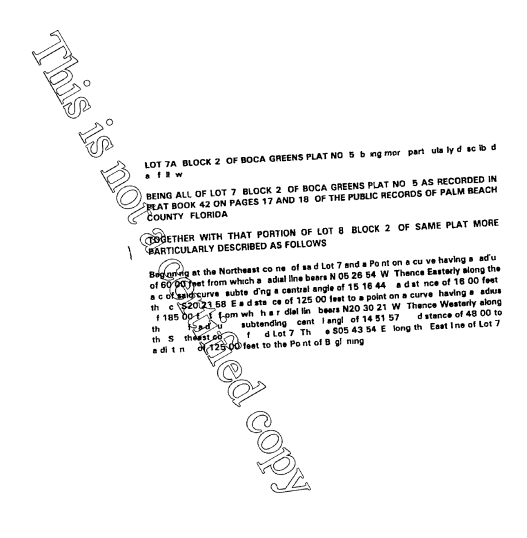


EXHIBIT "D 10"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County-Florida for parcels located in Boca Greens Plat No 5

Key Fo cross reference to the legal description of each parcel contained in Exhibit D 9 read the last five (5) digits of the parcel number For example if the last five (5) digits are 10020 the legal description is Lot 2 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida

If the last five (5) digits are for example 10230 the legal description is Lot 23 Block 1 of Boca Greens Plat No 5 according to the Plat thereof recorded in Plat Book 42 Pages 17 and 18 of the Public Records of Palm Beach County Florida That is the digit to the far left is the block number and the last three (3) digits are the lot number (ignore the last zero)

Gary R	Nikolits, CFA		e Pablic Access Sy	
1	rty Approlise	Section - the set of the section of a section defined when the		Exemption E-File
Rows 1 to 51 More	Click Parcel ID for Detail	Back to Search	Previous	Next
Owner Name	Location		Municipality	Parcel Number
HOROWITZ IRWIN &	10221 CAME	ELBACK LN	UNINCORPORATED	00414712060010010
HOROWITZJOAN	10221 CAME	ELBACK LN	UNINCORPORATED	00414712060010010
BLOOM ELUTA	10215 CAME	ELBACK LN	UNINCORPORATED	00414712060010020
BLOOM ELLEN J &O	10215 CAME	ELBACK LN	UNINCORPORATED	00414712060010020
BLOOM ELLENTE	10215 CAME	ELBACK LN	UNINCORPORATED	00414712060010020
IMADA CLARĂ	10209 CAME	Elback ln	UNINCORPORATED	00414712060010030
KATZ BARBARA 📈	10203 CAME	Elback ln	UNINCORPORATED	00414712060010040
KATZ HAROLD I	10203 CAME	ELBACK LN	UNINCORPORATED	00414712060010040
BOGGIANO EDUARD) 10197 CAME	ELBACK LN	UNINCORPORATED	00414712060010050
ARABOGLOU ANNA	10191 CAME	ELBACK LN	UNINCORPORATED	00414712060010060
ARABOGLOU STRATOS 8		ELBACK LN	UNINCORPORATED	00414712060010060
CAI NEK PATRICK II &	10185 CAMI	ELBACK LN	UNINCORPORATED	00414712060010070
CAI NEK TARA C	10185 CAME	ELBACK LN	UNINCORPORATED	00414712060010070
BRODERICK JAMES P &	10179 CAMI	ELBACK LN	UNINCORPORATED	00414712060010080
ZALATORIS BRODERICK	LORRAINE 10179 CAMI	ELBACK LN	UNINCORPORATED	00414712060010080
GODINHO SUZIE	10173 CAMI	ELBACK LN	UNINCORPORATED	00414712060010090
SCHIAPPA JOHN &	10173 CAMI	ELBACK LN	UNINCORPORATED	00414712060010090
KURE GISELLA	167 CAMI	ELBACK LN	UNINCORPORATED	00414712060010100
SOJOS FABIAN &	10167 CAM		UNINCORPORATED	00414712060010100
GODINHO SUSIE	((10161 CAM	ELBACK LN	UNINCORPORATED	00414712060010110
MACHADO KATIA C	(10135 CAMI	ELBACK LN	UNINCORPORATED	00414712060010120
SHATTENKIRK MADELIN	-		UNINCORPORATED	00414712060010130
JUNCTION HOLDINGS LL			UNINCORPORATED	00414712060010140
HERTZ ELIZABETH L	10137 CAM	ELBACK LN	UNINCORPORATED	00414712060010150
WELCH PATRICK O &	1013 CAM	5	UNINCORPORATED	00414712060010150
DENUCCI JOSEPH	1013î, eam		UNINCORPORATED	00414712060010160
CARPENTER NANCY A	10125 CAM	ZLBACK LN	UNINCORPORATED	00414712060010170
KOLBER ALAN &	10119 CAM	ELBACK LN	UNINCORPORATED	00414712060010180
KOI BER ELAINE	10119 CAM	Elback ln	UNINCORPORATED	00414712060010180
JACOBS MILDRED C	10113 CAM	ELBACK LN	UNINCORPORATED	00414712060010190
JACOBS MILDRED C TR	10113 CAM	ELBACK LN	UNINCORPORATED	00414712060010190
COHEN BETTY L	10107 CAM	ELBACK LN	UNINCORPORATED	00414712060010200
COHEN BETTY L TR	10107 CAM		UNINCORPORATED	00414712060010200
ZWIRN REGINA	10101 CAM		UNINCORPORATED	00414712060010210
ZITRIN ISRAEL J &	10095 CAM		UNINCORPORATED	00414712060010220
ZITRIN ISRAEL TR	10095 CAM		UNINCORPORATED	00414712060010220
ZITRIN SYBIL	10095 CAM		UNINCORPORATED	00414712060010220
ZITRIN SYBIL TR	10095 CAM		UNINCORPORATED	00414712060010220
GROSE PHILIP	10089 CAM		UNINCORPORATED	00414712060010230
SCHACKNOW ROSALIND			UNINCORPORATED	00414712060010240
SCHACKNOW ROSALIND			UNINCORPORATED	00414712060010240
BROWER LINDA	10077 CAM		UNINCORPORATED	00414712060010250
YENTIS MURIEL	10071 CAM		UNINCORPORATED	00414712060010260
ADELMAN BARBARA	10065 CAM		UNINCORPORATED	00414712060010270
ADELMAN HAROLD &	10065 CAM		UNINCORPORATED	00414712060010270
	10222 CAM			00414712060020010
KACZOR EUGENE &	10222 CAM		UNINCORPORATED	00414712060020010
GOIDEL HARLENE	10216 CAM	ELBACK LN	UNINCORPORATED	00414712060020020

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			ms Contact Us	Exemption E-File
lows 51 to 75 of 75 Click Parc	el ID for Detail	Back to Search	Previous	NexL
Dwner Name	Location		Municipality	Parcel Number
BRBARESE JOHN	10210 CAM	ELBACK LN	UNINCORPORATED	0041471206002003
ANN STEWART	10204 CAM	ELBACK LN	UNINCORPORATED	0041471206002004
EAN BAPTISTE MARCELLE	10198 CAM	ELBACK LN	UNINCORPORATED	0041471206002005
RU-SO VANER	10192 CAM	ELBACK LN	UNINCORPORATED	0041471206002006
USSO WILLIAM	10192 CAM	ELBACK LN	UNINCORPORATED	0041471206002006
IIC HAELS JEROME N	10180 CAM	ELBACK LN	UNINCORPORATED	0041471206002007
II HAELS JEROME N TR	10180 CAM	ELBACK LN	UNINCORPORATED	0041471206002007
BERNARD SMITH RESIDUARY TRUST	10150 CAM	ELBACK LN	UNINCORPORATED	0041471206002008
	10150 CAM	ELBACK LN	UNINCORPORATED	0041471206002008
RDEM KAZIM	10140 CAM	IELBACK LN	UNINCORPORATED	0041471206002010
OHERTY DANIEL D &	10126 CAM	IELBACK LN	UNINCORPORATED	0041471206002011
OHERTY ERIN	10126 CAM	IELBACK LN	UNINCORPORATED	0041471206002011
IGUEREDO ELIDIO A	10116 CAM	IELBACK LN	UNINCORPORATED	0041471206002012
INU CORPORATION INC	10108 CAM	IELBACK LN	UNINCORPORATED	0041471206002013
AO ANITA S	10098 CAM	IELBACK LN	UNINCORPORATED	0041471206002014
OLER ALAIN & (CV)	10090 CAM	IELBACK LN	UNINCORPORATED	0041471206002015
OLER MARIE C	10090 CAM	IELBACK LN	UNINCORPORATED	0041471206002015
ULTAN CHANTAL &	³ 10090 САМ	IELBACK LN	UNINCORPORATED	0041471206002015
ULTAN FRANCK &	20090 CAM	IELBACK LN	UNINCORPORATED	0041471206002015
ILLAI RANEE	10084 CAM	IELBACK LN	UNINCORPORATED	0041471206002016
ITTAMPALAM PILLAI &	»((Дров4 сам	IELBACK LN	UNINCORPORATED	0041471206002016
ARRIS RENEE	10074 CAM	IELBACK LN	UNINCORPORATED	0041471206002017
IERMAN MURIEL	10066 CAM	IELBACK LN	UNINCORPORATED	0041471206002018
IERMAN MURIEL TR	10066 DAM	IELBACK LN	UNINCORPORATED	0041471206002018

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EXHIBIT "D 11"

Legal Description of parcels located in Boca Greens Plat No 6 Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 6

Lot 1 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Loig of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 3 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 4 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 5 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 6 of Boca Greens Plat to 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 7 of Boca Greens Plat Nove according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 8 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Patra Beach County Florida

Lot 9 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 10 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 11 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 12 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 13 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 14 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

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Lot 15 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot To of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot N of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 18 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 19 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 20 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 21 of Boca Greens Plat to 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 22 of Boca Greens Plat No Caccording to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 23 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palme Beach County Florida

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Lot 24 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 25 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 26 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 27 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 28 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 29 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191

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and 192 of the Public Records of Palm Beach County Florida

Lot 30 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 302 of the Public Records of Palm Beach County Florida

Log P of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 32 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 33 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 34 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

Lot 35 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

A COD

EXHIBIT "D 12"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County Florida for parcels located in Boca Greens Plat No 6

Key To cross reference to the legal description of each parcel contained in Exhibit D 11 read the last three (3) digits of the parcel number For example if the last three (3) digits are the legal description is Lot 3 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida

If the last three (3) digits are for example 220 the legal description is Lot 22 of Boca Greens Plat No 6 according to the Plat thereof recorded in Plat Book 45 Pages 191 and 192 of the Public Records of Palm Beach County Florida That is the last three (3) digits are the lot number (ignore the last zero)

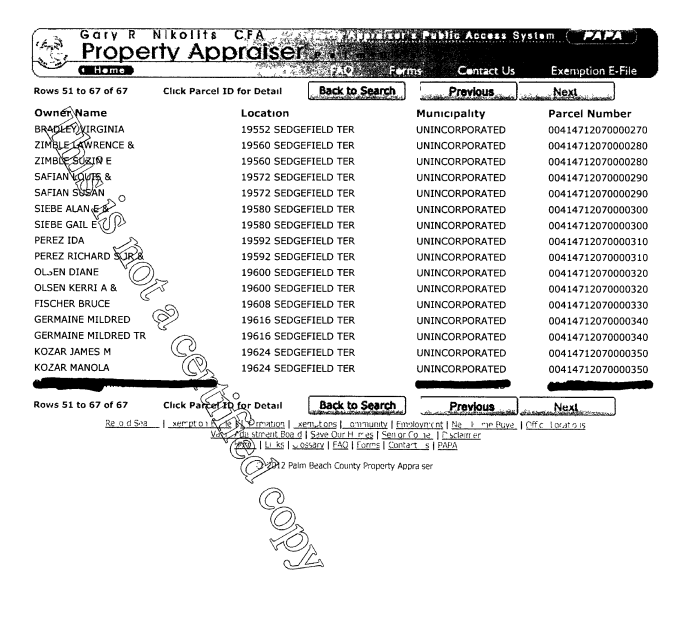
		s Public Access Sys	tem (PAPA)
(Home	FAD	ns Centact Us	Exemption E-File
Rows 1 to 51 Mo e	Click Parcel ID for Detail Back to Search	Previous	Next
Owner Name	Location	Municipality	Parcel Number
PONCE DE LEON MARLENE	19625 SEDGEFIELD TER	UNINCORPORATED	00414712070000010
PONCE DE LEON NESTOR 8	19625 SEDGEFIELD TER	UNINCORPORATED	00414712070000010
MILLER GERAPD C &	19617 SEDGEFIELD TER	UNINCORPORATED	00414712070000020
MILLER MARDORIE A	19617 SEDGEFIELD TER	UNINCORPORATED	00414712070000020
DOMIKA SEBA &	19609 SEDGEFIELD TER	UNINCORPORATED	00414712070000030
DOMIKA TERESA	19609 SEDGEFIELD TER	UNINCORPORATED	00414712070000030
MECCA ANTHON &	19601 SEDGEFIELD TER	UNINCORPORATED	00414712070000040
MECCA SANDRA	19601 SEDGEFIELD TER	UNINCORPORATED	00414712070000040
ALBANO MARGARET	19593 SEDGEFIELD TER	UNINCORPORATED	00414712070000050
ALBANO PETER &	19593 SEDGEFIELD TER	UNINCORPORATED	00414712070000050
MARTINO FRANK R &	T 19585 SEDGEFIELD TER	UNINCORPORATED	00414712070000060
MARTINO MELLA	19585 SEDGEFIELD TER	UNINCORPORATED	00414712070000060
ATKINSON JULIET	19577 SEDGEFIELD TER	UNINCORPORATED	00414712070000070
ATKINSON KEVIN &	19577 SEDGEFIELD TER	UNINCORPORATED	00414712070000070
DADAMO MAGDALENA	(C) 19569 SEDGEFIELD TER	UNINCORPORATED	00414712070000080
DADAMO ROBERT &	19569 SEDGEFIELD TER	UNINCORPORATED	00414712070000080
SCOPE AUDREY	19561 SEDGEFIELD TER	UNINCORPORATED	00414712070000090
WIENER BARRY J &	َ (کے 19553 SEDGEFIELD TER	UNINCORPORATED	00414712070000100
WIFNER PHYLLIS M	198553 SEDGEFIELD TER	UNINCORPORATED	00414712070000100
LEGAGNEUR LIONEL &	19545 SEDGEFIELD TER	UNINCORPORATED	00414712070000110
LEGAGNEUR MONIQUE	19545 SEDGEFIELD TER	UNINCORPORATED	00414712070000110
LEVY LESLIE M	19597 SEDGEFIELD TER	UNINCORPORATED	00414712070000120
LEVY LESLIE M TR	19537 SEDGEFIELD TER	UNINCORPORATED	00414712070000120
STAGLIANO VICTOR P	19529 SEDGEFIELD TER	UNINCORPORATED	00414712070000130
OLSON PAMELA A	19521/SEDGEFIELD TER	UNINCORPORATED	00414712070000140
OLSON TIM M &	19521 SEDGEFIELD TER	UNINCORPORATED	00414712070000140
KEFELIAN AGNES R	19513 SED GERIELD TER	UNINCORPORATED	00414712070000150
KEFELIAN JOHN A &	19513 SEDGEFIELD TER	UNINCORPORATED	00414712070000150
BARBERA ANDREA H	19505 SEDGEFIELD TER	UNINCORPORATED	00414712070000160
BARBERA ANTHONY &	19505 SEDGEFIELD TER	UNINCORPORATED	00414712070000160
FALEVICH TAMARA	19497 SEDGEFIELD TER	UNINCORPORATED	00414712070000170
FALEVICH YOSIF &	19497 SEDGEFIELD TER	UNINCORPORATED	00414712070000170
HOROWITZ BARRY &	19489 SEDGEFIELD TER	UNINCORPORATED	00414712070000180
HOROWITZ LINDA	19489 SEDGEFIELD TER	UNINCORPORATED	00414712070000180
KATZ BETTY P	19488 SEDGEFIELD TER	UNINCORPORATED	00414712070000190
KATZ BETTY P TR	19488 SEDGEFIELD TER	UNINCORPORATED	00414712070000190
ABRAMOWITZ ELLEN &	19496 SEDGEFIELD TER	UNINCORPORATED	00414712070000200
ABRAMOWITZ LEONARD	19496 SEDGEFIELD TER	UNINCORPORATED	00414712070000200
CASTRO DANIEL M &	19504 SEDGEFIELD TER	UNINCORPORATED	00414712070000210
CASTRO STEPHANIE A	19504 SEDGEFIELD TER	UNINCORPORATED	00414712070000210
ADELL LOUISE S	19512 SEDGEFIELD TER	UNINCORPORATED	00414712070000220
ADELL LOUISE S TR	19512 SEDGEFIELD TER	UNINCORPORATED	00414712070000220
FIXEL RICHARD N &	19520 SEDGEFIELD TER	UNINCORPORATED	00414712070000230
FIXEL ROSALYN	19520 SEDGEFIELD TER	UNINCORPORATED	00414712070000230
KALKAM TAYIAN &	19528 SEDGEFIELD TER	UNINCORPORATED	00414712070000240
KALKAN ULGE	19528 SEDGEFIELD TER	UNINCORPORATED	00414712070000240
EISNER GLADYS R	19536 SEDGEFIELD TER	UNINCORPORATED	00414712070000250
EISNER GLADYS R TR	19536 SEDGEFIELD TER	UNINCORPORATED	00414712070000250
EDWARDS DONALD &	19544 SEDGEFIELD TER	UNINCORPORATED	00414712070000250
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EDWARDS MA BRADLEY VIRC		19544 SEDG 19552 SEDG		UNINCORPORATED UNINCORPORATED	00414712070000260 00414712070000270
Rows 1 to 51	More	Click Parcel ID for Detail	Back to Search	Previous	Next
		ر <u>Exemption E_lle</u> <u>Information</u> ے Value Adjustmint Board	A CONTRACTOR OF A CONTRACTOR O	iployment New Horne Buy Corner Disclaimer	and the second
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EXHIBIT "D 13"

