DATE: December 2023

TO: The Membership – Vista La Jolla Townhomes Association

FROM: The Board of Directors

RE: 2024 Budget – Effective January 1, 2024

Each year, the Association's Board of Directors performs a very careful review of the past year's expenses and income to best project the amount to collect from each member in the upcoming fiscal year. When reviewing the budget, the Board considers several factors such as: recurring contract costs, inflation, utility usage and rates, insurance, and appropriate reserve contributions each month to pay for repair, restoration and/or replacement of common area components as needed.

As a result of this review, the Board has determined that an overall increase of 15.8% will be necessary to meet the association's financial needs in the upcoming fiscal year. The new monthly assessment will be \$549.00 per unit per month.

What Is Included in the Budget Packet?

State law and the association's governing documents require the Board of Directors to distribute the following documents annually to each member:

- A summary of the pro forma budget for the upcoming fiscal year
- Assessment and Reserve Funding Disclosure Summary
- Reserve Study Executive Summary
- 5-Year Reserve Projection Model
- 30-Year Reserve Cashflow Analysis
- Delinquency Policy
- Written Notice of Assessments, Foreclosure, and Payment Plans
- Alternative Dispute Resolution (ADR) Procedure
- Internal Dispute Resolution (IDR) Procedure
- Discipline Policy
- Schedule of Penalties for Violation of the Association's Documents
- Architectural Submittal and Appeal Process
- Insurance Summary
- Billing Disclosure Form
- FHA Certification Disclosure
- VA Certification Disclosure
- Resident Registration Form
- Request for Annual Notice of Address, Representative and Rental Status

About the Reserve Study

California law requires the association's Board of Directors to "cause to be conducted" a reserve study with an onsite inspection at least once every three years. Although the law does not require the Board to perform a reserve study in years two and three, the

law does require an annual disclosure to be distributed to the membership in those years. To ensure that the association's major components are appropriately identified, the Board hires a professional reserve analyst for these services. The "Executive Summary" in this packet will show whether or not a site inspection was completed this year as determined by the Board.

California law also requires the Board to make these disclosures about the association's reserve funds:

1) In the upcoming year, the association will fund reserves using the following sources:

	Type of Funding
X	Regular Assessments
	Special Assessments
	Borrowing
	Use of Other Assets
	Deferral of Repairs
	Alternate Mechanisms

2) The association estimates a total of \$1,385,795 in actual accumulated reserve funds as of October 2023. According to the reserve analyst, the total replacement cost for all major components is \$4,170,823. The current reserve fund amount represents 33.2% of the projected total replacement cost.

Although this number usually seems low, the legislature requires the Board to disclose (in boldface type) how much it would cost the association to rebuild all of its major common area components if they were replaced all at once.

- 3) According to the reserve analyst, at the start of the upcoming fiscal year the association is anticipated to be 43% funded to the "ideal funding level". That number represents the amount the association is anticipated to have on hand to repair or replace major components when they are scheduled to be repaired or replaced.
- 4) The Board of Directors has determined to defer or not undertake repairs or replacement of the following major components with a remaining life of 30 years or less (as identified in the reserve study as having zero estimated remaining life):

Item #	Item Description	Reason for Deciding to Defer or Not Undertake Repairs/Replacement
	Roofing	Lack of funds

Insurance Information

The association carries General Liability insurance in the amount of \$2,000,000.00 which meets the minimum amount specified in California law to ensure that owners are only individually liable for their proportionate share of special or regular assessments levied to pay any judgments against the association which exceed the limits of the association's insurance.

Additional disclosures about the association's insurance policies can be found within this packet, including the name(s) of the insurer(s), the types of insurance, the policy limits, and the deductible amounts (if any).

Other Disclosures

Please contact our community manager, Sean DeFreitas at (888) 662-4627 or via e-mail at Sean@moonstonemc.com should you have any questions.

ANNUAL POLICY STATEMENT – Vista La Jolla Townhomes Association

The board is required to distribute an annual policy statement that provides the association members with information about its policies.

- The name and address of the person designated to receive official communications to the association is the Manager on behalf of Vista La Jolla Townhomes Association, C/o Moonstone Management, 1741 EastLake Pkwy, Suite 102, PMB 465, Chula Vista, CA 91915.
- 2) Members may submit a request to the address noted above to have notices sent to up to two different specified addresses.
- 3) Civil Code permits the association to provide General Notices to the membership via newsletter, billing statement messages, association website, or posting in a prominent location. If the association chooses to post notices, they will be posted at each mailbox throughout the community.

- 4) If you would like all notices, including general notices, to be sent to you by individual delivery, please contact your community manager.
- 5) Copies of minutes for board meetings that are open to the membership are available upon written request throughout the year. Minutes can be released to you 30 days following the meeting date, and any copying and posting charges for those minutes are the requestor's responsibility. If the minutes are not approved by the Board within the 30-day period of the request, draft minutes will be provided to you.

^{*} The association's board of directors has relied on information, opinions, reports and statements presented to it by vendors, contractors, reserve study specialists, CPAs and/or other professionals and is relying upon this information, financial data and reports pursuant to the California Corporations Code in providing the association membership the information contained in this Assessment Reserve Funding Disclosure Summary. The information contained within the reserve study includes assumptions regarding future events based on information supplied to the association's board of directors from said professionals. Some assumptions inevitably will not materialize and unanticipated events and circumstances may occur subsequent to the date of this Disclosure Summary. Therefore, the actual replacement cost and remaining life may vary from the reserve study and the variation may be significant. Additionally, inflation and other economic events may impact the reserve study, particularly over a 30-year period of time which could impact the accuracy of the reserve study and the funds available to meet the association's obligation for repair and/or replacement of major components during the next 30 years. Furthermore, severe weather conditions, earthquakes, floods or other acts of God, the occurrence of vandalism and other events that are difficult to anticipate cannot be accounted for and are excluded when assessing life expectancy of the components. The reserve study only includes items that the Association has a clear and express responsibility to maintain pursuant to the association's CC&Rs.

Federal Housing Administration Certification Disclosure

Certification by the Federal Housing Administration may provide benefits to members of an association, including an improvement in an owner's ability to refinance a mortgage or obtain secondary financing and an increase in the pool of potential buyers of the separate interest. This common interest development **is** a condominium project, it is a master planned community. The master planned community association of this common interest development **is** certified by the Federal Housing Administration.

This information regarding the association's Federal Housing Administration certification status is as of (11/25/2023).

For current information, please visit the Federal Housing Administration website at: https://entp.hud.gov/idapp/html/condlook.cfm.

Veterans Affairs Certification Disclosure

Certification by the federal Department of Veterans Affairs may provide benefits to members of an association, including an improvement in an owner's ability to refinance a mortgage or obtain secondary financing and an increase in the pool of potential buyers of the separate interest. This common interest development **is** a condominium project, it is a master planned community. The master planned community association of this common interest development **is** certified by the federal Department of Veterans Affairs.

This information regarding the association's Veterans Affairs certification status is as of (11/25/2023).

For current information, please visit the U.S. Department of Veterans Affairs website at: https://lgy.va.gov/lgyhub/condo-report

VISTA LA JOLLA TOWNHOMES ASSOCIATION APPROVED 2024 ANNUAL BUDGET Effective January 1, 2024

	P	2024 ANNUAL	M	2024 ONTHLY		2024 ER UNIT R MONTH
INCOME						
Assessment	\$	770,796	\$	64,233	\$	549.00
Collection Income		0		0		0.00
Other Income		600		50		0.43
TOTAL INCOME	\$	771,396	\$	64,283	\$	549.43
EXPENSES						
UTILITIES						
Electricity	\$	33,129	\$	2,761	\$	23.60
Water Domestic		465		39		0.33
Water Irrigation		41,085		3,424		29.26
Sewer		264		22		0.19
Gas		33,799		2,817		24.07
TOTAL UTILITIES	\$	108,743	\$	9,062	\$	77.45
MAINTENANCE						
Janitorial	\$	7,100	\$	592	\$	5.06
Pool Service		13,230.00		1,102.50		9.42
Pool Repairs		9,000.00		750.00		6.41
Common Area Repairs		24,000.00		2,000.00		17.09
Plumbing Repairs		1,200.00		100.00		0.85
Pest Control		15,600.00		1,300.00		11.11
Termite Control		3,000.00		250.00		2.14
Landscape Contract		71,400.00		5,950.00		50.85
Landscape Replacement		12,000.00		1,000.00		8.55
Landscape Sprinkler		6,000.00		500.00		4.27
Landscape Trees		14,000.00		1,166.67		9.97
TOTAL MAINTENANCE	\$	176,530	\$	14,711	\$	125.73
ADMINISTRATIVE					_	
Administrative Expense	\$	18,521	\$	1,543	\$	13.19
Insurance		46,309		3,859		32.98
Professional Fees		2,025		169		1.44
Legal Fees		2,400		200		1.71
Balcony Inspections		-		-		-
Collection Expense		20.760		2.564		-
Property Management		30,768	Φ	2,564	Φ.	21.91
TOTAL ADMINISTRATIVE	\$	100,023	\$	8,335	\$	71.24
RESERVE ALLOCATION	ф	206 100	Φ	20.155	Φ.	077.00
Replacement Reserve	\$	386,100	\$	32,175	\$	275.00
TOTAL RESERVE ALLOCATION	\$	386,100	\$	32,175	\$	275.00
TOTAL EXPENSES	\$	771,396	\$	64,283	\$	549.43