Legal Description of parcels located in Boca Greens Plat No 7 reens es 56 and. Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 7

Lot 1 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 2 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 3 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 4 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 5 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 6 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 7 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 8 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 9 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 10 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 11 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 12 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 13 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 14 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

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Lot 15 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot to of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot M of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 18 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 19 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 20 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 21 of Boca Greens Plat No⁷ according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

Lot 22 of Boca Greens Plat No Paccording to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida



EXHIBIT "D 14"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County Florida for parcels located in Boca Greens Plat No 7

Key To cross reference to the legal description of each parcel contained in Exhibit D 13 read the last three (3) digits of the parcel number For example if the last three (3) digits are the legal description is Lot 3 of Boca Greens Plat No 7 according to the Plat thereof, recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida

If the last three (3) digits are for example 220 the legal description is Lot 22 of Boca Greens Plat No 7 according to the Plat thereof recorded in Plat Book 46 Pages 56 and 57 of the Public Records of Palm Beach County Florida That is the last three (3) digits are the lot number (ignore the last zero)

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Heme		ensekon fer	ms Contact Us	Exemption E-File
Rows 1 to 39 of 39	Click Parcel ID for Detail	Back to Search	Previous	Nexi
Owner Name	Location	******************	Municipality	Parcel Number
SRIEGELCAMILLA	10594 FENWA	Y PL	UNINCORPORATED	00414712080000010
CUNED WALTER &	10588 FENWA		UNINCORPORATED	00414712080000020
DICKERSON ROBERT	10588 FENWA		UNINCORPORATED	00414712080000020
NOCHENSON IRENE	10582 FENWA		UNINCORPORATED	00414712080000030
BRESCIA CARL	10576 FENWA	NY PL	UNINCORPORATED	00414712080000040
BRESCIA CARUTR	10576 FENW		UNINCORPORATED	00414712080000040
PEFPERCORN ADELLES V	10568 FENWA	NY PL	UNINCORPORATED	00414712080000050
PEPPERCORN DAVID	10568 FENWA	AY PL	UNINCORPORATED	00414712080000050
GOUVERNEUR ISABELLE	\sim	AY PL	UNINCORPORATED	00414712080000060
GOUVERNEUR PATRICK	۲۰۶۶ 10562 FENW	AY PL	UNINCORPORATED	00414712080000060
CRI STAL CAPE INC	10556 FENWA	NY PL	UNINCORPORATED	00414712080000070
KORNFELD HELEN	(2) 10550 FENWA	NY PL	UNINCORPORATED	00414712080000080
CHALANDRY LTD	10544 FENWA	NY PL	UNINCORPORATED	00414712080000090
BRITT A RICHARD &	10538 FENWA	AY PL	UNINCORPORATED	00414712080000100
BRITT HELENE F	(CV) 10538 FENWA	AY PL	UNINCORPORATED	00414712080000100
LA TRES MARIAS LLC	10531 FENWA	NY PL	UNINCORPORATED	00414712080000110
MORGAN CONSTANCE M	م 10537 FENWA	NY PL	UNINCORPORATED	00414712080000120
MORGAN JAMES &	TOD537 FENWA	AY PL	UNINCORPORATED	00414712080000120
LIDDLE HEATHER E	10543 FENWA		UNINCORPORATED	00414712080000130
LIDDLE MICHAEL W &	V (19543 FENWA	AY PL	UNINCORPORATED	00414712080000130
ANI MIRIAM	10549 FENWA		UNINCORPORATED	00414712080000140
ANI SAL &	10549 FENWA	AY PL	UNINCORPORATED	00414712080000140
APEL BEVERLY	10555 BENWA		UNINCORPORATED	00414712080000150
APEL FREDERICK B &	10555 FERWA		UNINCORPORATED	00414712080000150
BOI LIN ANTHONY G &	10561 EENW		UNINCORPORATED	00414712080000160
BOILIN KRISTIN S	10561 FENW		UNINCORPORATED	00414712080000160
SCHWARTZ DAVID B &	10567 FENW		UNINCORPORATED	00414712080000170
SCHWARTZ SHERYL N	10567 FENWA		UNINCORPORATED	00414712080000170
TAUBER DONALD &	10573 FENW		UNINCORPORATED	00414712080000180
TAUBER LYNNE	10573 FENWA		UNINCORPORATED	00414712080000180
MCKITTRICK JEAN R	10579 FENW		UNINCORPORATED	00414712080000190
SCHVID BERTHA S	10585 FENWA			
SCHVID BERTHA S TR	10585 FENWA		UNINCORPORATED UNINCORPORATED	00414712080000200 00414712080000200
BOLDEN JOHN E	10505 FENWA		UNINCORPORATED	00414712080000200
BOLDEN MARIA E	10591 FENWA		UNINCORPORATED	00414712080000210
BAMBERGER CYNTHIA	10597 FENWA		UNINCORPORATED	
BAMBERGER MICHAEL &	10597 FENWA		UNINCORPORATED	00414712080000220
SPIEGEL HERMANN &	10594 FENWA		UNINCORPORATED	00414712080000220 00414712080000010
				0041471200000010
Rows 1 to 39 of 39	Click Parcel ID for Detail	Back to Search	Previous	Next

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2012 Palm Beach County Property Appra ser

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EXHIBIT "D 15"

L gal Description of parcels located in Boca Greens Plat No 8 Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Rages 21 26 of the Public Records of Palm Beach County Florida

BOCA GREENS PLAT NO 8

Lot 1 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 3 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 4 Block f of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 5 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 6 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 7 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 8 Block 1 of Boca Greens Plat No. 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 9 Block 1 of Boca Greens Plat No. 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Rain Beach County Florida

Lot 10 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 11 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 12 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 13 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 14 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Page 1 of 11

Lot 15 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 16 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot N Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 18 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 19 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Rublic Records of Palm Beach County Florida

Lot 20 Block 1 of Boea Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 21 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 22 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 23 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Patien Beach County Florida

KO)

Lot 24 Block 1 of Boca Greens Plat No according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 25 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 26 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 27 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 28 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 29 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51

Page 2 of 11

Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 30 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 31, Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 24, 26 of the Public Records of Palm Beach County Florida

Lot 32 Rhock 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 33 Block of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 34 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 35 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 36 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 1 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 2 Block 2 of Boca Greens Plat Nor & according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 3 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 4 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 5 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 6 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 7 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 8 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot No Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 11 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 12 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Rublic Records of Palm Beach County Florida

Lot 13 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 14 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 15 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 16 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 17 Block 2 of Boca Greens Plat Not according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 18 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 19 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 20 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 21 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 22 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51

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Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 23 Block 2 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21, 26 of the Public Records of Palm Beach County Florida

Lot 2 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 3 Block 5 Block 5

Lot 4 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Papic Records of Palm Beach County Florida

Lot 5 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 6 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 7 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 8 Block 3 of Boca Greens Plat Nor & according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 9 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 10 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 11 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 12 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 13 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 14 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot No Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 17 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 18 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 19 Block 3 of Boea Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 21 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 23 Block 3 of Boca Greens Plat Noce according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 25 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 26 Block 3 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lct 1 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 2 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51

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Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 3 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot A Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 24 26 of the Public Records of Palm Beach County Florida

Lot 5 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 6 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 7 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 8 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 9 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 10 Block 4 of Boca Greens Plat Ho 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 11 Block 4 of Boca Greens Plat No according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Path Beach County Florida

Lot 12 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 13 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 14 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 15 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 16 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 17 Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

Lot Block 4 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 6 Block 6 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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Lot 20 Block 6 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51

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Pages 21 26 of the Public Records of Palm Beach County Florida

Lot 21 Block 6 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Piges 21 26 of the Public Records of Palm Beach County Florida

Lot 22, Block 6 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 24, 26 of the Public Records of Palm Beach County Florida

Lot 23 Block 6 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

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EXHIBIT "D 16"

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County Florida for parcels located in Boca Greens Plat No 8

K, y Fo cross reference to the legal description of each parcel contained in Exhibit D 15 read the last five (5) digits of the parcel number For example if the last five (5) digits are 10020 the legal description is Lot 2 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida

If the last five (5) digits are for example 10330 the legal description is Lot 33 Block 1 of Boca Greens Plat No 8 according to the Plat thereof recorded in Plat Book 51 Pages 21 26 of the Public Records of Palm Beach County Florida That is the digit to the far left is the block member and the last three (3) digits are the lot number (ignore the last zero)

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RANKIN PATRICIA F		10211 FRES	H MEADOW L		JNINCORPORATED	00414712090040060
MANN LESLIE	Ø	2	H MEADOW L		ININCORPORATED	00414712090040070
SHOIOCK ARLYNE	S	10243 FRES	H MEADOW L	LN L	JNINCORPORATED	00414712090040080
SHOIOCK ARLYNE T	rr (() 10243 FRES	H MEADOW L	LN L	JNINCORPORATED	00414712090040080
GOLDEN ARTHUR W	1	(10259 FRES	H MEADOW L	LN L	JNINCORPORATED	00414712090040090
GOLDEN ARTHUR W	/ TR	10259 FRES	H MEADOW L	LN L	JNINCORPORATED	00414712090040090
TOROYAN GLORIA	4	。 く ¹ 0258 FRES	H MEADOW L		JNINCORPORATED	00414712090040100
TOROYAN RAFFI &		Man	H MEADOW L		JNINCORPORATED	00414712090040100
BELI BARBARA J			H MEADOW L		JNINCORPORATED	00414712090040110
BELI CHARLES N &		Va	H MEADOW I		JNINCORPORATED	00414712090040110
LERMAN ALVIN &			H MEADOW I		JNINCORPORATED	00414712090040120
LERMAN STEVEN			H MEADOW I		JNINCORPORATED	00414712090040120
LARSON PENNY L		10240 BRES	H MEADOW I	LN L	JNINCORPORATED	00414712090040130
MANFREDI KATHER	INE &		H MEADOW I		JNINCORPORATED	00414712090040140
MANFREDI SINFOR	0	10194 ERES	भू MEADOW ।	LN L	JNINCORPORATED	00414712090040140
NEEDLES SALLIE			MEADOW		JNINCORPORATED	00414712090040150
EISI NBERG DONAL	D &		MEADOW I		JNINCORPORATED	00414712090040160
EISI NBERG JUDITH	ł		H MEADOW I		JNINCORPORATED	00414712090040160
RATTRAY KATYA T		10146 FRES	H MEADOW I		JNINCORPORATED	00414712090040170
RATTRAY KENNETH	C &	10146 FRES	H MEADOW I		JNINCORPORATED	00414712090040170
WONG STANLEY B		10130 FRES	H MEADOW I	LN U	JNINCORPORATED	00414712090040180
GUENIN MIGDALIA	MEIBIS	10081 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050010
GUENIN RANDALL	DEAN &	10081 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050010
ABRAMS AUDREY T	R	10087 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050020
RUBIN LINA		10087 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050020
RUBIN LINA TR		10087 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050020
RUBIN MICHAEL TR		10087 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050020
CACCAVELLA ADA		10093 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050030
CACCAVELLA ANTH	ONY &	10093 CANO	DE BROOK CI	IR L	JNINCORPORATED	00414712090050030
WEISS HELLA		10099 CAN	DE BROOK CI	IR L	JNINCORPORATED	00414712090050040
WEISS HELLA TR		10099 CANC	DE BROOK CI	IR L	JNINCORPORATED	00414712090050040
WEISS NORMAN L 8	§.	10099 CANC	DE BROOK CI	IR L	JNINCORPORATED	00414712090050040
WEISS NORMAN L 1	ſR	10099 CAN	DE BROOK CI	ir L	JNINCORPORATED	00414712090050040
MARZEC AMELIA A		10105 CANO	DE BROOK CI	IR L	JNINCORPORATED	00414712090050050
MARZEC EDWARD J	&	10105 CANO	DE BROOK CI	ir u	JNINCORPORATED	00414712090050050
BERGER DONALD J	&	10111 CANC	DE BROOK CI	R L	JNINCORPORATED	00414712090050060
BERGER LINDA J		10111 CANO	DE BROOK CI	R L	JNINCORPORATED	00414712090050060
HOCHMAN STEVEN	Р	10117 CANC	DE BROOK CI	R L	JNINCORPORATED	00414712090050070

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CUESTA JORGE G & CUESTA SILVIA	10123 CANOE 10123 CANOE		UNINCORPORATED UNINCORPORATED	00414712090050080 00414712090050080
Rows 151 to 201 Mor	e Click Parcel ID for Detail	Back to Search	Previous	Next
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Property		e na series	
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Rows 201 to 251 More	Click Parcel ID for Detail Back to Search	Previous	Next
Owner Name	Location	Municipality	Parcel Number
CUESTA SILVIA	10123 CANOE BROOK CIR	UNINCORPORATED	0041471209005008
BU TAMANTE JOSE IGNACIO &	10129 CANOE BROOK CIR	UNINCORPORATED	0041471209005009
SIFONTES SCARLET GUEVARA	10129 CANOE BROOK CIR	UNINCORPORATED	0041471209005009
LYNN HABYEY G &	10135 CANOE BROOK CIR	UNINCORPORATED	0041471209005010
LYNN PHYLLIS	10135 CANOE BROOK CIR	UNINCORPORATED	0041471209005010
LOMBARDO ALFRED J	10141 CANOE BROOK CIR	UNINCORPORATED	0041471209005011
LOMBARDO THERESE A &	10141 CANOE BROOK CIR	UNINCORPORATED	0041471209005011
	10147 CANOE BROOK CIR	UNINCORPORATED	0041471209005012
RUDOLPH INA TRUST	10147 CANOE BROOK CIR	UNINCORPORATED	0041471209005012
	10147 CANOE BROOK CIR	UNINCORPORATED	0041471209005012
RUDOLPH ROBERT TRUST	10147 CANOE BROOK CIR	UNINCORPORATED	0041471209005012
LAURSON IVO &	10153 CANOE BROOK CIR	UNINCORPORATED	0041471209005013
LAURSON YOLANDA	10153 CANOE BROOK CIR	UNINCORPORATED	0041471209005013
MAC ILL IDELE	10159 CANOE BROOK CIR	UNINCORPORATED	0041471209005014
MACILL JACK &	10159 CANOE BROOK CIR	UNINCORPORATED	0041471209005014
SCANNELLA MARILENA	C 10165 CANOE BROOK CIR	UNINCORPORATED	0041471209005015
SCANNELLA TODD &	10165 CANOE BROOK CIR	UNINCORPORATED	0041471209005015
MCHEE ROSEMARY	َ المَ المَ المَ المَ المَ المَ المَ الم	UNINCORPORATED	0041471209005016
VILHENA HORTENSE D	10177 CANOE BROOK CIR	UNINCORPORATED	0041471209005017
SMIZIK FRANK &	10183 CANOE BROOK CIR	UNINCORPORATED	0041471209005018
SMIZIK JUDY T	(19183 CANOE BROOK CIR	UNINCORPORATED	0041471209005018
OULUDE DONALD O &	10189 CANOE BROOK CIR	UNINCORPORATED	0041471209005019
DULUDE DOROTHY A	10189 CANOE BROOK CIR	UNINCORPORATED	0041471209005019
SELTZER DAVID J	10195 DANOE BROOK CIR	UNINCORPORATED	0041471209005020
SELTZER SELMA	10195 CANOE BROOK CIR	UNINCORPORATED	0041471209005020
GOODMAN FLORENCE	10201 CANGE BROOK CIR	UNINCORPORATED	0041471209005021
FORRESTER BROWN MELINDA	10207 EANOF BROOK CIR	UNINCORPORATED	0041471209005022
JACOBSON JAMES &	10080 CANOF BROOK CIR	UNINCORPORATED	0041471209006001
JACOBSON LENORE	10080 CANOE BROOK CIR	UNINCORPORATED	0041471209006001
LONGWORTH GAIL	10086 CANOE BROOK CIR	UNINCORPORATED	0041471209006002
LONGWORTH P L III &	10086 CANOE BROOK CIR	UNINCORPORATED	0041471209006002
MOHAR CHAIM &	10092 CANOE BROOK CIR	UNINCORPORATED	0041471209006003
MOHAR LEVANA	10092 CANOE BROOK CIR	UNINCORPORATED	0041471209006003
SILVERMAN HELEN	10098 CANOE BROOK CIR	UNINCORPORATED	0041471209006004
SILVERMAN MILTON &	10098 CANOE BROOK CIR	UNINCORPORATED	0041471209006004
POSNER RITA	10104 CANOE BROOK CIR	UNINCORPORATED	004147120900600
AMDUR GLORIA	10110 CANOE BROOK CIR	UNINCORPORATED	0041471209006000
FINKEL HARRIETT F	10116 CANOE BROOK CIR	UNINCORPORATED	004147120900600
FINKEL SIDNEY A &	10116 CANOE BROOK CIR	UNINCORPORATED	0041471209006003
DAVIS RUTH G	10122 CANOE BROOK CIR	UNINCORPORATED	0041471209006008
GRANT ELLEN	10128 CANOE BROOK CIR	UNINCORPORATED	0041471209006009
GRANT ELLEN TR	10128 CANOE BROOK CIR	UNINCORPORATED	0041471209006009
NOWACKI THOMAS H &	10128 CANOE BROOK CIR	UNINCORPORATED	0041471209006009
NOWACKI THOMAS H TR	10128 CANGE BROOK CIR	UNINCORPORATED	0041471209006009
BOMES HARVEY J	10128 CANOE BROOK CIR	UNINCORPORATED	
RUEHLMAN BRIAN &			004147120900601
RUEHLMAN LAURIE			004147120900601
			004147120900601
DACHMAN JEANNE	10146 CANOE BROOK CIR	UNINCORPORATED	0041471209006012
DACHMAN JEANNE TR	10146 CANOE BROOK CIR	UNINCORPORATED	0041471209006012

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YUDIN MURRAY YUDIN MURRAY TR	L.		.52 CANOE E .52 CANOE E		UNINCORPORATED UNINCORPORATED	00414712090060130 00414712090060130
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Rows 251 to 267 of 267	Click Parcel ID for Detail	Back to Search	Previous	Next
Owner Name	Location		Municipality	Parcel Number
YUDIN MURRAY TR	10152 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060130
HAI REBIN JONATHAN	10158 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060140
HIRSHELELD HARRIET	10164 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060150
HIRSHFIELD MILTON &	10164 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060150
SIEGEL DEANNA J	10170 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060160
SILVERS SHERLEE	10176 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060170
BLOCK ARNOLO R &	10182 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060180
BLOCK DEBRA J	10182 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060180
WACHOVIA MORTGAGE FSB	10188 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060190
SCALPATO HEATHER	10194 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060200
SCALPATO MICHAEL	10194 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060200
FREEDMAN BEATRICE	10212 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060210
FREEDMAN BEATRICE L	2 10212 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060210
FREEDMAN JEROME TR	10212 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060210
BARBARITO GERALD M DD J	CLESSHOP OF 10218 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060220
MC(UINN MARK &	(CV) 10224 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060230
MCCUINN MELANIE	10224 CANOE E	BROOK CIR	UNINCORPORATED	00414712090060230
Rows 251 to 267 of 267	Click Parcel ID for Detail	Back to Search	Previous	Next
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EXHIBIT "D 17"

L gal Description of parcels located in Boca Greens Plat No 9 Boca Greens Plat No according to the Plat thereof recorded in Plat Book 51 Pages 36 and 37 of the Public Records of Palm Beach County Florida D

BOCA GREENS PLAT NO 9

Lot 1 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 57 of the Public Records of Palm Beach County Florida

Lot 3 of Boea Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 4 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 5 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 6 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 7 of Boca Greens Plat No. 2 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 8 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 9 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 10 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 11 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 12 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 13 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 14 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

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Lot 15 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot to of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot NG Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 18 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 19 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 20 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Repords of Palm Beach County Florida

Lot 21 of Boca Greens Plate No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 22 of Boca Greens Plat No according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Raim Beach County Florida

Lot 23 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 24 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 25 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 26 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 27 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 28 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36 and 37 of the Public Records of Palm Beach County Florida

Lot 29 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Page 36

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and 37 of the Public Records of Palm Beach County Florida

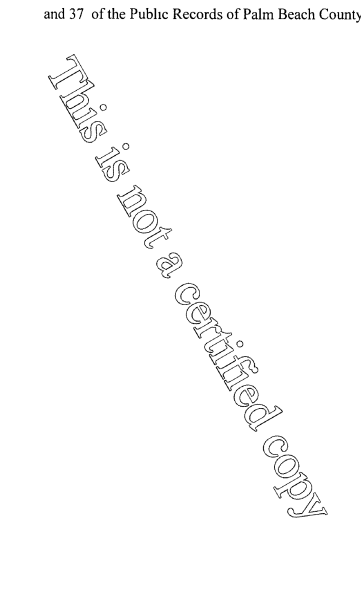


EXHIBIT "D 18

Names of parcel owners who are subject to the Governing Documents of Boca Greens or the persons in whose names the parcel is assessed on the last completed tax roll of Palm Beach County Florida for parcels located in Boca Greens Plat No 9

Key To cross reference to the legal description of each parcel contained in Exhibit D 17 read the last three (3) digits of the parcel number For example if the last three (3) digits are 030 the legal description is Lot 3 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Pages 36 and 37 of the Public Records of Palm Beach County Florida

If the last three (3) digits are for example 220 the legal description is Lot 22 of Boca Greens Plat No 9 according to the Plat thereof recorded in Plat Book 51 Pages 36 and 37 of the Public Records of Palm Beach County Florida That is the digit to the far left is the block number (and the last three (3) digits are the lot number (ignore the last zero)

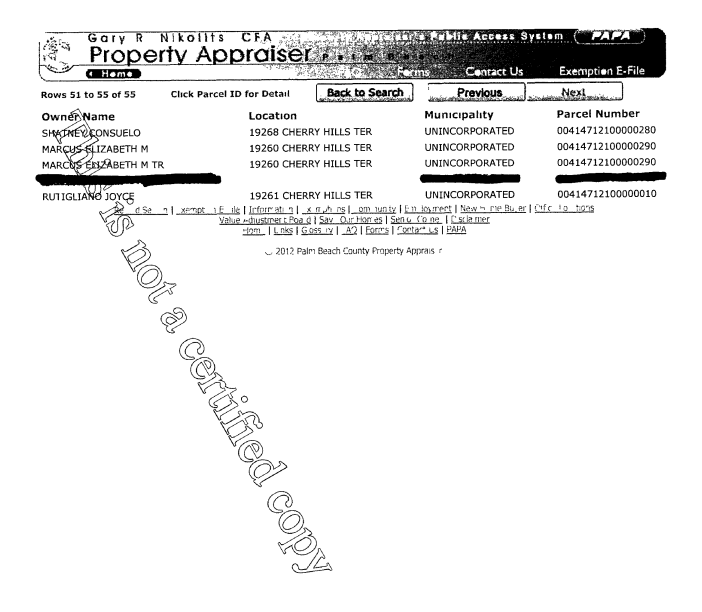
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wnerName	Location		Municipality	Parcel Number
UTICLIANO JAMES &	19261 CHERF	RY HILLS TER	UNINCORPORATED	0041471210000001
UBIES GROUP REAL ESTAT		RY HILLS TER	UNINCORPORATED	004147121000002
INCENT SEORGE P		RY HILLS TER	UNINCORPORATED	0041471210000003
AC BETH CARMENC		RY HILLS TER	UNINCORPORATED	0041471210000004
AC BETH WILLIAM R &	19301 CHER	RY HILLS TER	UNINCORPORATED	0041471210000004
	19309 CHER	RY HILLS TER	UNINCORPORATED	0041471210000005
ORMAN ILENE TRUST &	19325 CHERI	RY HILLS TER	UNINCORPORATED	0041471210000006
ACKS SANDRA	19325 CHERI	RY HILLS TER	UNINCORPORATED	0041471210000006
	19341 CHERI	RY HILLS TER	UNINCORPORATED	004147121000007
IO S MERVIN &	2 19341 CHERI	RY HILLS TER	UNINCORPORATED	004147121000007
	() 19349 CHERI	RY HILLS TER	UNINCORPORATED	004147121000008
UART ELAINE TR	19349 CHERI	RY HILLS TER	UNINCORPORATED	004147121000008
ALLMER LYNN	19365 CHERI	RY HILLS TER	UNINCORPORATED	004147121000009
ILLER JEFFREY B &	19373 CHERI	RY HILLS TER	UNINCORPORATED	004147121000001
ILLER SANDRA R	(C) 19373 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
INSBERG BRENDA	19381 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
INTON REUVEN &	19381 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
IAC OON LILLIAN	19389 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
IAC OON LILLIAN TR	$\sqrt{2}$	RY HILLS TER	UNINCORPORATED	004147121000001
IAC EN MILDRED		RY HILLS TER	UNINCORPORATED	004147121000001
CHWARTZ WILLIAM		RY HILLS TER	UNINCORPORATED	004147121000001
LEIN ERIC S &	19372 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
LEIN SHERRY A	19372 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
ICK HOWARD &	19364 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
ICK MARGARET	19364 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
AMPBELL REBECCA L	19356 ENER	RX HILLS TER	UNINCORPORATED	004147121000001
UDLEY ANN E &	19356 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
ANG DAMON &	19348 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
ANG PAMELA	19348 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
IEJIROW HELEN B	19340 CHER	RY HILLS TER	UNINCORPORATED	004147121000001
ARNER SHEILA G	19332 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
AYLOR JEROME S	19324 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
AYLOR JEROME S TR	19324 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
OPES FAMILY TRUST	19316 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
OPES JOAO M TR	19316 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
OPES MARIA D TR	19316 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
RASK JEAN S	19308 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
RASK JEAN S TR	19308 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
RASK RICHARD &		RY HILLS TER	UNINCORPORATED	004147121000002
RASK RICHARD TR		RY HILLS TER	UNINCORPORATED	004147121000002
ELFENSTEIN ANITA		RY HILLS TER	UNINCORPORATED	004147121000002
ELFENSTEIN ANITA TR	19300 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
LIACIN FRANTZ	19282 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
LIACIN MICHELINE &	19282 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
RESHOVER FRANCES	19284 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
RESHOVER FRANCES TR	19284 CHER	RY HILLS TER	UNINCORPORATED	004147121000002
ARRISON GARY &	19276 CHER	RY HILLS TER	UNINCORPORATED	004147121000002