VISTA LA JOLLA TOWNHOMES ASSOCIATION 2022 to 2023 to 2024 APPROVED BUDGET VARIANCE

PER UNIT

	2022 ANNUAL	2023 ANNUAL	2024 ANNUAL	V	ANNUAL ARIANCE	R MONTH VARIANCE
INCOME						
Assessment	\$ 624,780	\$ 665,496	\$ 770,796	\$	105,300	\$ 75.00
Collection Income	1,200	-	-		-	-
Other Income	600	600	600		-	-
TOTAL INCOME	\$ 626,580	\$ 666,096	\$ 771,396	\$	105,300	\$ 75.00
EXPENSES						
Electricity	\$ 24,012	\$ 31,995	\$ 33,129	\$	1,134	\$ 0.81
Water Domestic	512	407	465		58	0.04
Water Irrigation	38,304	44,548	41,085		(3,463)	(2.47)
Sewer	296	256	264		8	0.01
Gas	23,929	23,632	33,799		10,167	7.24
Janitorial	6,778	8,200	7,100		(1,100)	(0.78)
Pool Service	12,588	13,860	13,230		(630)	(0.45)
Pool Repairs	1,200	7,200	9,000		1,800	1.28
Common Area Repairs	12,000	18,000	24,000		6,000	4.27
Plumbing Repairs	1,200	1,680	1,200		(480)	(0.34)
Pest Control	3,600	5,100	15,600		10,500	7.48
Termite Control	4,200	780	3,000		2,220	1.58
Landscape Contract	67,980	70,812	71,400		588	0.42
Landscape Replacement	2,400	7,200	12,000		4,800	3.42
Landscape Sprinkler	1,800	4,260	6,000		1,740	1.24
Landscape Trees	15,000	14,000	14,000		-	-
Administrative Expense	16,470	22,162	18,521		(3,641)	(2.59)
Insurance Fire	44,104	44,104	46,309		2,205	1.57
Professional Fees	2,800	2,025	2,025		-	-
Legal Fees	1,200	1,800	2,400		600	0.43
Balcony Inspections/Rep.	12,000	2,000	-		(2,000)	(1.42)
Security	-	-	-		-	-
Collection Expense	1,200	-	-		-	-
Insurance Earthquake	-	-	-		-	-
Property Management	30,768	30,769	30,768		(1)	(0.00)
Replacement Reserve	302,239	 311,304	 386,100		74,796	 53.27
TOTAL EXPENSES	\$ 626,580	\$ 666,096	\$ 771,396	\$	105,300	\$ 75.00
NET		\$ 0	\$ 0	\$	(0)	\$ (0.00)

CA Civil Code §5570 Units: 117 | Start Date: 1/1/2023

(a) Assessment and Reserve Funding Disclosure Summary for the Fiscal Year Ending 12/31/2023

1. The current average regular Assessment per ownership interest is: \$474.00 per month.

Note: If Assessments vary by the size or type of unit, the assessment applicable to this unit may be found on attached pages, to be provided by Board or Management.

2. Additional assessments that have already been scheduled to be imposed or charged, regardless of the purpose, if they have been approved by the board and/or members:

Date Assessment is Due	Average Amount Per Unit	Purpose Of Assessment
-	-	-

Note: If Assessments vary by the size or type of unit, the assessment applicable to this unit may be found on attached pages, to be provided by Board or Management.

3. Based on the most recent reserve study and other information available to the board of directors, will currently projected reserve account balances be sufficient at the end of each year to meet the association's obligation for repair and/or replacement of major components during the next 30 years?

4. If the answer to #3 is no, what additional assessments or other contributions to reserves would be necessary to ensure that sufficient reserve funds will be available each year during the next 30 years?

Approximate date assessment will be due	Amount of Assessment	Amount Per Unit
2023	\$677,186	\$5,787.91

Note: Indicates the first year of a deficit based on the Adopted Funding Plan. The additional assessment amount indicates what will be required in that year to assure the reserve balance for the remaining years of the report will be above zero. Actual assessments may vary from year to year.

5. All major components are included in the reserve study and are included in its calculations (Note below the status of components with a 30+ yr. remaining life).

Component Name	Status
-	-

- 6. Based on the method of calculation in paragraph (4) of subdivision (b) of section 5570, the estimated amount required in the reserve fund at the end of the current fiscal year is \$3,224,299, based in whole or in part on the last reserve study or update prepared by Barrera and Company, Inc. as of 2022-11-10. The projected reserve fund cash Balance at the beginning of the current fiscal year is \$1,366,763, resulting in reserves being 42% at this date.
- 7. Based on the method of calculation in paragraph (4) of subdivision (b) of Section 5570 of the Civil Code, the estimated amount required in the reserve fund at the end of each of the next 5 budget years found in column E, and the projected reserve fund cash balance in each of those years, taking into account only assessments already approved and other known revenues, found in column D, leaving the reserve at percent funding found in column F. Please see the projected five-year funding plan below that has been implemented and approved by the association.

Year	Annual Reserve	Monthly Reserve	Anticipated	Ending Reserve	Fully Funded Reserve	Percent Funded
	Contributions	Contributions	Expenditures	Balance	Balance	
		(Avg. Per Unit)				
	Α	В	С	D	E	F
2023	\$311,306	\$221.73	\$2,370,470	(\$687,344)	\$1,187,241	0%
2024	\$323,758	\$230.60	\$95,430	(\$459,016)	\$1,446,714	0%
2025	\$336,709	\$239.82	\$125,824	(\$248,131)	\$1,697,404	0%
2026	\$350,177	\$249.41	\$64,799	\$37,247	\$2,034,537	2%
2027	\$364,184	\$259.39	\$112,365	\$291,513	\$2,349,150	12%

Note: The financial representations set forth in this summary are based on the best estimates of the preparer at that time. The estimates are subject to change. At the time this summary was prepared, the assumed long-term interest rate earned on reserve funds was 1.50% per year, and the assumed long-term inflation rate to be applied to major component repair and replacement costs was 4.00% per year.

CA Civil Code §5570 Units: 117 | Start Date: 1/1/2023

(b) For the purposes of preparing a summary pursuant to this section:

- (1) "Estimated remaining useful life" means the time reasonably calculated to remain before a major component will require replacement.
- (2) "Major component" has the meaning used in Section 5550. Components with an estimated remaining useful life of more than 30 years may be included in a study as a capital asset or disregarded from the reserve calculation, so long as the decision is revealed in the reserve study report and reported in the Assessment and Reserve Funding Disclosure Summary.
- (3) The form set out in subdivision (a) shall accompany each annual budget report or summary thereof that is delivered pursuant to Section 5300. The form may be supplemented or modified to clarify the information delivered, so long as the minimum information set out in subdivision (a) is provided.
- (4) For the purpose of the report and summary, the amount of reserves needed to be accumulated for a component at a given time shall be computed as the current cost of replacement or repair multiplied by the number of years the component has been in service divided by the useful life of the component. This shall not be construed to require the board to fund reserves in accordance with this calculation.

The preparer of this form will be indemnified and held harmless against all losses, claims, actions, damages, expenses or liabilities, including reasonable attorneys' fees, to which we may become subject in connection with this engagement, because of any false, misleading or incomplete information which has been relied upon by others, or which may result from any improper use or reliance on the disclosure by you or a third party.