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SHATNEY CLAY			RRY HILLS TER RRY HILLS TER	UNINCORPORATED UNINCORPORATED	00414712100000280 00414712100000280
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EXHIBIT "E"

Names addresses and telephone numbers of Organizing Committee that prepared text of the proposed Governing Documents Louis P_Miller 1953 A Sea Pines Way Boca Raton, Elorida 33498 (561) 212 5468 N inmichele Miller 19537 Sea Pines Way Boca Raton Florida 33498 (561) 212 6168 Elliot S Lipson 10339 Canoe Brook Circle Boca Raton Florida 3349 (561) 218 4477 P.A. COIL Rosette Lipson 10339 Canoe Brook Circle Boca Raton Florida 33498 (561) 218 4477 Anthony Solazzo 10423 Canoe Brook Circle Boca Raton Florida 33498 (501) 487 3905 Elizabeth Q Solazzo 10423 Canoe Brook Cırcle Boca Raton Florida 33498 (561) 487 3905

GRAPHIC DEPICTION OF THE PROPERTY TO BE GQVERNED BY THE REVIVED DECLARATION*

Names addresses and telephone numbers of Organizing Committee that prepared text of the proposed Governing Documents

Louis P Meller 19537 Sea Fines Way Boca Raton Florida 33498 (561) 212 61

N inmichele Miller 19537 Sea Pines Wass Boca Raton Florida 33498 (561) 212 6168

Elliot S Lipson 10339 Canoe Brook Circle Boca Raton Florida 33498 (501) 218 4477

Rosette Lipson 10339 Canoe Brook Circle Boca Raton Florida 33498 (561) 218 4477

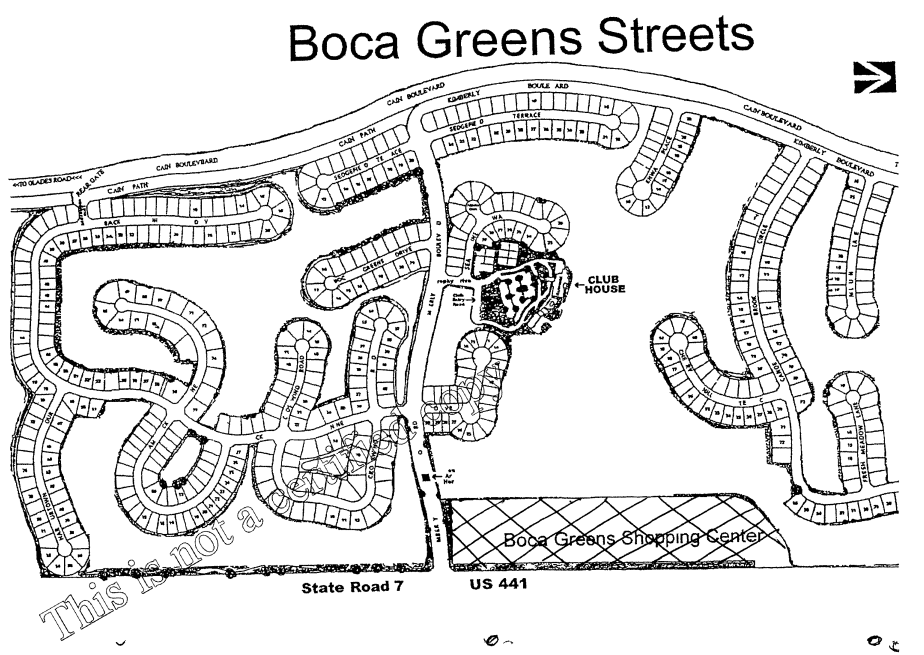
Anthony Solazzo 10423 Canoe Brook Cırcle Boca Raton Florida 33498 (561) 487 3905

Elizabeth Q Solazzo 10423 Canoe Brook Circle Boca Raton Florida 33498 (561) 487 3905

*The graphic depiction of the property does include the cross hatched Boca Greens Commercial Truct

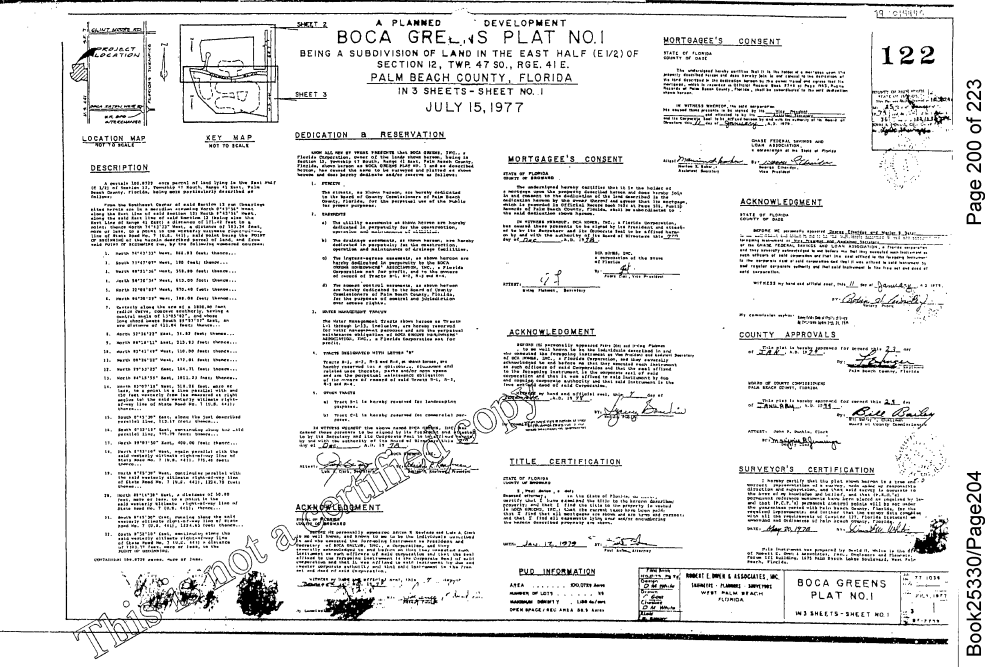
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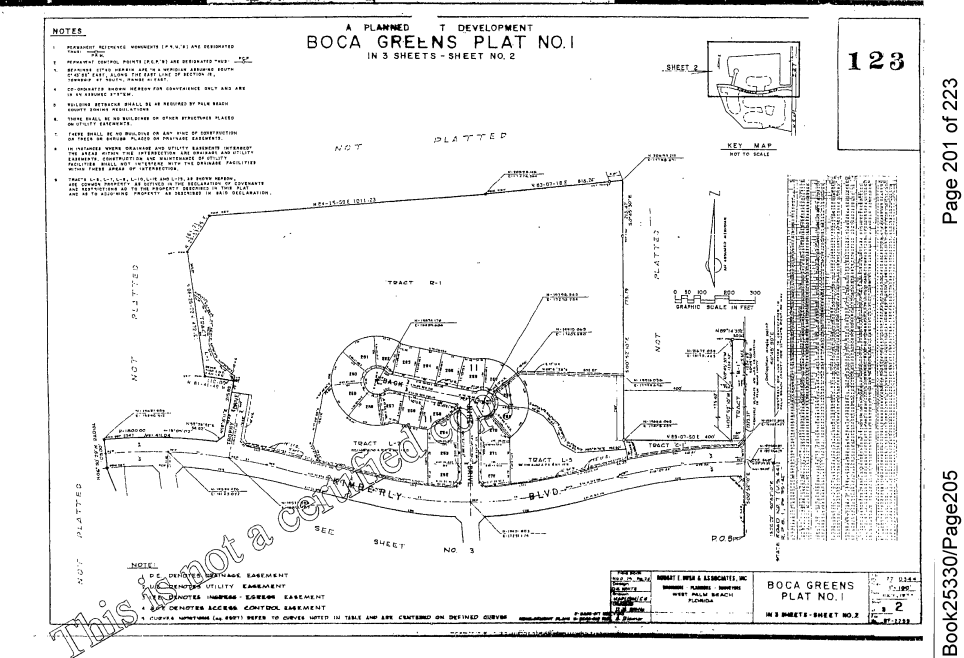


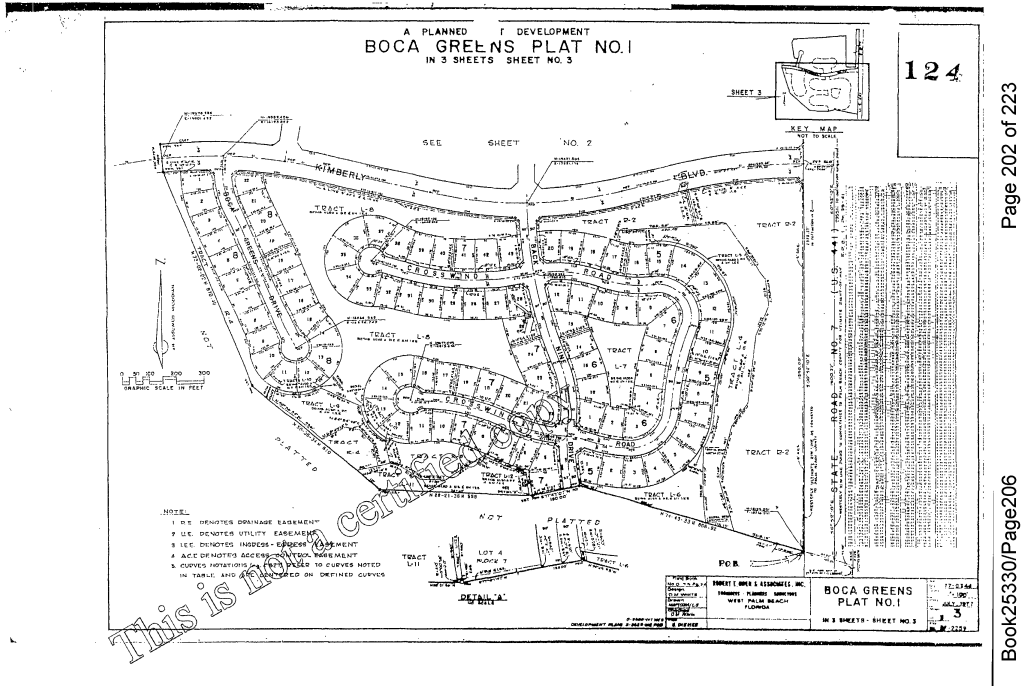
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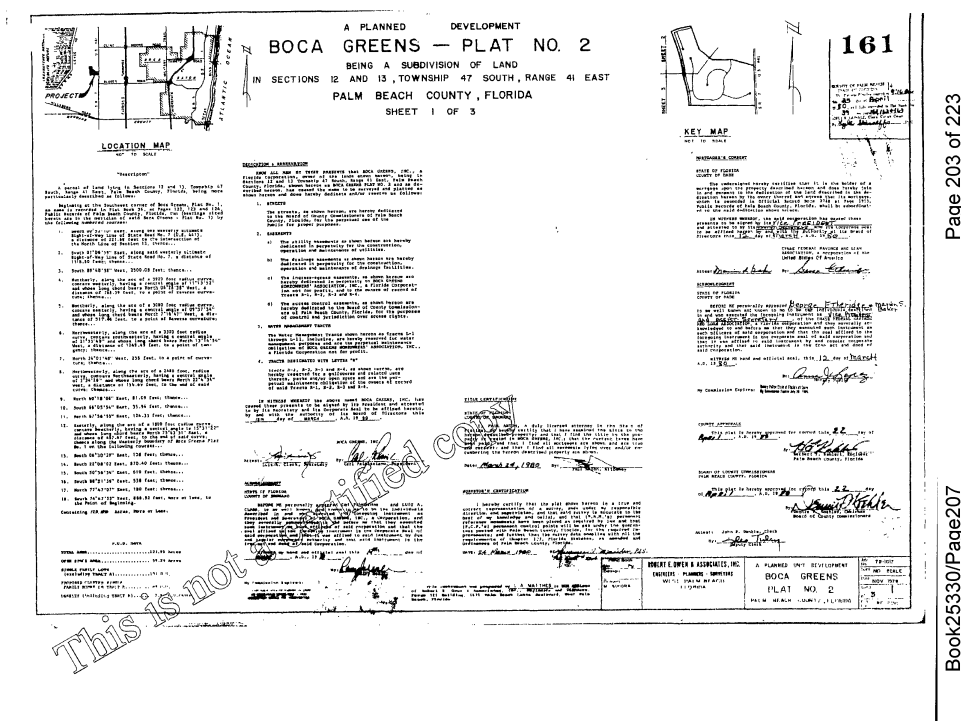
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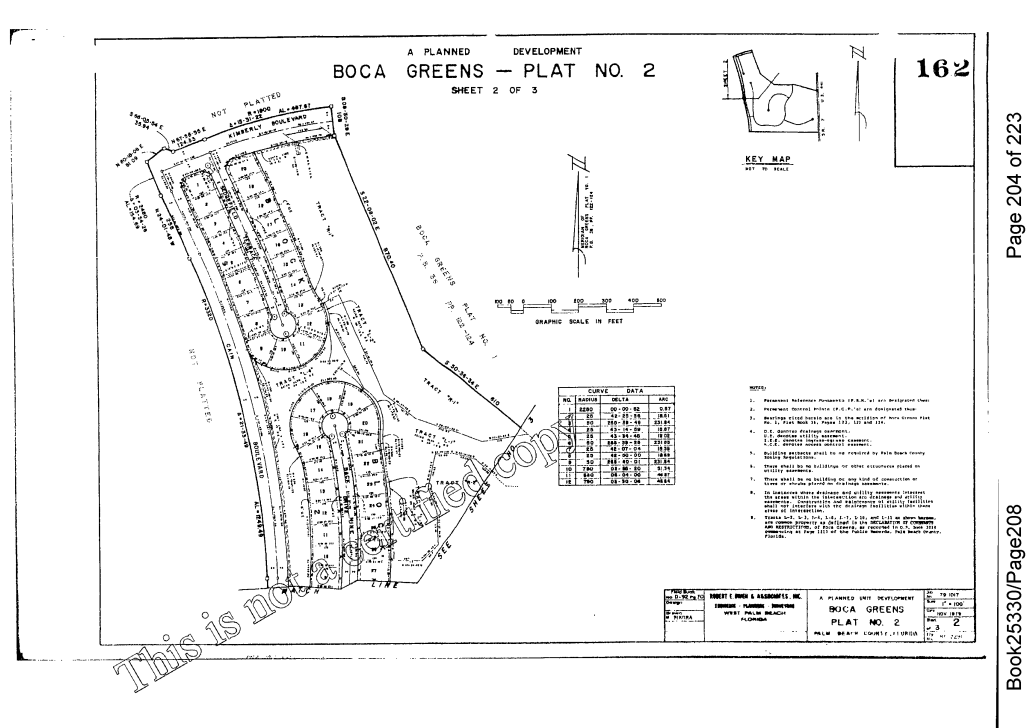