The reserve study report completed and reviewed for the purposes of completing the enclosed summary was finalized based on approval from the Board of Directors. Therefore, the final decisions for implementation, updating or revising the information obtained in this report, for any changes in assumptions, is the sole right and responsibility of the Board of Directors. This report and the numbers generated herein are for use only for the year it was developed. The preparer of this form is not responsible for the use of the Assessment and Reserve Disclosure Summary in any subsequent year, or in updating the summary in any subsequent year, or in updating the summary for events and circumstances occurring after the date of this report.

CA Civil Code §5565 Units: 117 | Start Date: 1/1/2023

Property Description		Financial Summary				
Property Name:	Vista La Jolla Townhomes	Starting Reserve Balance:	\$1,366,763			
Association		Fully Funded Reserve Balance:	\$3,224,299			
Location:	La Jolla, CA	Percent Funded:	42%			
Project Type:	Condominium	Current Replacement Cost:	\$4,170,823			
Number of Units:	117	Deficit/Surplus vs. Fully Funded	(\$1,857,536) or (\$15,876.37) Per Unit			
Age of Project:	41 Year(s)	Reserve:	Avg			

Adopted Funding Plan

-	_					
Year	Annual Reserve	Monthly Reserve	Anticipated	Ending Reserve	Fully Funded Reserve	Percent Funded
	Contributions	Contributions	Expenditures	Balance	Balance	
		(Avg. Per Unit)				
2023	\$311,306	\$221.73	\$2,370,470	(\$687,344)	\$1,187,241	0%
2024	\$323,758	\$230.60	\$95,430	(\$459,016)	\$1,446,714	0%
2025	\$336,709	\$239.82	\$125,824	(\$248,131)	\$1,697,404	0%
2026	\$350,177	\$249.41	\$64,799	\$37,247	\$2,034,537	2%
2027	\$364,184	\$259.39	\$112,365	\$291,513	\$2,349,150	12%
2028	\$378,751	\$269.77	\$383,976	\$290,621	\$2,407,876	12%
2029	\$393,901	\$280.56	\$128,446	\$562,427	\$2,749,266	20%
2030	\$409,657	\$291.78	\$78,192	\$904,815	\$3,171,722	29%
2031	\$426,044	\$303.45	\$467,574	\$876,545	\$3,221,872	27%
2032	\$443,086	\$315.59	\$141,818	\$1,193,220	\$3,629,196	33%
2033	\$460,809	\$328.21	\$860,706	\$808,222	\$3,322,207	24%
2034	\$479,241	\$341.34	\$78,658	\$1,223,933	\$3,833,988	32%
2035	\$498,411	\$354.99	\$1,148,459	\$587,369	\$3,272,075	18%
2036	\$518,347	\$369.19	\$75,051	\$1,042,800	\$3,823,194	27%
2037	\$539,081	\$383.96	\$276,506	\$1,322,987	\$4,206,777	31%
2038	\$560,645	\$399.32	\$1,110,134	\$789,221	\$3,759,459	21%
2039	\$583,070	\$415.29	\$304,979	\$1,081,236	\$4,153,167	26%
2040	\$606,393	\$431.90	\$47,778	\$1,660,259	\$4,852,533	34%
2041	\$630,649	\$449.18	\$153,790	\$2,165,598	\$5,492,938	39%
2042	\$655,875	\$467.15	\$634,758	\$2,219,357	\$5,683,002	39%
2043	\$682,110	\$485.83	\$1,133,744	\$1,797,626	\$5,386,943	33%
2044	\$709,394	\$505.27	\$198,322	\$2,339,496	\$6,078,110	38%
2045	\$737,770	\$525.48	\$303,840	\$2,811,772	\$6,714,462	42%
2046	\$767,281	\$546.50	\$119,508	\$3,506,580	\$7,596,343	46%
2047	\$797,972	\$568.36	\$1,599,219	\$2,751,923	\$7,004,103	39%
2048	\$829,891	\$591.09	\$3,871,484	(\$271,204)	\$4,055,701	0%
2049	\$863,086	\$614.73	\$192,068	\$400,780	\$4,847,868	8%
2050	\$897,610	\$639.32	\$142,473	\$1,167,592	\$5,756,487	20%
2051	\$933,514	\$664.90	\$227,778	\$1,896,135	\$6,647,249	29%
2052	\$970,855	\$691.49	\$252,549	\$2,648,270	\$7,583,775	35%

CA Civil Code §5565 Units: 117 | Start Date: 1/1/2023

Component Summary by Category

		Totals	\$4,170,823	\$1,366,763	\$287,750	\$3,224,299	\$311,306
Tennis Courts	6-30	0-19	\$172,441	\$34,861	\$9,153	\$82,240	\$9,903
Roofing	10-30	0-9	\$1,138,256	\$481,290	\$50,501	\$1,135,400	\$54,635
Pool & Spa (Via Andar Pool #3)	3-35	0-5	\$84,373	\$31,288	\$7,687	\$73,811	\$8,316
Pool & Spa (Via Amable Pool #2)	3-35	0-5	\$89,811	\$34,021	\$8,219	\$80,257	\$8,892
Pool & Spa (Clubhouse Pool #1)	3-35	0-5	\$131,258	\$43,121	\$12,665	\$101,726	\$13,701
Painting & Repairs	5-30	0-28	\$266,766	\$96,131	\$38,165	\$226,780	\$41,289
Miscellaneous	3-20	0-12	\$257,020	\$39,321	\$20,498	\$92,762	\$22,177
Lighting	20-35	0-27	\$104,300	\$40,737	\$4,319	\$96,103	\$4,673
Landscaping & Irrigation	8-30	0-15	\$824,673	\$259,744	\$59,845	\$612,757	\$64,744
Irrigation	10-32	0-17	\$147,452	\$54,223	\$7,464	\$127,917	\$8,075
Fencing, Gates & Walls	1-45	0-14	\$262,874	\$97,906	\$21,192	\$230,967	\$22,927
Concrete Surfaces	10-30	0-19	\$165,369	\$36,085	\$8,254	\$85,128	\$8,930
Clubhouse	10-15	0-15	\$26,046	\$1,147	\$1,878	\$2,707	\$2,032
Building Components	1-25	0-16	\$500,186	\$116,886	\$37,909	\$275,743	\$41,012
			Cost	Balance	Requirement	Balance	Contribution
	OL	RUL	Replacement	Reserve	Funded	Reserve	Reserve
	UL	RUL	Current	Accumulated	Annual Fully	Fully Funded	Annual

Statement of Assessment Collection Policies under Civil Code Section §5730 (verbatim):

NOTICE ASSESSMENTS AND FORECLOSURE

This notice outlines some of the rights and responsibilities of owners of property in common interest developments and the associations that manage them. Please refer to the sections of the Civil Code indicated for further information. A portion of the information in this notice applies only to liens recorded on or after January 1, 2003. You may wish to consult a lawyer if you dispute an assessment.

ASSESSMENTS AND FORECLOSURE

Assessments become delinquent 15 days after they are due, unless the governing documents provide for a longer time. The failure to pay association assessments may result in the loss of an owner's property through foreclosure. Foreclosure may occur either as a result of a court action, known as judicial foreclosure, or without court action, often referred to as nonjudicial foreclosure. For liens recorded on and after January 1, 2006, an association may not use judicial or nonjudicial foreclosure to enforce that lien if the amount of the delinquent assessments or dues, exclusive of any accelerated assessments, late charges, fees, attorney's fees, interest, and costs of collection, is less than one thousand eight hundred dollars (\$1,800). For delinquent assessments or dues in excess of one thousand eight hundred dollars (\$1,800) or more than 12 months delinquent, an association may use judicial or nonjudicial foreclosure subject to the conditions set forth in Article 3 (commencing with Section 5700) of Chapter 8 of Part 5 of Division 4 of the Civil Code. When using judicial or nonjudicial foreclosure, the association records a lien on the owner's property. The owner's property may be sold to satisfy the lien if the amounts secured by the lien are not paid. (Sections 5700 through 5720 of the Civil Code, inclusive)

In a judicial or nonjudicial foreclosure, the association may recover assessments, reasonable costs of collection, reasonable attorney's fees, late charges, and interest. The association may not use nonjudicial foreclosure to collect fines or penalties, except for costs to repair common area damaged by a member or a member's guests, if the governing documents provide for this. (Section 5725 of the Civil Code)

The association must comply with the requirements of Article 2 (commencing with Section 5650) of Chapter 8 of Part 5 of Division 4 of the Civil Code when collecting delinquent assessments. If the association fails to follow these requirements, it may not record a lien on the owner's property until it has satisfied those requirements. Any additional costs that result from satisfying the requirements are the responsibility of the association. (Section 5675 of the Civil Code)

At least 30 days prior to recording a lien on an owner's separate interest, the association must provide the owner of record with certain documents by certified mail, including a description of its collection and lien enforcement procedures and the method of calculating the amount. It must also provide an itemized statement of the charges owed by the owner. An owner has a right to review the association's records to verify the debt. (Section 5660 of the Civil Code)

If a lien is recorded against an owner's property in error, the person who recorded the lien is required to record a lien release within 21 days, and to provide an owner certain documents in this regard. (Section 5685 of the Civil Code)

The collection practices of the association may be governed by state and federal laws regarding fair debt collection. Penalties can be imposed for debt collection practices that violate these laws.