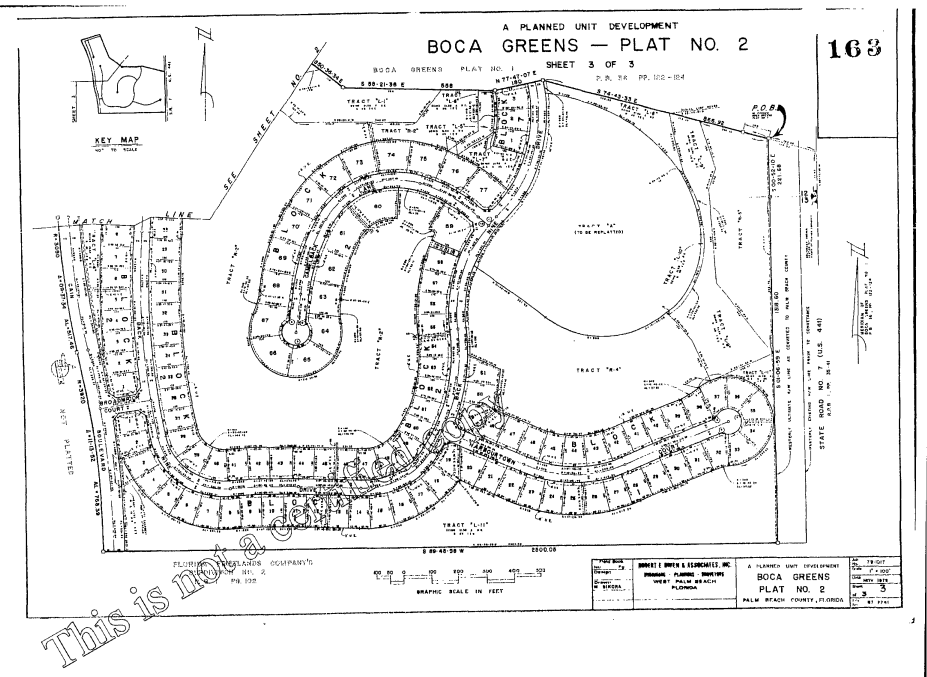




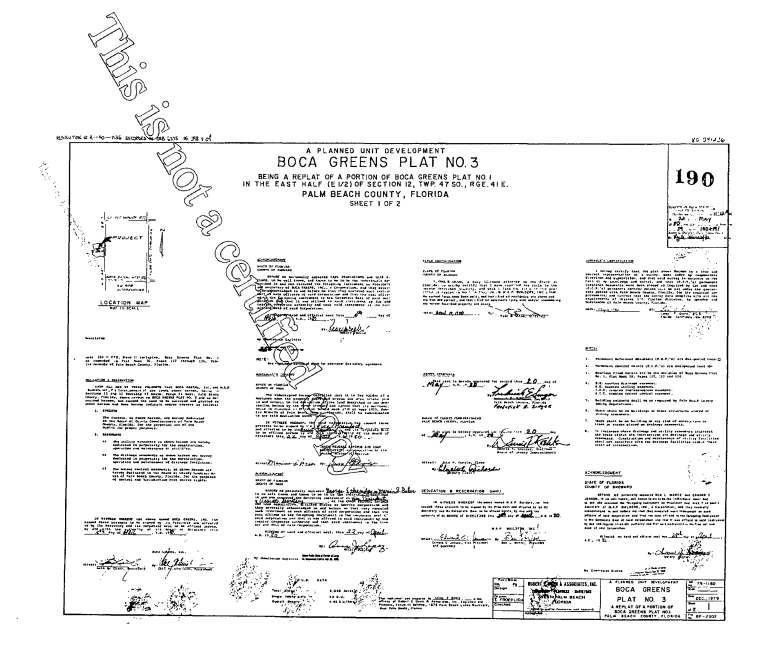
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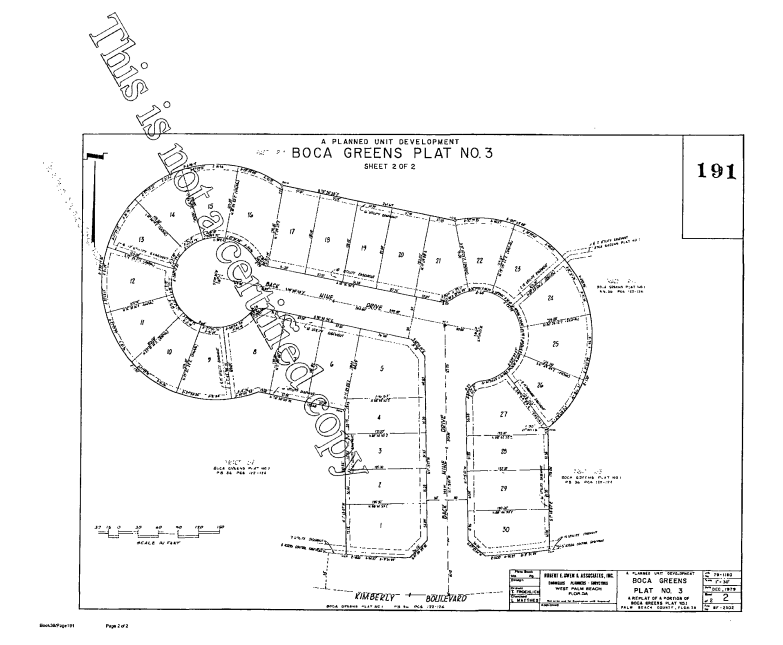
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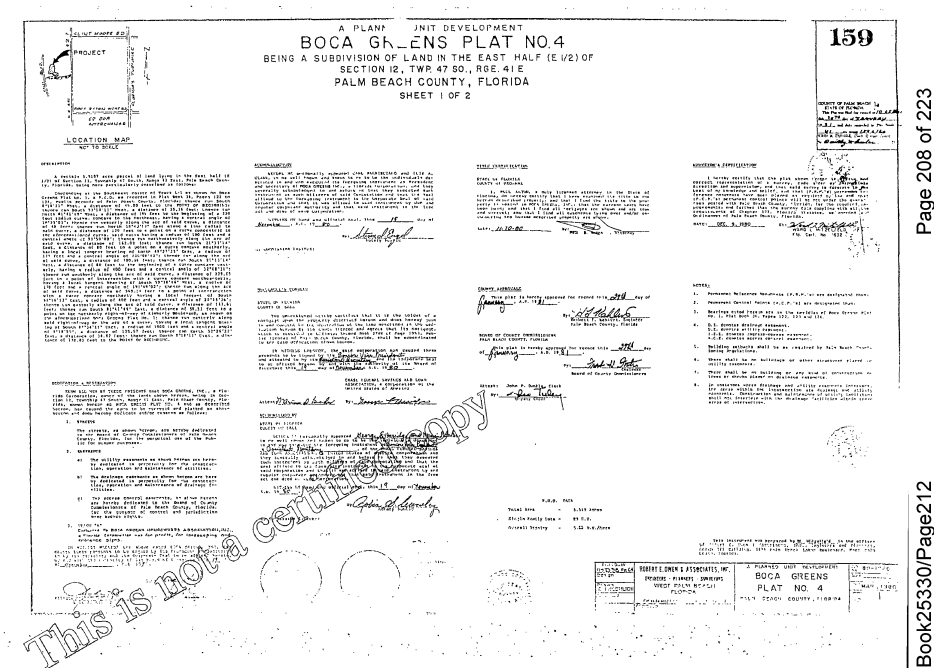




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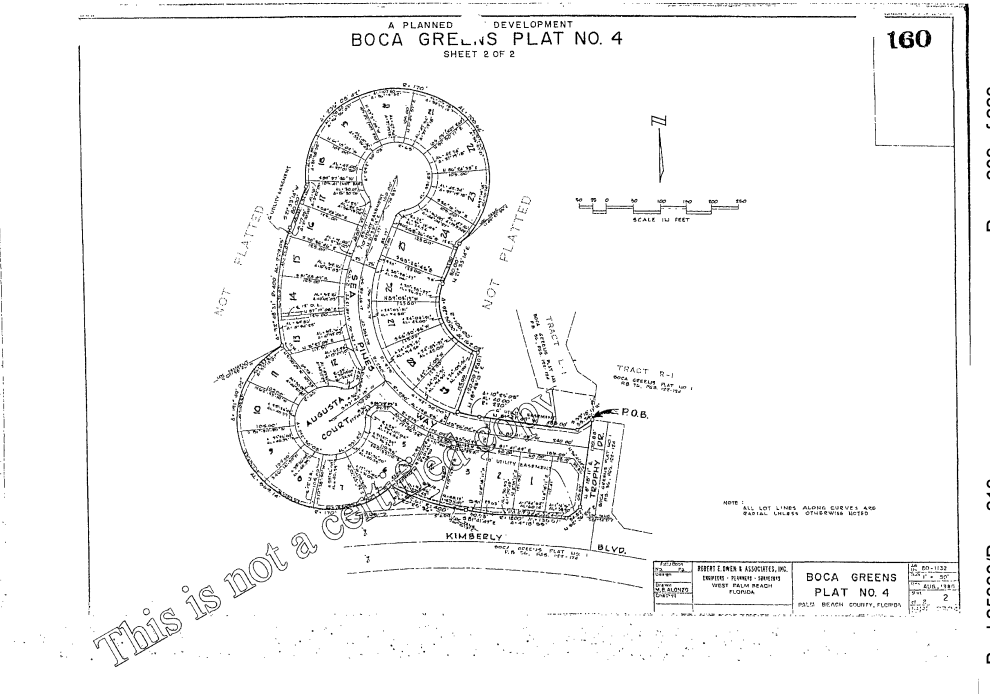


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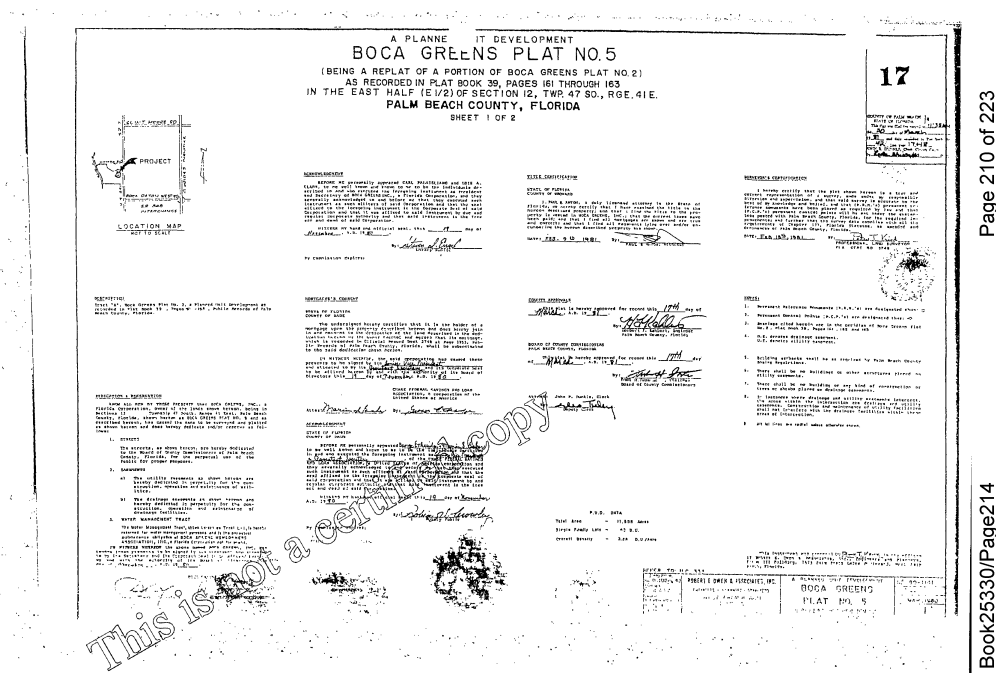
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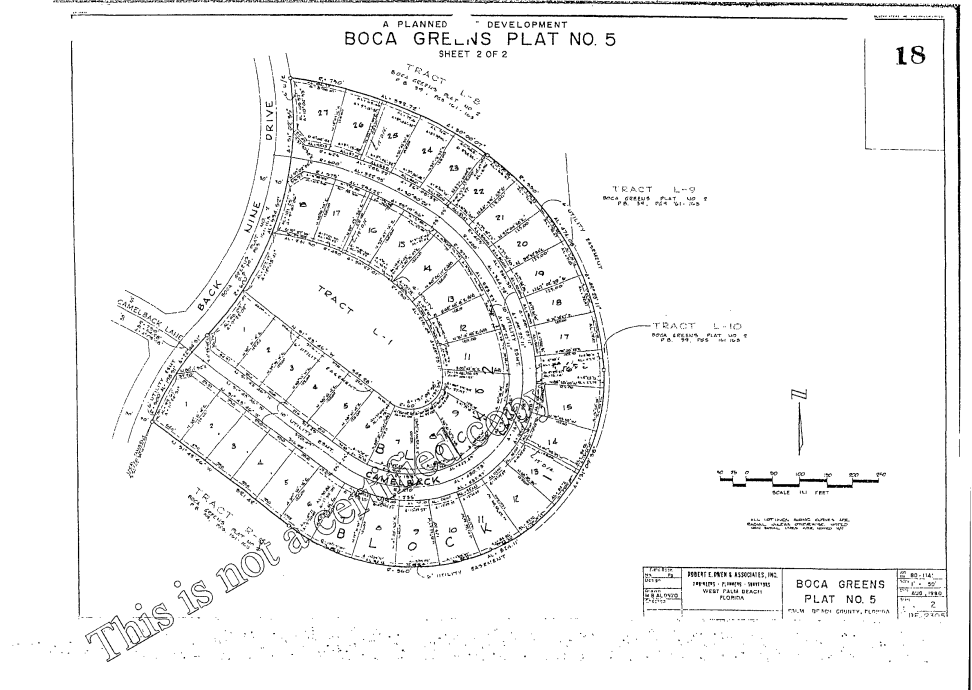
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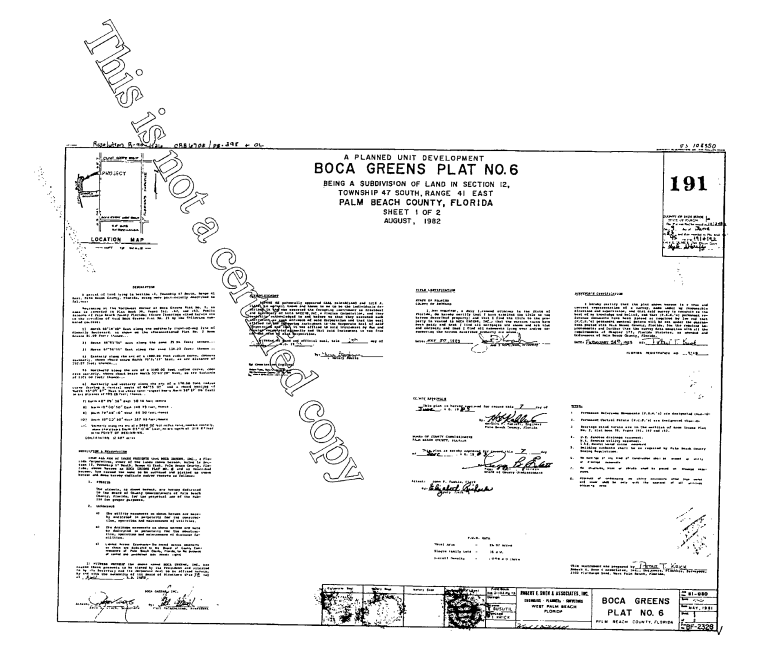
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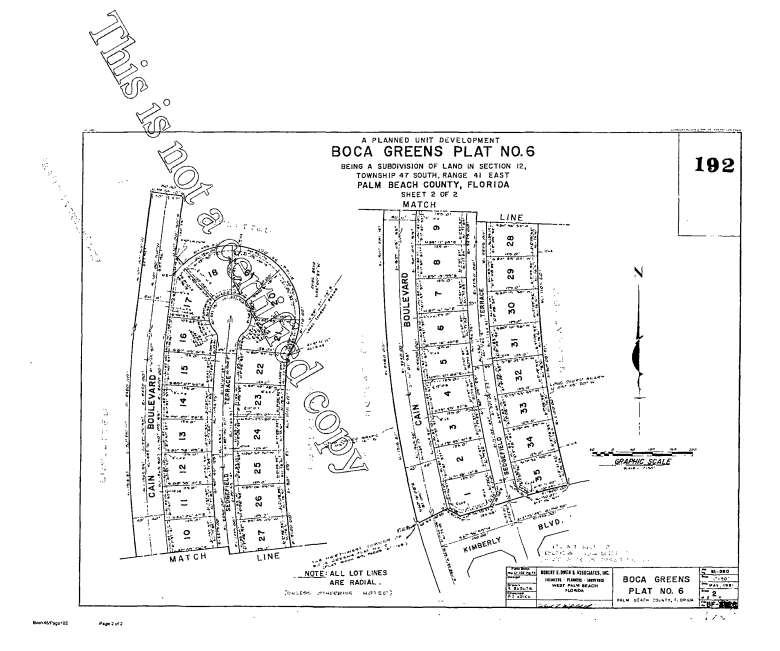