PAYMENTS

When an owner makes a payment, the owner may request a receipt, and the association is required to provide it. On the receipt, the association must indicate the date of payment and the person who received it. The association must inform owners of a mailing address for overnight payments. (Section 5655 of the Civil Code)

An owner may, but is not obligated to, pay under protest any disputed charge or sum levied by the association, including, but not limited to, an assessment, fine, penalty, late fee, collection cost, or monetary penalty imposed as a disciplinary measure, and by so doing, specifically reserves the right to contest the disputed charge or sum in court or otherwise.

An owner may dispute an assessment debt by submitting a written request for dispute resolution to the association as set forth in Article 2 (commencing with Section 5900) of Chapter 10 of Part 5 of Division 4 of the Civil Code. In addition, an association may not initiate a foreclosure without participating in alternative dispute resolution with a neutral third party as set forth in Article 3 (commencing with Section 5925) of Chapter 10 of Part 5 of Division 4 of the Civil Code, if so requested by the owner. Binding arbitration shall not be available if the association intends to initiate a judicial foreclosure.

An owner is not liable for charges, interest, and costs of collection, if it is established that the assessment was paid properly on time. (Section 5685 of the Civil Code)

MEETINGS AND PAYMENT PLANS

An owner of a separate interest that is not a time-share interest may request the association to consider a payment plan to satisfy a delinquent assessment. The association must inform owners of the standards for payment plans, if any exists. (Section 5665 of the Civil Code)

The board must meet with an owner who makes a proper written request for a meeting to discuss a payment plan when the owner has received a notice of a delinquent assessment. These payment plans must conform with the payment plan standards of the association, if they exist. (Section 5665 of the Civil Code)

VISTA LA JOLLA TOWNHOMES ASSOCIATION ASSESSMENT COLLECTION POLICY

Vista La Jolla Townhomes Association is responsible for managing and operating the common areas of the community, and for collecting owners' assessments. The timely collection of assessments from all owners is important to the management and operation of the community, and to the preservation of property values. Pursuant to California Civil Code Section 5310(a)(7),¹ the Association has adopted the following policy for collecting delinquent assessments.

- 1. Regular assessments shall be paid monthly. Each regular assessment is due on the first (1st) day of the month. Any regular assessment not paid by the thirtieth (30th) of the month shall be delinquent. Any special assessment levied shall be delinquent if not paid thirty (30) days after the date due. An assessment is considered paid the day the payment is received by the Association or its designated agent. Postmarks are not considered.
- 2. A late charge of ten dollars (\$10.00) or ten percent (10%) of the amount of the assessment, whichever is greater, may be assessed when an assessment is delinquent. The Association may waive a late payment if an Authorization Agreement for Direct Payment from the owner is in force for the following month.
- 3. Any assessment not paid by the thirtieth (30th) day after it is due may accrue interest at a rate of up to six percent (6%) per annum. Interest may also accrue on late charges and costs of collection, including attorneys' fees. To simplify monthly accounting, the Association may choose not to compute interest on small delinquencies. However, in such a case, if the Association takes action against an owner to collect delinquent assessments, the Association may compute, to the fullest extent permitted by law and the Association's governing documents, the interest due from the date of the first delinquency and will add that interest to the delinquent owner's balance.
- 4. If a check is returned for insufficient funds, the owner will be charged a \$25.00 fee for the first check and a \$35.00 fee for each subsequent check returned for insufficient funds. Post-dated checks will not be accepted. The mailing address for overnight payment of assessments is Vista La Jolla Townhomes Association c/o Moonstone Management, 1741 EastLake Pkwy, Suite 102, PMB 465, Chula Vista, CA 91915. Owners have the right to submit secondary addresses to the Association for purposes of collection notices. Upon receipt of a written request by an owner identifying a secondary address for purposes of collection notices, the Association shall send additional copies of any notices required by Civil Code Section 5650², et seq. and Section 5710³ to the secondary address provided. The owner's request shall be in writing and shall be mailed to the Association in a manner that shall indicate the Association has received it.

¹Operative January 1, 2014; Civil Code§ 1365(e) repealed January 1, 2014.

² Operative January 1, 2014; Civil Code§§ 1366(e), 1367.1, 1367.5, & 1367.6 repealed January 1, 2014.

³ Operative January 1, 2014; Civil Code§ 1367.1 repealed January 1, 2014.

VISTA LA JOLLA TOWNHOMES ASSOCIATION ASSESSMENT COLLECTION POLICY PAGE 2

- 5. If an assessment payment from the Owner is not paid within thirty (30) days after its original due date, the Association or its designated agent will mail a first notice. The association may charge interest on the outstanding balance of up to 1% per month, beginning on the first date of delinquency. Interest will accrue monthly.
- 6. If an assessment payment has not been made 60 days after the due date, an additional administrative fee will be charged to the owner's account for preparation of a delinquency notice in accordance with Civil Code Sections 5660, which will be mailed along with an account history and this Policy, certified mail, to the owner. The delinquency notice shall provide at least thirty (30) days' written notice prior to sending a Pay or Lien Letter. The delinquency notice shall further provide, in addition to any other information required by law, an itemized statement of the charges owed by the Owner, including the amount of any delinquent assessments, the fees and reasonable costs of collection, reasonable attorney's fees, any late charges, and interest, if any. A copy of this policy shall be attached to the pre-lien letter.
- 7. If an assessment payment has not been made 90 days after the date of the delinquency notice, an additional administrative fee will be charged to the owner's account for the preparation of a pre-lien notice.
- 8. If the delinquent Owner does not bring his/her account current within the deadline set forth in the pre-lien notice, the Board of Directors may approve the recordation of an Assessment Lien against the delinquent owner's property. For all Liens recorded on or after January 1, 2006, the Board's decision to record the Assessment Lien shall be by a majority vote of all Board Members, at an Open Board Meeting. The Board's action will refer to the Account Number or other assigned code for the property that is delinquent, rather than the name of the Owner. The Assessment Lien shall be recorded in the County Recorder's Office and shall Include an itemization of all sums that are then delinquent, including the amount of any delinquent assessments, the then current monthly assessment amount (which will also accrue and be a part of the Lien), interest, late charges, collection fees, reasonable collection costs, and reasonable attorney fees and costs. Recording this notice creates a Lien, which is subject to foreclosure against the delinquent Owner's property.

At the same time, if applicable, the Association will advise the Association's collection agent/bank that it should accept no further monies from this delinquent Owner until the Assessment Lien has been paid in full. Acceptance of partial payments shall not constitute a waiver of the Association's rights. Owners shall not send any assessment payments to the Association once the matter has been turned over to an attorney for collection; payments in full shall only be accepted by the attorney. Any payments delivered to the collection agent shall be forwarded to the attorney's office. If the delinquent Owner submits payment in full, the attorney shall release the Lien.

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⁴ Operative January 1, 2014; Civil Code§ 1367.1 repealed January 1, 2014.