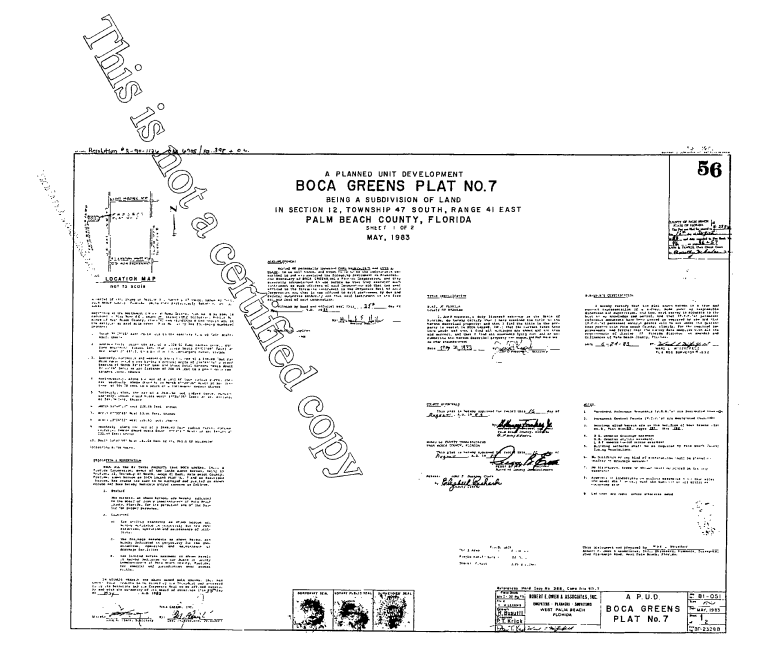
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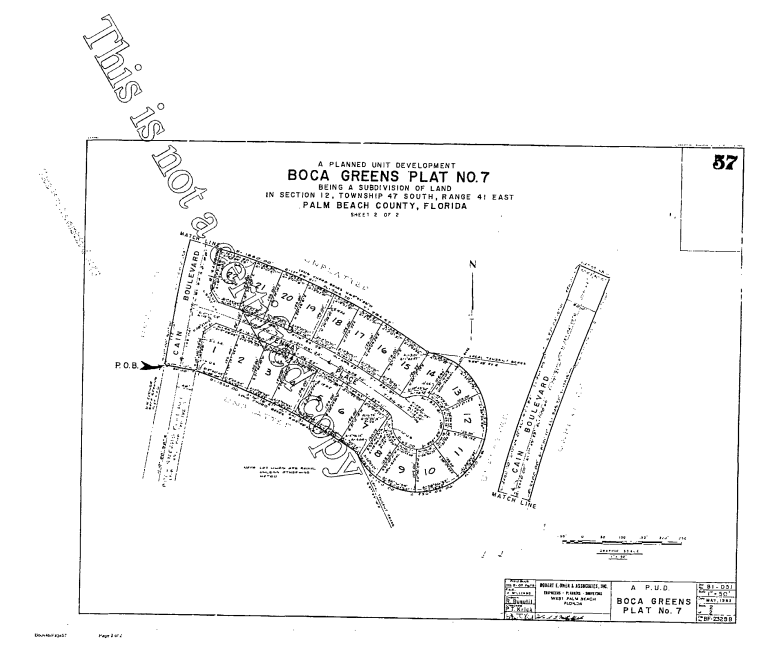


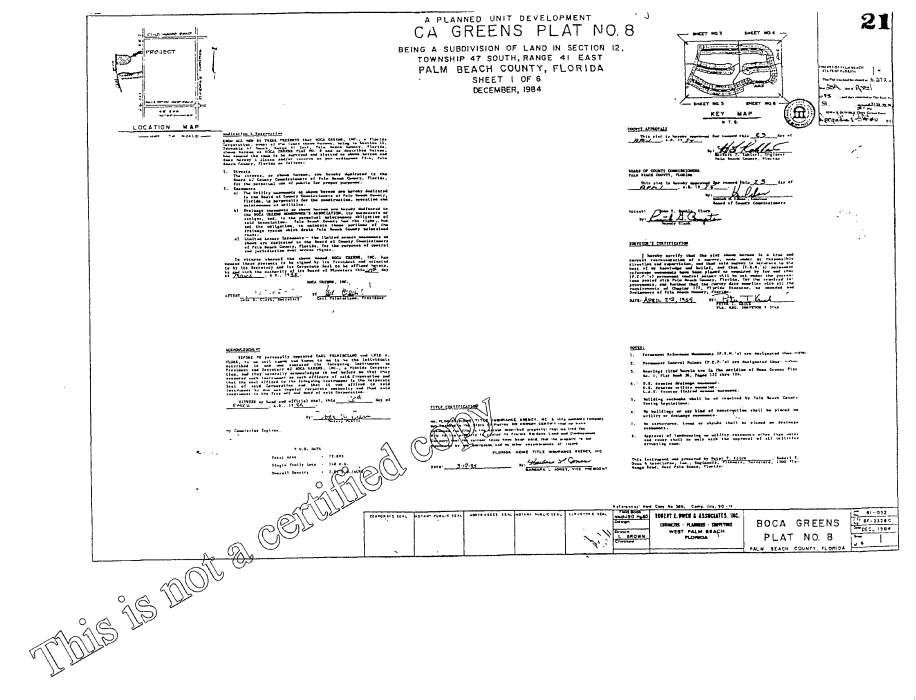
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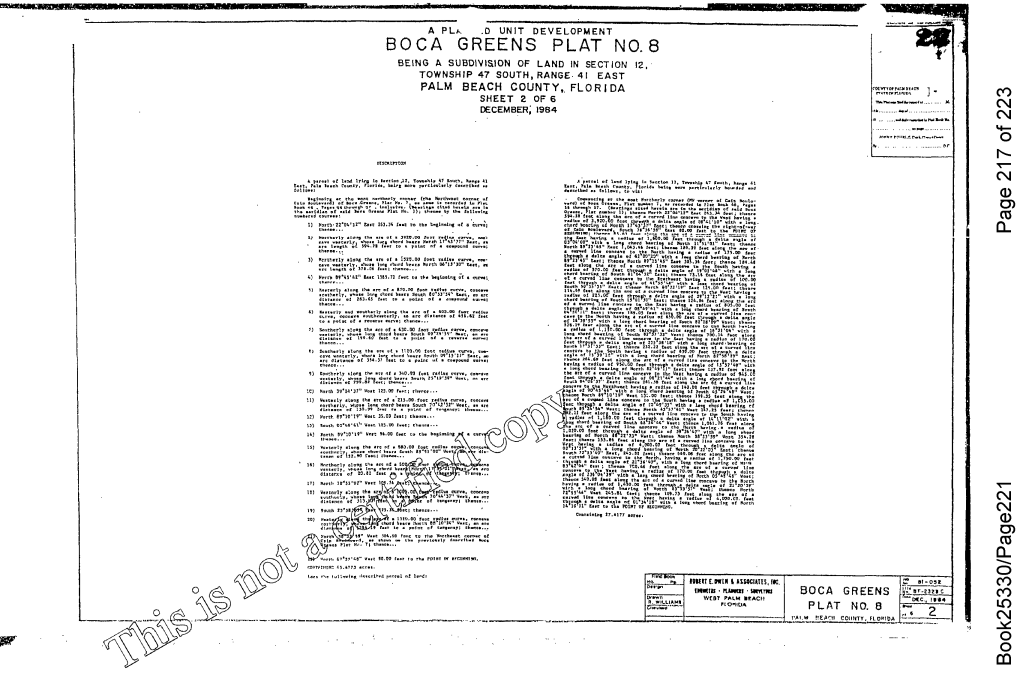








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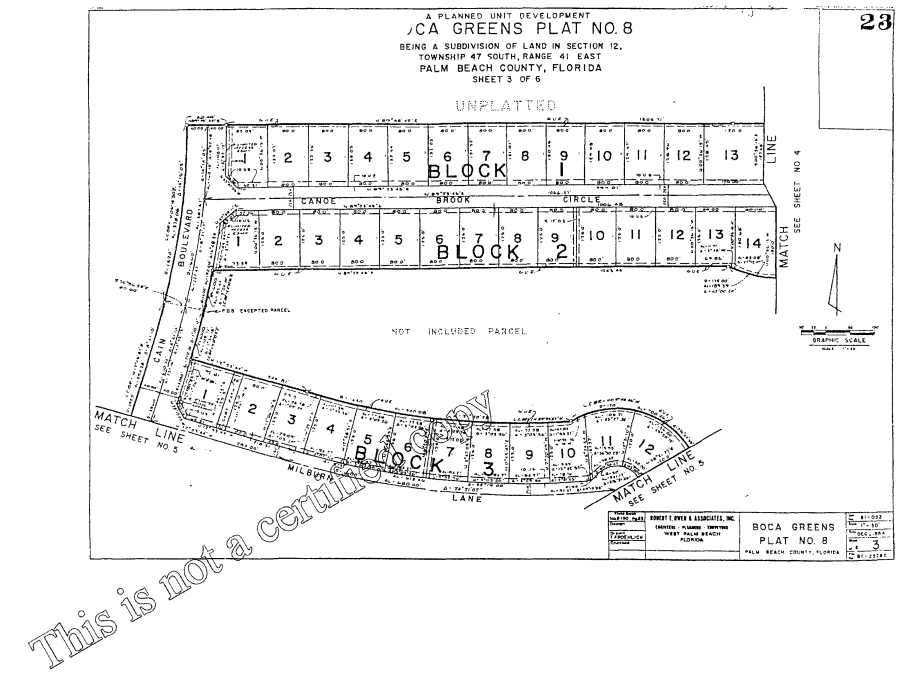