VISTA LA JOLLA TOWNHOMES ASSOCIATION ASSESSMENT COLLECTION POLICY PAGE 2

- 9. Within ten (10) days after a lien is recorded for a delinquent assessment account, the Association or its designated agent will mail a copy of the lien to all record owners of the property as set forth in California Civil Code Section 5675(e).⁵
- 10. If an assessment account remains delinquent following recordation of a lien, the Association or its designated agent will diligently proceed with foreclosure pursuant to California Civil Code Section 5706.⁶ Once foreclosure is commenced, no partial payments will be accepted on an assessment account. A lawsuit against the owner personally may be filed concurrent with, or in lieu of, the foreclosure action, if the Association determines that such action will enhance the prospect of recovering the delinquent assessments, or will otherwise be in the best interests of the Association.
- 11. All collection actions will comply with the applicable provisions of the Davis-Stirling Common Interest Development Act, California Civil Code Section 4000, et seq.⁷
- 12. All attorneys' fees, costs, late charges, interest, penalties, fines, charges and expenses billed to the Association for any of the above activities shall be added to the owner's account and shall become the liability of the owner.
- 13. The Association may, prior to recording a lien or filing a lawsuit, declare the entire annual assessment for the delinquent property immediately due and payable if the Association concludes such action will enhance the prospect of recovering the delinquent assessments, or will otherwise be in the best interests of the Association.
- 14. As provided in Article IV, Section 1 (a)(4) of the Bylaws of Vista La Jolla Townhomes Association, adopted November 4, 1981, the Board may suspend the voting rights and right to use of the recreational facilities of a member during any period in which such member shall be in default in the payment of any assessment levied by the Association. The Association may implement a suspension following notice to the owner and an opportunity for a hearing which satisfies the minimum requirements of California Corporations Code Section 7341.

⁵ Operative January 1, 2014; Civil Code§ 1367.1(d) repealed January 1, 2014.

⁶ Operative January 1, 2014; Civil Code§ 1367.4 repealed January 1, 2014.

⁷ Operative January 1, 2014; Civil Code§ 1350, et seq. repealed January 1, 2014.

VISTA LA JOLLA TOWNHOMES ASSOCIATION ASSESSMENT COLLECTION POLICY PAGE 3

- 15. Monetary payments received from an owner will be credited to balances on the owner's account in the following order:
 - a. Special assessments
 - b. Regular assessments
 - c. Monetary penalties or fines
 - d. Late charges
 - e. Legal fees and costs
 - f. Interest
- 16. The Association has selected Epsten Grinnell & Howell, APC as its legal counsel for all matters concerning the collection of delinquent accounts, and has further selected Nationwide Reconveyance LLC as its trustee for the purposes of foreclosing and selling any property which is subject to a delinquent assessment lien.
- 17. A copy of this collection policy shall be sent annually to all owners within the thirty (30) to ninety (90) day period immediately preceding the beginning of the Association's fiscal year pursuant to California Civil Code Section 5310(a)(7).8
- 18. In general, the Association's Board intends to take whatever actions are authorized by law and the Association's governing documents to collect assessments. If the Board elects to use practices, procedures or notices which exceed those required by law or under the governing documents, it does so without waiving the Association's right to exercise collection remedies to the fullest extent permissible. Any additional notices or time periods the Association might use are extended solely as a courtesy. No owner shall be entitled to expect longer time limits or notices other than those which are required by law or the governing documents. Billing statements are a courtesy. Owners are responsible for making payments on time, whether or not a statement is received.

⁸ Operative January 1, 2014; Civil Code section 1365(e) repealed January 1, 2014.

OVERNIGHT PAYMENTS

Payments may be made by overnight mail to the following addresses:

If Account is being handled by Management:

Vista La Jolla Townhomes Association c/o Moonstone Management 1741 EastLake Pkwy Suite 102, PMB 465 Chula Vista, CA 91915 (888) 662-4627

If Account is being handled by Attorney:

Vista La Jolla Townhomes Association c/o Massie Berman Attn: Collections Department 3588 Fourth Ave., #200 San Diego, CA 92103 (619) 260-9010

INTERNAL & ALTERNATIVE DISPUTE RESOLUTION SPECIAL STATUTORY NOTICE TO HOMEOWNERS

The California Legislature has established a public policy in this state that requires the use of Alternative Dispute Resolution ("ADR") before resorting to litigation to resolve certain conflicts that arise in condominiums, planned developments and other common interest developments.

The law requires every association to distribute a summary of California Civil Code Sections 5925 through 5965 to its members annually either at the time of the annual budget is distributed or in the manner specified in Corporations Code Section 5016.

Rather than attempt to summarize the law, which is lengthy, and may result in omissions or misunderstandings of what the law provides, we are providing a copy of the law in its entirety below. **PLEASE NOTE:**

"FAILURE OF A MEMBER OF THE ASSOCIATION TO COMPLY WTH THE ALTERNATIVE DISPUTE RESOLUTION REQUIRMENTS OF SECTION 5930 OF THE CIVIL CODE MAY RESULT IN THE LOSS OF YOUR RIGHT TO SUE THE ASSOCIATION OR ANOTHER MEMBER OF THE ASSOCIATION REGARDING ENFOREMENT OF THE GOVERNING DOCUMENTS OR THE APPLICABLE LAW.

§5925. ADR Definitions

As used in this article:

- (a) "Alternative dispute resolution" means mediation, arbitration, conciliation, or other nonjudicial procedure that involves a neutral party in the decision making process. The form of alternative dispute resolution chosen pursuant to this article may be binding or nonbinding, with the voluntary consent of the parties.
- (b) "Enforcement action" means a civil action or proceeding, other than a cross-complaint, for any of the following purposes:
 - (1) Enforcement of this act.
 - (2) Enforcement of the Nonprofit Mutual Benefit Corporation Law (Part 3 (commencing with Section 7110) of Division 2 of Title 1 of the Corporations Code).
 - (3) Enforcement of the governing documents.

§5930. ADR Required Before Filing Certain Actions

- (a) An association or an owner or a member of a common interest development may not file an enforcement action in the superior court unless the parties endeavored to submit their dispute to alternative dispute resolution pursuant to this article.
- (b) This section applies only to an enforcement action that is solely for declaratory, injunctive, or writ relief, or for that relief in conjunction with a claim for monetary damages not in excess of the jurisdictional limits stated in Sections 116.220 and 116.221 of the Code of Civil Procedure.
- (c) This section does not apply to a small claims action.
- (d) Except as otherwise provided by law, this section does not apply to an assessment dispute:

- (a) Any party to a dispute may initiate the process required by Section 5930 by serving on all other parties to the dispute a Request for Resolution. The Request for Resolution shall include all of the following:
 - (1) A brief description of the dispute between the parties.
 - (2) A request for alternative dispute resolution.
 - (3) A notice that the party receiving the Request for Resolution is required to respond within 30 days of receipt or the request will be deemed rejected.
 - (4) If the party on whom the request is served is the member, a copy of this article.
- (b) Service of the Request for Resolution shall be by personal delivery, first-class mail, express mail, facsimile transmission, or other means reasonably calculated to provide the party on whom the request is served actual notice of the request.
- (c) A party on whom a Request for Resolution is served has 30 days following service to accept or reject the request. If a party does not accept the request within that period, the request is deemed rejected by the party.

§5940. Time for Completing ADR Process and Cost Splitting

- (a) If the party on whom a Request for Resolution is served accepts the request, the parties shall complete the alternative dispute resolution within 90 days after the party initiating the request receives the acceptance, unless this period is extended by written stipulation signed by both parties.
- (b) Chapter 2 (commencing with Section 1115) of Division 9 of the Evidence Code applies to any form of alternative dispute resolution initiated by a Request for Resolution under this article, other than arbitration.
- (c) The costs of the alternative dispute resolution shall be borne by the parties.

§5945. Effect of ADR on Statutes of Limitation

If a Request for Resolution is served before the end of the applicable time limitation for commencing an enforcement action, the time limitation is tolled during the following periods:

- (a) The period provided in Section 5935 for response to a Request for Resolution.
- (b) If the Request for Resolution is accepted, the period provided by Section 5940 for completion of alternative dispute resolution, including any extension of time stipulated to by the parties pursuant to Section 5940.

§5950. Filing ADR Certificate when Filing Court Action

- (a) At the time of commencement of an enforcement action, the party commencing the action shall file with the initial pleading a certificate stating that one or more of the following conditions are satisfied:
 - (1) Alternative dispute resolution has been completed in compliance with this article.
 - (2) One of the other parties to the dispute did not accept the terms offered for alternative dispute resolution.
 - (3) Preliminary or temporary injunctive relief is necessary.
- (b) Failure to file a certificate pursuant to subdivision (a) is grounds for a demurrer or a motion to strike unless the court finds that dismissal of the action for failure to comply with this article would result in substantial prejudice to one of the parties.

§5955. Referral to ADR and Stay of Court Action by Stipulation

- (a) After an enforcement action is commenced, on written stipulation of the parties, the matter may be referred to alternative dispute resolution. The referred action is stayed. During the stay, the action is not subject to the rules implementing subdivision (c) of Section 68603 of the Government Code.
- (b) The costs of the alternative dispute resolution shall be borne by the parties.