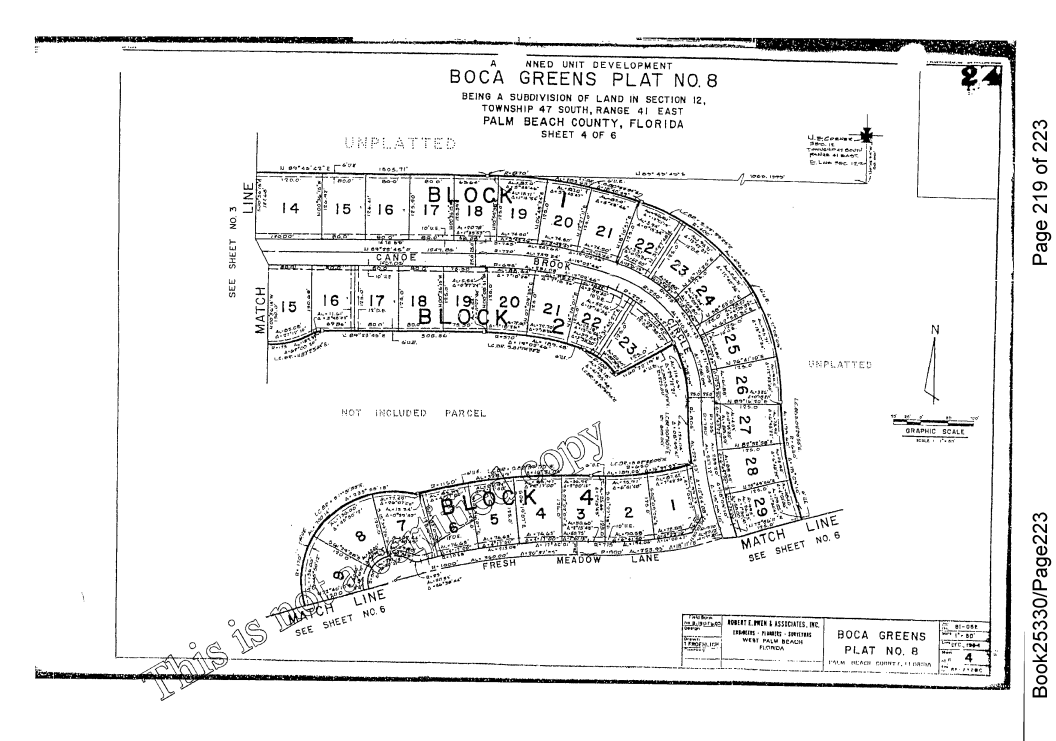
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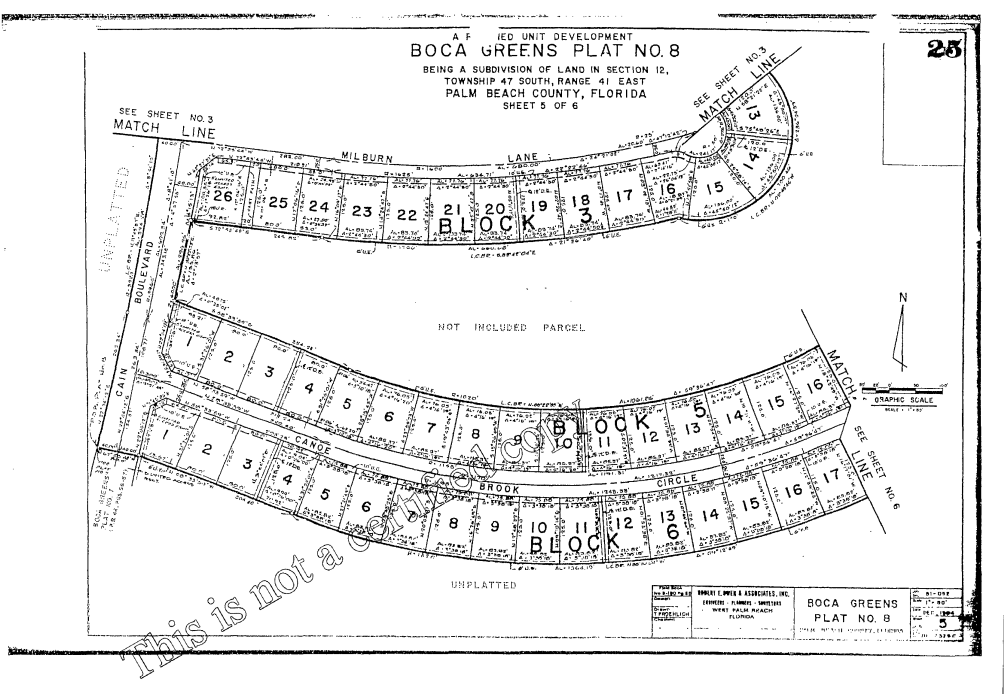
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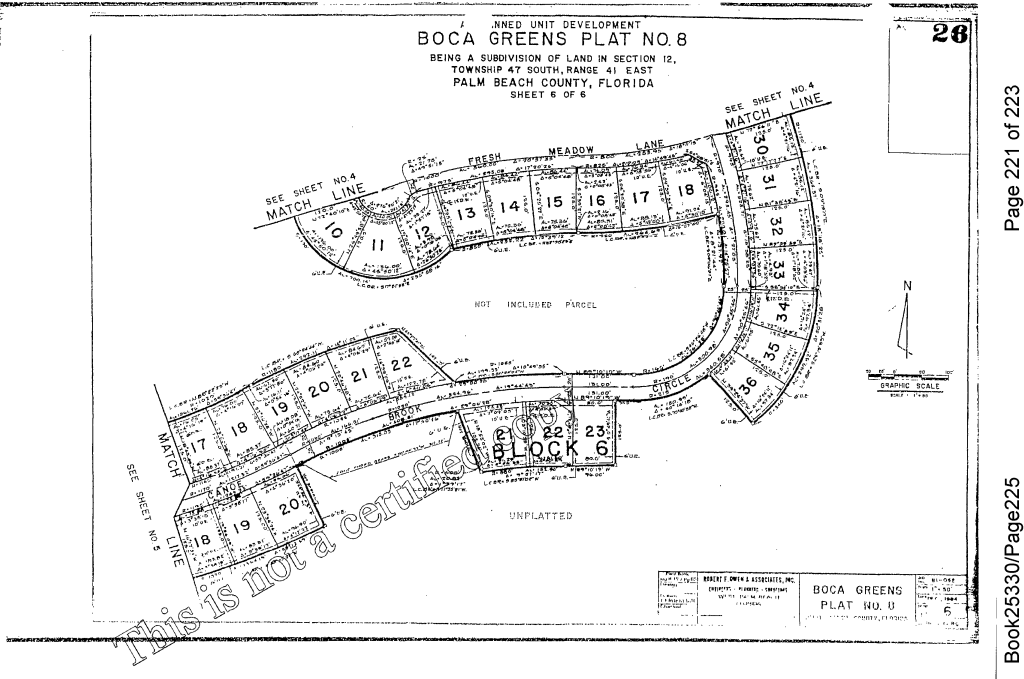




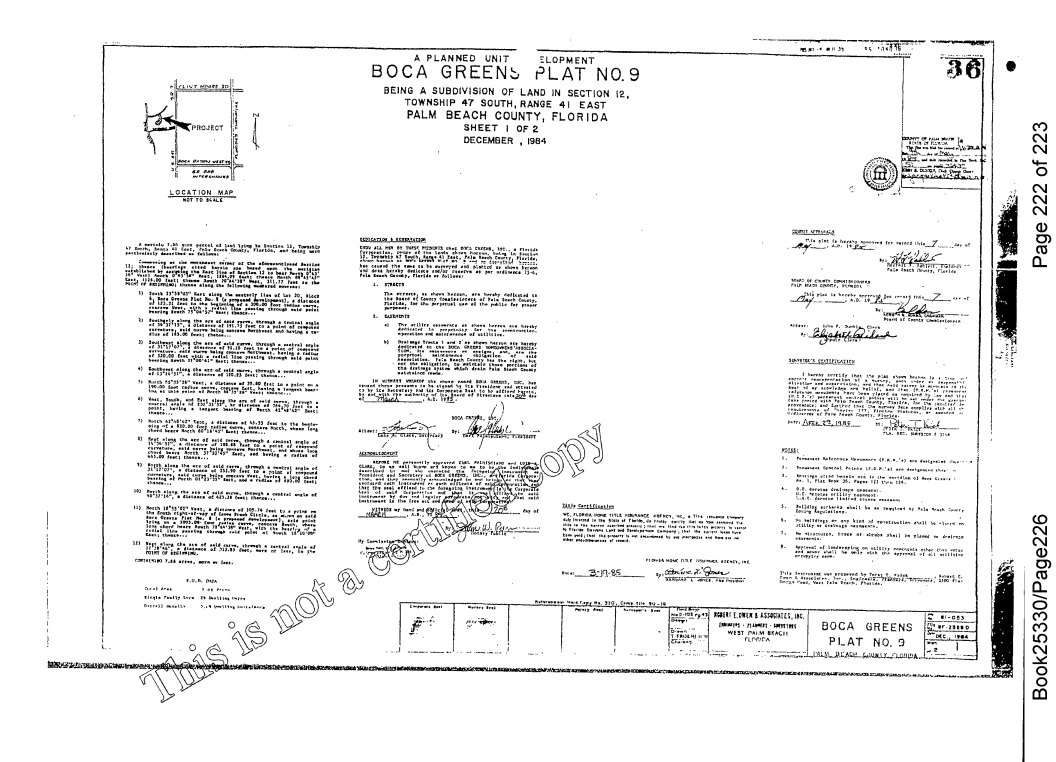


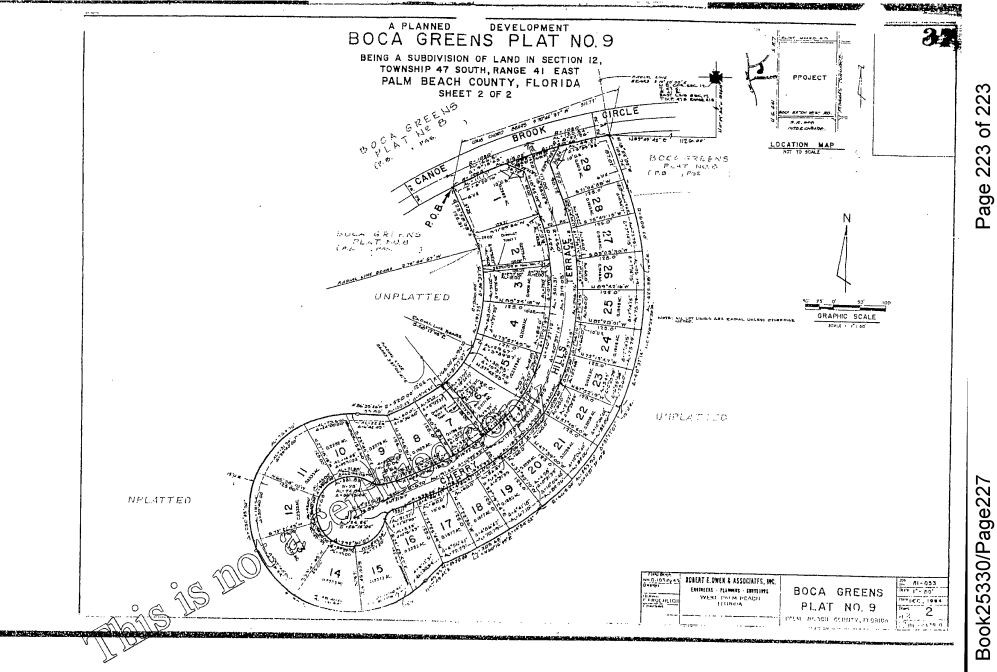
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This Instrument prepared by and to be returned to: Steven G. Rappaport, Esquire Sachs Sax Caplan 6111 Broken Sound Parkway NW, Suite 200 Boca Raton, FL 33487 (561),994-4499

CFN 20120492038 OR BK 25645 PG 0726 RECORDED 12/11/2012 09:40:41 Palm Beach County, Florida Sharon R. Bock, CLERK & COMPTROLLER Pgs 0726 - 735; (10pgs)

CERTIFICATE OF AMENDMENT TO THE REVIVED DECLARATION OF COVENANTS AND RESTRICTIONS FOR BOCA GREENS AND TO THE AMENDED AND RESTATED BYLAWS OF BOCA GREENS HOMEOWNERS' ASSOCIATION, INC.

I HEREBY CERTIFY that the amendments attached as Exhibit "A" to this Certificate were duly adopted as amendments to the Revived Declaration of Covenants and Restrictions for Boca Greens and to the Amended and Restated Bylaws of Boca Greens Homeowners' Association, Inc. The Revived Declaration of Covenants and Restrictions for Boca Greens is recorded in Official Records Book 25330, at Page 0005, of the Public Records of Palm Beach County, Florida. The original Declaration of Covenants and Restrictions for Boca Greens was recorded in Official Records Book 3018, at Page 1113, of the Public Records of Palm Beach County, Florida. The Amended and Restated Bylaws of Boca Greens Homeowners's Association, Inc. is recorded in Official Records Book 11578, at Page 1236, of the Public Records of Palm Beach County, Florida.

DATED this 6 day of December	<u>.</u> , 2012.
WITNESSES	BOCA GREENS HOMEOWNERS' ASSOCIATION, INC.
EL Slept Or Signature	By: The
ELIZEBETH SOLAL 250	ELLIOT S LIP (ON President
Mr. Mille Miller	By: Cheryl Lauble
Signature NAAMICHELE MILLER Print Name	Chery Laible, Secretary
STATE OF FLORIDA)) ss: COUNTY OF PALM BEACH)	

The foregoing instrument was acknowledged before me this $\underline{\mu}$ day of $\underline{Detenber}$ 2012, by <u>Euror Lipson</u>, as President, and <u>Chery Luble</u>, as Secretary, of Boca Greens Homeowners' Association, Inc., who are Personally Known **M** or Produced Identification [].

Type of Identification Produced:	
LENA C HOLBERT MY COMMISSION # EE832013 EXPIRES September 03, 2016	NOTARY PUBLIC, State of Florida at Large

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EXHIBIT "A"

AMENDMENTS TO THE REVIVED DECLARATION OF COVENANTS AND RESTRICTIONS FOR BOCA GREENS AND TO THE AMENDED AND RESTATED BYLAWS OF BOCA GREENS HOMEOWNERS' ASSOCIATION, INC.

The Revived Declaration of Covenants and Restrictions for Boca Greens is recorded in Official Records Book 25330, at Page 0005, of the Public Records of Palm Beach County, Florida. The original Declaration of Covenants and Restrictions for Boca Greens was recorded in Official Records Book 3018, at Page 1113, of the Public Records of Palm Beach County, Florida. The Amended and Restated Bylaws of Boca Greens Homeowners's Association, Inc. is recorded in Official Records Book 11578, at Page 1236, of the Public Records of Palm Beach County, Florida.

As indicated herein, words underlined are added and words struck through are deleted.

Item 1. Section 1.74, Section 1.20 and Section 8.14 of the Revived Declaration of Covenants and Restrictions for Boca Greens ("Declaration") shall be amended as follows:

Section 1.14. "Guest" means any person who: (a) is physically present in, or occupies the Lot at the invitation of the Owner or other legally permitted Occupant, without requirement to contribute money, perform services or provide any other consideration to the Owner or lessee in connection with such presence or occupancy; (b) is not the Owner or lessee or Occupant of the Lot on which he or she is present; and (c) is not a member of the immediate family of the Owner or lessee of the Lot on which he or she is present, which shall be defined as the parent, child, spouse, sibling, grandparent or grandchild of the Owner or lessee. Notwithstanding the foregoing, an Owner or lessee of the Lot on which he or she is present shall be considered a Guest if he or she is not a permanent occupant of that Lot. Furthermore, a member of the family of the Owner or lessee of a Lot shall be considered a Guest in a permanent occupant of such Lot.