§5960. Refusal to Participate in ADR; Effect on Award of Fees and Costs

In an enforcement action in which attorney's fees and costs may be awarded, the court, in determining the amount of the award, may consider whether a party's refusal to participate in alternative dispute resolution before commencement of the action was reasonable.

§5965. Annual Disclosure of ADR Procedures to Members

(a) An association shall annually provide its members a summary of the provisions of this article that specifically references this article. The summary shall include the following language:

"Failure of a member of the association to comply with the alternative dispute resolution requirements of Section 5930 of the Civil Code may result in the loss of the member's right to sue the association or another member of the association regarding enforcement of the governing documents or the applicable law."

(b) The summary shall be provided either at the time the pro forma budget required by Section 5300 is distributed or in the manner prescribed in Section 5016 of the Corporations Code. The summary shall include a description of the association's internal dispute resolution process, as required by Section 5310.

INTERNAL DISPUTE RESOLUTION

The Association Board reserves its right to draft and provide its own Internal Dispute Resolution ("IDR") process, consistent with the requirements set forth in Civil Code §§ 5900-5910. Until such time as the Board adopts a different internal dispute resolution process, the statutory procedure set forth in Civil Code § 5915 below shall apply.

§5915. Default IDR Procedure

- (a) This section applies to an association that does not otherwise provide a fair, reasonable, and expeditious dispute resolution procedure. The procedure provided in this section is fair, reasonable, and expeditious within the meaning of this article.
- (b) Either party to a dispute within the scope of this article may invoke the following procedure:
 - (1) The party may request the other party to meet and confer in an effort to resolve the dispute. The request shall be in writing.
 - (2) A member of an association may refuse a request to meet and confer. The association shall not refuse a request to meet and confer.
 - (3) The board shall designate a director to meet and confer.
 - (4) The parties shall meet promptly at a mutually convenient time and place, explain their positions to each other, and confer in good faith in an effort to resolve the dispute. The parties may be assisted by an attorney or another person at their own cost when conferring.
 - (5) A resolution of the dispute agreed to by the parties shall be memorialized in writing and signed by the parties, including the board designee on behalf of the association.
- (c) A written agreement reached under this section binds the parties and is judicially enforceable if it is signed by both parties and both of the following conditions are satisfied:

- (1) The agreement is not in conflict with law or the governing documents of the common interest development or association.
- (2) The agreement is either consistent with the authority granted by the board to its designee or the agreement is ratified by the board.
- (d) A member shall not be charged a fee to participate in the process. [2015]

ARCHITECTURAL DISCLOSURES

In compliance with California Civil Code Section 4765 (c), the Board of Directors is required to disclose the following information:

The Association requires prior written approval of certain architectural changes that you make to your property. The general types of changes that require Association approval are described as follows: all painting, alterations and/or additions to the exterior of any Residence or Residential Lot will require written architectural approval. You should review the Association's CC&R's and Rules and Regulations, for more specific information. A copy of these documents is available from management if you have misplaced your copy.

Discipline Policy and Fine Schedule

Reasonable fines for first time violations may be levied in accordance with the following schedule.

a)	Hazardous activity (risk of harm to person or property)	\$100.00
b)	Use restriction	\$100.00
c)	Vehicle and parking restrictions	\$100.00
d)	Unauthorized improvements to the property (per discretion of the Board)	\$100.00
e)	Automatic fine for each infraction of the rules concerning posting of signs	\$100.00
f)	Any violations of the By-laws, CC&R's, or Rules and Regulations not	
	specifically mentioned	\$100.00

Fines shall be in addition to an assessment levied to reimburse the Association for expenses and cost. Fines for continued or repeated violations may be increased in \$100.00 increments at the discretion of the Board. Four (4) or more violations assessed to a single unit in any six (6) month period may result in additional fines to be determined at the discretion of the Board.

MISCELLANEOUS DISCLOSURES

Any other information that is required by law or the governing documents or that the board determines is appropriate for inclusion.

Preparation of Audit

As provided in **Civil Code Section 5305** the Association will have **an audit** prepared by a certified public accountant after the close of the fiscal year. That document and any information required by Corporations Code Section 8321 should be available to you within 120 days after the close of the fiscal year.

Architectural Modifications for Persons with Disabilities

Apparent Architectural Violations or other Alleged Violations of our Governing Documents May Not Be Violations Due to Compliance with the Federal Fair Housing Act and/or the California Fair Employment and Housing Act.

Occasionally residents may see something that appears to be a violation of our governing documents and rules. Appearances can be deceiving! Sometimes what seem to be "violations" are, in fact, "accommodations" required by law to be given to disabled residents. This is necessary to give disabled residents an equal opportunity to use and enjoy the premises. Please recognize that some disabilities may not be apparent just by looking at the person who has a disability. Also, the type of architectural change made may seem as if it is unrelated to any form of disability, but that is because there are so many different types of disabilities that require many different types of accommodations. These accommodations should not be interpreted as meaning the Association is not serious about enforcing community standards and rules, only that the Association is mindful of its legal duty to comply with disability protection laws.

You probably already know from your dealings with doctors and pharmacies that they are required to be very protective of each patient's medical information. Article I, Section 1 of the California Constitution also includes a personal right to privacy. Thus, even if you ask about an apparent architectural or other violation, we may not be able to tell you very much, if anything, about it. About all we can say is that we are aware of it, and the Association authorized it to make an accommodation required by law. We trust you will understand. If you have questions about this issue, please contact management.

Distribution of Mailing List to Owners

The Association is required by Civil Code Section 5200(a), under the circumstances covered by the statute, to provide members with the name, property address, and mailing address of all members. Association members may opt out of sharing his or her name, property address, and mailing address by notifying the Association in writing that the member prefers to be contacted via the alternative process described in Corporations Code Section 8330(c). The alternative method may require the member wanting the list to provide the materials to the Association for the Association to mail it to the members who have opted out without revealing the mailing list information to the requesting member. Any opt-out remains in effect until changed by the member.

The Association can never be crime-free. For example, it is possible for someone to enter the property under false pretenses to commit crimes, for residents to commit crimes against their own neighbors, for guests of residents to commit crimes, and for employees to commit crimes.

As a result, the Association cannot guarantee your security. You should NOT rely on the association to protect you from loss or harm. You should provide for your own security by keeping your doors locked; refusing to open your door to strangers; asking workmen for identification; installing a security system; carrying insurance; etc.

Manager Conflict of Interest Disclosure

In compliance with California Civil Code Section 5375.5 the Board of Directors is required to disclose the following information:

Please be aware that Moonstone Management does have maintenance personnel on staff that can perform small on-site services/handyman duties, as well as provide proposals for larger projects, if requested by the Board of Directors.

Document Disclosure Summary Form (Civil Code Section 4528)

Please reference the enclosed charges for documents provided as required by Section 4525.



01 December 2008

VISTA LA JOLLA ARCHITECTURAL GUIDELINE

The BYLAWS OF VISTA LA JOLLA TOWNHOMES ASSOCIATION establish the PLAN OF CONDOMINIUM OWNERSHIP and the Board of Directors of the Association. One of the Board's primary responsibilities is maintaining the condition of the association's common area and facility (buildings). In carrying out that responsibility, the Board may choose to appoint subordinate officers as the business of the Association may require.

As stated in the Association's BYLAWS, ARTICLE VI, Section 3, Paragraph (b), "an owner shall not make structural modifications or alterations to his unit or installations therein without previously notifying the Association in writing through the Management Agent." Such notification is accomplished by completing and submitting an "APPLICATION FOR ARCHITECTURAL IMPROVEMENT" form (available on the community website or from the Management Agent), and returning it to the Management Agent. Improvement requests will then be reviewed by the Board or its appointed subordinate officer(s), and approved or denied. The requester will be notified of the Board's decision in writing by the Management Agent. No work may begin until written approval is received.

When considering any architectural change, owners should understand that the Living Unit encompasses all within the four walls of the unit, but, in accordance with the DECLARATION OF RESTRICTIONS, ARTICLE VII, also includes the windows and glass doors, and the plumbing, heating and utility infrastructure within the walls, extending to the sidewalk. Everything exterior to the Living Unit, including the front entry doors, garage doors, and front and rear patios are designated Association property. Owners are granted "exclusive use" of both patios.