Section 1.20. "Occupy" shall mean and refer to the act of being physically present on a Lot for two (2) or more consecutive days, including staying overnight thirty (30) days per calendar year. "Occupant" is a person, other than the record Owner of the Lot or lessee of the Lot under an approved lease agreement, who occupies a Lot. Any Guest, other than an immediate family member as defined in Section 1.14 hereof, who occupies a Lot for more than thirty (30) days per calendar year, shall be deemed to be an Occupant for purposes of approval by the Association in accordance with Section 8.14 hereof. A "permanent occupant" means an Owner or lessee of a Lot or member of such Owner's or lessee's family who regularly resides on such Lot.

8.14. Leasing of Lots with Dwelling Structures. An Owner may lease a Lot with Dwelling Structure only in accordance with the Declaration, with the prior written approval of the Association, and only after complying with this Section 8.14. Reference to "leasing" in this Section 8.14 shall also include rental. Prior notice is required in connection with any lease, or lease renewal or extension, and in connection with any new persons occupying under, during or along with a

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lease. <u>All Occupants, as that term is defined in Section 1.20 hereof, shall be</u> required to be approved in writing by the Association. A lease or rental shall exist if any form of consideration (whether for services, employment or otherwise) is paid or exchanged. Any lease, lease renewal or change in occupancy under, during or along with a lease is referred to in this Section 8.14 as a "Transfer Lease".

Entire Dwelling Structures. Only the entire Dwelling Structure may be rented. The renting of rooms is prohibited.

Subletting. Subletting of a Unit Lot or assignment of a Lease of a Lot shall be prohibited.

Minimum and Maximum Terms. The minimum term for a lease is one consecutive month and the maximum term for a lease shall be twelve consecutive months.

D. Frequency of Transfer Lease. No Transfer Lease shall be made more often than once in any twelve month period. For purposes of calculation, a Transfer Lease shall be considered made as of the first day of the lease term, and in the case of any new person occupying, on the date of the new occupancy. This provision shall not be considered to permit subjecting or to permit a Transfer Lease that is otherwise prohibited under the Governing Documents or Rules and Regulations of the Association. For purposes of this Section 8.14 D any Transfers Leases under which the lease term for secupancy began prior to the date of recording of this Declaration shall not be considered in the computation limiting Transfers Leases.

E. Contents of Lease Agreement. Every lease, whether oral or written shall be required to be in writing and shall contain, and if it does not contain, shall be automatically deemed to contain the following:

> 1. The lessee and all Occupants shall abide by all provisions of the Governing Documents and reasonable Rules and Regulations, as amended from time to time, and the failure to do so shall constitute a material default and breach of the lease, which shall entitle the Association to require the permanent removal of the lessee and/or Occupants from the Lot.

> 2. Any assessments or Charges, together with interest, late fees, costs and attorneys' fees, due and owing by the Owner/landlord shall be paid by the lessee directly to the Association, so long as the Association notifies the Owner/landlord and lessee

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of such sums due and owing, and lessee shall not be in breach of the lease for making such payments and deducting same from the rent due and owing to the landlord; the foregoing shall not change the fact that the Owner shall remain primarily liable for the payment of any and all such sums to the Association until same are paid in full.

3. The Parties recognize that the Association, as agent for the landlord/Owner, has the power to evict the tenants and Occupants under Chapter 83, Florida Statutes, for violations of the Governing Documents and reasonable Rules and Regulations, as amended from time to time.

- The Owner shall notify the Association of any intended Transfer Lease not less than fifteen (15) days prior to the commencement of occupancy under the Transfer Lease. The failure of the Owner to so notify the Association shall entitle the Association to fail to permit access by the persons to occupy under the Transfer Lease.
- G. No Owner may lease his or her Lot during the first twelve (12) months of ownership, with only the following exceptions to apply:

1. In the event that by virtue of an Owner's death, a probate proceeding is filed and the Lot is part of the probate estate, the estate may be permitted to lease the Lot one time only.

2. In the event of an Owner's death thereby vesting legal title to the Lot in the heirs, but no probate proceeding has been filed, prior to a probate being filed, the Lot may be leased one time only. Upon the filing of a probate proceeding, the provisions of subsection (1) above shall apply to permit the estate to lease one time as provided for in subsection (1) above.

3. Once the estate conveys title to the Lot, and the new Owner(s) is/are heir(s) of the estate, the heir(s) shall be permitted to lease the Lot without regard to the twelve (12) month limitation. However, if the conveyance of title by the estate is other than to an heir of the estate, then the new Owner may not lease the Lot during the first twelve (12) months of ownership.

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4. In the event of an Owner's death whereby title is automatically conveyed to another co-Owner, the co-Owner shall be permitted to lease the Lot during the first twelve (12) months of the co-Owner's original ownership.

> 5. In the event title to a Lot which is not subject to an exception in this Section 8.14.G is transferred subject to an existing lease, the lease may continue in force, but cannot be renewed or extended or a new lease executed until after the expiration of twelve (12) months from the date that the lease expired.

The Association shall further have the authority to charge an application fee in an amount to be determined from time to time by the Board of Directors, per applicant or Occupant, for any proposed Lease to be approved by the Association. In addition, the Association shall have the authority to charge a security deposit, to offset damage to the Common Areas or other Property, in an amount of One Thousand (\$1,000.00) Dollars, which shall be collected by the Association from the Owner. Such security deposit may also be used to offset any unpaid fine, assessment or other charge due to the Association from the Owner, tenant or Occupant, and if any of such security deposit is used for any purpose identified herein, the Association shall further have the authority to require the Owner or tenant to replenish the security deposit during the pendency of the lease agreement. The security deposit shall not be required to be deposited into an interest bearing account, but will otherwise be governed by the applicable provisions of Chapter 83, Part II, Fla. Stat. The Association shall further have the authority to conduct any and all necessary background checks, including criminal background checks. on any proposed applicant, tenant or Occupant of any Lot, and shall have the authority to charge the costs of any such criminal or other background check to the Owner, tenant and/or Occupant. The Association shall have the authority to conduct a personal interview with any such proposed applicant, tenant or Occupant of a Lot, and no such application shall be considered complete for purposes of approval until such time as the necessary background check(s) and/or personal interview have been completed, and all necessary fees and security deposits have been paid in full. Notwithstanding the foregoing, where an Owner is renewing or extending a lease pursuant to this Section 8.14, although such lease renewal or extension shall require the prior written approval of the Association, the Association shall have the authority to waive any additional application fee or background check for any such renewal or extension

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of a previous lease agreement that was approved by the Association, where no new or additional tenants or Occupants are being added to the lease agreement or are occupying the Lot. Any new or additional tenants or Occupants will still be required to submit the necessary application fees and go through all necessary background checks.

Without limiting the Association's ability to disapprove of all leases and all Occupants, a proposed tenant or Occupant may be disapproved by the Association for any reasonable grounds, which reasonable grounds shall include, but not be limited to, the following:

(a) The person(s) seeking approval (which shall include all proposed Occupants) fails to qualify for membership in the Association, including, but not timited to, those applicants who fail to qualify for membership because of the restrictions on occupancy or ownership set forth in this Declaration, the Bylaws, Articles of Incorporation or Rules and Regulations of the Association, as same may be amended from time to time; or

(b) The person(s) seeking approval has been convicted at any time of a felony involving violence to persons or a felony where the victim was a minor or has been convicted of any other felony within the ten (10) years preceding the date of application; or

(c) The person(s) seeking approval is a registered sexual offender or sexual predator pursuant to Florida law or pursuant to any other jurisdiction; or

(d) The person(s) seeking approval takes possession of the Lot prior to the approval by the Association as provided for herein; or

(e) The person(s) seeking approval has a history of disruptive behavior or disregard for the rights and property of others as evidenced by his conduct in this or any other Association as a lessee, guest, Owner or Occupant of a Lot; or

(f) The person(s) seeking approval fails to comply with the requirements of Section 8.14 hereof; or (g) No lease will be approved if, at the time of the application or at any time prior to the time approval is to be granted, the Lot Owner is delinquent in the payment of any financial obligation to the Association under this Declaration or under any of the governing documents or the applicable Statute, or if the Lot is in violation of any provision of this Declaration or the Rules and Regulations which remains uncured at the time the Association is required to make its election hereunder.

Corporate or Trust Ownership of Lots. Where a Lot is owned by a corporation, partnership, trust or other similar entity, such entity must designate a primary Occupant(s) of such Lot, which Occupant(s) shall be required to be approved by the Association in accordance with all of the procedures and requirements contained in this Section.

Item 2: Section 6.1.B. of the Declaration shall be amended as follows, and Section 6.1 of the Declaration shall be amended by the creation of a new Paragraph C as follows:

6.1. Association Maintenance. In addition to other provisions contained elsewhere in this Declaration, the following Properties shall be maintained, repaired and replaced by the Association at the expense of the Association, as an item of common expense:

A. All Common Area, the maintenance for which is not assumed by a governmental entity, but except those portions of the Common Area provided in Section 6.2.A below to be the responsibility of the Owner.

B. Adjacent Property. The Association shall may also maintain the vegetation, landscaping, and irrigation system, if any, upon areas which are not within the Properties but abut same and are owned by a utility or governmental authority or any other person, so as to enhance the appearance of the Properties.

C. The Association shall have the authority to install mailboxes of a uniform design on all Lots located throughout the Property in the discretion and in the manner determined by the Board of Directors from time to time. The initial installation of such mailboxes shall be the responsibility of the Association, and the Association shall remove any existing mailbox in order to make room for the Association-approved uniform mailbox during such installation. Notwithstanding the foregoing, however, the continued maintenance, repair or individual replacement of any such Association-installed mailbox shall be the responsibility of the individual Lot Owner, and the Lot Owner shall be required to keep any such Association-installed mailbox in a proper state of repair in the discretion of the Board of Directors of the Association from time to time. Where any such individual mailbox needs to be replaced in the future, except where the Association determines to replace all mailboxes in a community-wide manner, such replacement shall be the responsibility of the individual Lot Owner, and the responsibility of the individual maintenance.

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mailbox as approved from time to time in accordance with the Association's Rules and Regulations or Architectural Guidelines.

Item 3: Section 7.13.J of the Declaration shall be amended as follows:

J. Landscaping. No bush or tree may impede vehicular or pedestrian traffic on any road, pass or sidewalk or in any way block any light source within the Community. No tree or bush may be planted closer than six (6) feet from a roadway. <u>Trees, bushes and other landscape items shall be planted in</u> accordance with the Association's Rules and Regulations or Architectural <u>Criteria, as same may be amended from time to time</u>. The minimum height of a tree or bush over the street is fourteen (14) feet and over a sidewalk is eight (8) feet. Planting of new trees, including those in any roadside swale area, shall be governed by written guidelines developed and amended from time to time by the ACC as approved by the Board.

Item 4: Section 8.3.A of the Declaration shall be amended by the creation of a new Subparagraph 7, as follows:

7. There shall be no aggressive breeds of dogs allowed on the property, including, but not innited to, Pit Bulls, Pit Bull breeds or Pit Bull mixes, or any other aggressive or dangerous breed of dog as identified by either Palm Beach County or Boca Raton Animal Care and Control or any other local governing agency from time to time. Any such Pit Bull, Pit Bull breed, Pit Bull mix, or other such dangerous or aggressive breed, shall be removed from the property on a permanent basis, and any animal or pet that exhibits a dangerous propensity or otherwise shows an aggressive nature or attacks another person or animal on the property will also be required to be removed from the property on a permanent basis.

Item 5: Section 8.4.G of the Declaration shall be amended as follows:

G. Access Control; No Security. The Community is a private, gated community into which the Association limits access. Such access shall not be considered as the Association providing security. The Association shall provide controlled access to the Community in a manner and fashion as determined by the Board of Directors of the Association from time to time. Such controlled access shall further be governed by reasonable rules and regulations implemented and adopted by the Board of Directors, as amended from time to time. The access control personnel of the Association shall prohibit access into the Community and follow any requirements imposed by the Rules and Regulations, unless the Owner or Occupant either: (1) Purchases a remote device that activates the access control gates into the Community; (2) displays an Association access decal in the windshield of the vehicle in the location directed by the Association, for viewing by the Association's access control personnel; or (3) provides the access control personnel with the Owner's or Occupant's identification code. Guests, invitees and contractors of Owners and Occupants must register with the access control personnel prior to gaining access into the Community, and only upon receiving such Owner's or Occupant's telephonic authorization to permit access, or alternatively, if the Owner or Occupant registers specific guests, inviteos and contractors with the access control personnel prior to access; the foregoing is

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Item 6: Section 4.7.C of the Amended and Restated Bylaws of Boca Greens Homeowners's Association, Inc. ("Bylaws") shall be amended as follows:

C. Notice to Owners. Notices of all Board meetings must be posted at each entrance to the Community at least forty-eight (48) hours in advance of the meeting, except in an emergency. In the alternative, if notice is not posted, notice of each Board meeting must be mailed or delivered to each member at least seven (7) days before the meeting, except in an emergency. An assessment may not be levied at a Board meeting unless the notice of the meeting includes a statement that an assessment will be considered and the nature of the assessment. In addition, the Association may give notice of such Board meetings by electronic transmission (email) where an Owner consents in writing to receiving notice by such electronic transmission (email). In addition, the Association shall have the authority to publish notice, as an alternative to posting or mailing of such notices, by the repeated broadcasting of such notice on a closed circuit cable television system serving the Association. Such notice shall be broadcast at least four (4) times every broadcast hour of each day that a posted notice is otherwise required. When broadcast notice is provided, the notice and agenda shall be broadcast in a manner and for a sufficient continuous length of time so as to allow an average reader to observe the notice and read and comprehend the entire content of the notice and the agenda

Item 7: • Section 4.8.C of the Bylaws shall be amended as follows:

C. Presumption of Assent. A Director who is present at a meeting of the Board, inclusive of the president, shall be deemed to have voted in favor of any action taken, unless:

- 1. He objects at the beginning of the meeting (or promptly upon his arrival) to holding it or transacting specified business at the meeting; or
- 2. He votes against or abstains from the action taken, where the Director abstains due to an asserted conflict of interest. The Director shall be required to state the reason for the conflict of interest in the minutes of the meeting. In addition, a Director may abstain on a vote to approve or waive the reading of minutes where that Director was not in attendance at the meeting for which such minutes were taken. An abstention for any other reason shall be considered an affirmative vote.

Item 8: Section 8.4 of the Bylaws shall be amended as follows:

8.4. Levy of Fines. A fine for each violation shall may be levied in an amount up to the maximum allowed by law as amended from time to time. This fine may be levied at such rate per day for each day or other time period that the violation occurs, on a running per day or other periodic basis, treating each day or other period to be a separate violation, so long as the Hearing Committee's notice

informs the offending party or parties of this fact. The maximum for a total fine shall be the maximum sum permitted by law from time to time.