Any architectural change requested by owners shall take into account the architectural character, continuity and consistency of the community. Changes shall leave the affected building looking substantially unchanged. Specifically, replacement window frames shall mimic original construction specifications in terms of size, function and color.

The Board is especially concerned about any work that will result in penetration of exterior stucco walls or any roof, as these actions could allow ingress of water to walls or attic spaces with resultant mold or structural rot that could migrate to adjacent units in the building. Therefore, any satellite dishes shall be installed in

accordance with the VISTA LA JOLLA TOWNHOMES ASSOCIATION RESOLUTION of March 14, 1997 (available on the community website). Satellite dishes must be mounted on wooden fascia plates, which are part of the roof eaves, and under no circumstances are satellite dishes to be mounted on the roof or stucco surfaces. Associated cable runs shall be through attic spaces and inside walls whenever possible, rather than over exterior surfaces.

Regarding requests to expand "exclusive use" areas associated with individual residential units, the Board will be guided by the following:

California Civil Code §4600 reads:

"(a) After an association acquires fee title to or any easement right over a common area, unless the association's governing documents specify a different percentage, the affirmative vote of members owning at least sixty seven percent of the separate interests in the common interest development shall be required, before the board of directors may grant exclusive use of any portion of that common area to any member, except for any of the following:

[Only section/exception (E) applies to common area transfers at Vista La Jolla and it reads...] (E) To transfer the burden of management and maintenance of any common area that is **generally inaccessible and not of general use** to the membership at large of the association."

In addition to the constraints of California law, Vista La Jolla Townhomes policy stipulates expansion of exclusive use common area only into the area encompassed within the "footprint" of the unit involved... "footprint" meaning the theoretical extension of the two common walls of the unit to the point crossed by the extension of the wall/fence enclosing the rear exclusive use area (patio). Residents will be responsible for resolving all issues arising from Association sprinkler system(s) or other infrastructure within the expansion area and bearing the expense of any necessary modifications to the system(s) or infrastructure. In cases of "exclusive use" area expansion, in addition to submitting an "APPLICATION FOR ARCHITECTURAL IMPROVEMENT," residents will be required to sign an "AGREEMENT AFFECTING REAL PROPERTY" form (available on the community website or from the Management Agent) before any work may begin.

VISTA LA JOLLA TOWNHOMES BOARD OF DIRECTORS



APPLICATION FOR ARCHITECTURAL IMPROVEMENT

Name:		Lot	#:
City/ Zip:			
General Description o	f work to be performed:		
	shape, color, and desired loon illustration of the desired a		ach a sketch, photograph,
			
•	nit to be obtained: Yes		
The undersigned adjac	cent OWNERS have no object	ction to the proposed important	
Owner	Address	Unit	:#
Owner	Address	Unit	:#
contractor accomplisher responsibilities for all f	onsibility for any work under es which may, in the future, future maintenance of this a ion of Board approval from t	adversely affect the comm ddition of improvement. 1	non area. I will assume the will not begin any work
Owners Signature		Date	<u> </u>
Architectural Commi		ARD USE ONLY	
Board of Directors Ap	•	Chairman	Date
·		President	Date

VISTA LA JOLLA TOWNHOMES ASSOCIATION, INC. RESOLUTION INSTALLATION OF SATELLITE DISHES

\YHEREAS, the governing documents of Vista La Jolla Townhomes Association, Inc. specifically requires that any addition to an existing building, any e; aerior alteration, modification or change to an existing building or exclusive use area, must have the approval of the Board of Directors before any work is undertaken; and

\YHEREAS, effective January I, 1996, Civil Code §1376 permits the installation of satellite dishes which have a diameter or diagonal measurement of 36 inches or less, and which, upon installation, are not visible from any street or common area; and

YHEREAS, Civil Code §1376 specifically permits the Association to impose reasonable restrictions on the installation on such satellite dishes:

NOW, THEREFORE, be it Resolved that Vista La Jolla Townhomes Association, Inc. hereby adopts the follo, ving Architectural Guidelines related to the installation of satellite dishes:

- I. Pursuant to the Association's governing documents and Civil *Code §1376*, no video or television antenna, including satellite dishes, will be permitted within the subdivision which has a diameter or diagonal measurement of more than 36 inches.
- 2. Owners of satellite dishes which have a diameter or diagonal measurement of 36 inches or less must comply with the following Architectural guidelines:
 - a) The owner must securely attach the satellite dish to his/her unit in a location such that the satellite dish shall not be visible from any street, common area, or surrounding units;
 - b) The owner shall not alter landscaping, including trees, to accommodate installation of a satellite dish;
 - c) The owner shall install electrical wires for a satellite dish in a manner such that installed electrical wires shall riot impede roof drainage, or cause water to pond on roofs.
 - d) Prior to installation, the owner shall submit to the Board of Directors, through the same procedures as any other architectural modification, a written application for installation of his/her satellite dish and receive a written approval from the Board of Directors.
 - e) Applications must include all details required by by-laws and other rules for application for architectural modifications, including:
 - 1) Location and type of hardware mounting; and
 - 2) Location and how wiring will be installed

?

- 3. So that warranties remain in effect, and water and other elements are prevented from intrusion into the building to which the satellite is attached, installation of a satellite dish must be inspected and approved by the Board of Directors or its designated representative. Owners installing a satellite dish shall be required to submit with their application for architectural modification a deposit of \$200. The deposit shall be used for costs of a contractor or architect to inspect the installation, and any costs resulting from changes recommended by the contractor or architect and approved by the Board of Directors. The remainder shall be refunded to the unit owner.
- 4. Owner must execute an Architectural Improvement Agreement (attached as Exhibit "A"), which provides that the owner and the installer(s) of the satellite indemnify and hold harmless Vista La Jolla Townhomes Association, its members, and management agent from:
 - a) any maintenance, repair, or replacement of building components where the satellite dish was installed. Said hold harmless agreement would continue for as long as the satellite dish is located on any building component for which the Association is obligated to maintain; and
 - b) any liability, loss, or damage caused by the installation, maintenance, or use of the satellite dish.
- 5. Obligations of owner are transferred to any future owner of the unit. Owner is responsible for forwarding the signed approval to all future owners OR to submit a new architectural change application for the proper removal of the satellite dish, and any repairs required by its removal.

APPROVED AS TO FORM AND CONTENT:

VISTA LA JOLLA TOWNHOMES ASSOCIATION, INC.

Brent Mine / n. : IIch -- 6 March 97

EXHIBIT "A" VISTA LA JOLLA TOWNHOMES ASSOCIATION, INC. ARCHITECTURAL IMPROVEMENT AGREEMENT FOR SATELLITE DISHES

HOMEOWNER NAME:	
PROPERTY ADDRESS:	
HOME PHONE:	WORK PHONE:
SIGNATURE OF OWNER:	
If tenant occupied, please complete the following	g:
3 30 200000	WORK PHONE:
SIGNATURE OF TENANT:	

In consideration for the review and approval of owner's application by the Vista La Jolla Townhomes Association, Inc., the parties hereto acknowledge, and agree to, as follows:

ATTACH SEPARATE SHEET OF PAPER FOR ITEMS NOTED BELOW WITH "*". DETAJLS ON LOCATION AlfD SCALE DRAWING (MAY BE FREEHAND) OF SIDE ELEVATION AND FRONT OR REAR ELEVATION (WHICHEVER IS APPROPRIATE) OF PROPOSED LOCATION IS NECESSARY FOR APPLICATION TO BE APPROVED.

- * 1. Attach drawing which shows the location where the satellite dish will be placed (see "Installation of Satellite Dishes" Resolution of February 20, 1997).
- *2. Installation of the satellite dish at location requires that it be fastened to the (name building component) in accordance with the following specification, (Attach Drawing or Statement).
- *3. Installation of the cable through (name building component) will be facilitated in accordance with the following specification, (Attach Drawing or Statement).
- 4. Installation and/or construction of the architectural improvement shall be performed and completed in compliance with all laws and ordinances of the City of San Diego; the Association's Architectural rules and design standards, the CC&Rs, and any other architectural guidelines; and terms of this Agreement. Owner shall pay building permit fees, if any, required by the City of San Diego.

- 5. Additionally, prior to the commencement of the architectural improvement, owner or owners' contractor may be required to provide to the Association the following certificates of insurance, naming the owner's contractor as the insured thereof:
 - a) Workman Compensation Insurance, as required by law.
 - b) Comprehensive General Liability Insurance, with limits of not less than \$500,000 per incident/\$500,000 for each accident.

6. Owner hereby agrees to:

- a) Clean up and remove all trash, debris, or scraps on a daily basis and removed from the property (no trash or debris shall be permitted to remain on the property overnight). No building materials, equipment, trash, trash containers, or any other items used during construction shall be stored ort the Association's common area, the streets, or any other area within the property, without the express wTitten consent of the Association.
- b) Be responsible for the maintenance, repair, and replacement of the architectural improvement; any portion of a building component of a residential unit to which the architectural improvement is attached; and/or any cable which intrudes into a building component of any residential unit. Owner hereby agrees that the Association shall have no maintenance, repair, or replacement responsibility for the architectural improvement and/or that portion of the building component to which it is attached.
- c) Repair any aspect of the common area or any exterior portion of the residential unit or, any portion of any improvement within the entire property which is damaged by construction and/or installation of the architectural improvement.
- d) Indemnify for himselfi'herself, as well as for his/her successor and assigns, and to hold Association and its members harmless from all claims, demands, or liability arising out of or encountered in connection with this Agreement or with the architectural improvement, whether such claims, demands, or liability are caused by owner, owner's agents or employees, or contractors, or subcontractors employed on the project, their agents or employees, or caused by any products installed on the project by said contractor(s) or subcontractor(s), excepting only such injury or harm as may be caused solely and exclusively by Association's gross negligence. Such indemnification shall extend to claims, demands, or liability for personal injuries and property damage incurring during the installation, as well as the completion, related to all owner's maintenance responsibilities provided herein.

- e) Further indemnify and hold the Association harmless from all liability related to any damage to existing improvements (wherever located within the property) resulting from the installation/construction of the architectural improvement and/or any failure of owner to properly discharge owner's maintenance responsibility.
- 7. If the installation of the satellite requires any attachment to a building component of a residential unit or intrusion of any cable into a building component of a residential unit, said architectural improvement shall not be deemed complete for installation purposes unless and until a contractor of a related discipline has reviewed, inspected, and approved said installation.
- 8. Owner <u>may</u> be required to pay the Association \$200 to defer administrative and legal expenses incurred in reviewing owner's application, inspecting the installation of the architectural improvement, and prepared and executing the Agreement.
- 9. This Agreement shall not be modified by any party or oral representation made before or after execution of the Agreement. All modifications must be in writing and signed by all parties.
- I.O. Any claim, controversy, or dispute of whatever nature ansing out of or concerning this Agreement shall be resolved by final and binding arbitration according to the Judicial Arbitration and Mediation Services (JAMS), Rules of Practice and Procedure then in effect, except that the party shall be entitled to only such discovery as is permitted by *Code of Civil Procedure 1283.05* and any amendment thereto or successor statutes. Judgement of the arbitrator's award may be entered in any court having jurisdiction thereof. Should any party refuse or neglect to appear or participate in arbitration proceeding, the Arbitrator is empowered to decide the controversy in accordance with whatever evidence is presented. The Arbitrator is authorized to award any party or parties such sums as he deems proper for the time, expense, including but not limited to, cost and legal fees, and trouble of arbitration. The arbitration shall be binding on the parties.
- 1!. Owner agrees that upon sale of the unit any cable or mounting hardware and wiring installed to service the Satellite dish ,vill remain with the unit. The new owner if he/she should choose to purchase a satellite may then use the exiting wiring. The care and control of the wiring and/or cable will then become the responsibility of the new owner.

Prcliminnry ApprovaJ	Final Inspection ittid Approval
	-
Signature	Signanm:
Tide	Title
Date of Approval	Dare of Final Approval
Administrative Fee Required:	Administrative Fee Paid
YES ·NO	CIDs

Upon preliminary approval, work must begin within ninety (90) days. Project is to be completed three (3) months after preliminary approval. If additional time is required to start or complete project, applicant must submit ,Yritten request seeking an extension.

Return to:

Vista La Jolla Townhomes Association, Inc.

c/o A. McKibbin & Co. 7529 Draper Ave., Suite D La Jolla, CA 92037



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)10/26/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT NAME: Kirk Miller			
Kirk Miller Insurance Agency, Inc.	PHONE (A/C, No, Ext): 858-400-4504 (A/C, No): 858-8	75-0667		
10636 Scripps Summit Ct, Ste 110	E-MAIL ADDRESS: hoacerts@kirkmillerinsurance.com			
San Diego, CA 92131-3965	INSURER(S) AFFORDING COVERAGE	NAIC #		
(858) 400-4504	INSURER A: Farmers Insurance Exchange	21652		
INSURED	INSURER B: Federal Insurance Company	20281		
Vista La Jolla Townhomes Assoc	INSURER C: Mid Century Insurance Company	21687		
c/o Moonstone Management & Consulting	INSURER D :			
1741 Eastlake Pkwy Ste 102	INSURER E :			
Chula Vista, CA 91915	INSURER F:			

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

E	XCL	JSIONS AND CONDITIONS OF SUCH I		LIMITS SHOWN MAY HAVE BEEN	REDUCED BY	PAID CLAIMS	•	
INSR LTR		TYPE OF INSURANCE	ADDL SUBR INSR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
A	GEI X	NERAL LIABILITY COMMERCIAL GENERAL LIABILITY		60667-81-16	8/1/2023	8/1/2024	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000 \$75,000
		CLAIMS-MADE X OCCUR					MED EXP (Any one person)	\$5,000
A	X	D&O CLAIM-MADE					PERSONAL & ADV INJURY GENERAL AGGREGATE	\$1,000,000 \$2,000,000
	GEI	N'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS - COMP/OP AGG	\$1,000,000
		POLICY PRO- JECT LOC		60667-81-16	8/1/2023	8/1/2024	D & O LIMIT/AGG	\$1,000,000
A	AU	TOMOBILE LIABILITY		60667-81-16	8/1/2023	8/1/2024	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
1		ANY AUTO					BODILY INJURY (Per person)	\$
1		ALL OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$
	X	HIRED AUTOS X NON-OWNED AUTOS					PROPERTY DAMAGE (Per accident)	\$
								\$
В	Х	UMBRELLA LIAB OCCUR		G74605254	8/3/2023	8/1/2024	EACH OCCURRENCE	\$15,000,000
	X	EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$15,000,000
		DED X RETENTION \$ 10,000						\$
С		RKERS COMPENSATION DEMPLOYERS' LIABILITY		A0949-15-35	8/1/2023	8/1/2024	X WC STATU- OTH- TORY LIMITS ER	
		/ PROPRIETOR/PARTNER/EXECUTIVE Y/N	N/A				E.L. EACH ACCIDENT	\$ 1,000,000
	(Ma	ndatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If ye	es, describe under SCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
А	BU:	ILDING - 100% REPLACEMENT*		60667-81-16	8/1/2023	8/1/2024	\$ 53,856,100 AAV	\$ 25,000 DED
A	FII	DELITY/CRIME		60667-81-16	8/1/2023	8/1/2024	\$ 1,500,000	\$ 5,000 DED
A	ME	CH BREAKDOWN/ORDINANCE LAW		60667-81-16	8/1/2023	8/1/2024	SEE ATTACHED MEMO	INCLUDED

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

General Certificate, Multiple Addresses, San Diego, CA 91915

Building Coverage is "All-Inclusive" and includes Agreed Amount with Extended Coverage to \$ 80,784,150. (117 Units)

CERTIFICATE HOLDER CANCELLATION

Moonstone Management & Consulting

1741 Eastlake Pkwy Ste 102 Chula Vista, CA 91915

Loan Number: .

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

xx 2-7

MEMO

TO: Mortgage Processors

FROM: Kirk Miller Insurance Agency, Inc. 10636 Scripps Summit Ct #110 San Diego, CA 92131-3965

hoacerts@kirkmillerinsurance.com

CA DOI #0K05931

Visit <u>www.insuremyhoa.com</u> for more info...

The Master Insurance Policies for this community include the following:

- 1) Building Ordinance or Law Coverage / Contingent Liability
 - a) Loss In Value
 - b) Increased Cost of Demolition
 - c) Increased Cost of Construction
- 2) Separation of Insureds (Severability of Interests)
- 3) Property Management is included as an insured on;
 - a) General Liability (CGL)
 - b) Directors & Officers (D&O)
 - c) Employee Dishonesty/Fidelity (Crime)
- 4) Property Coverage is Special Form/All-Risk unless otherwise indicated;
 - a) Wind/Hail is included and not subject to difference provisions.
 - b) Inflation Guard is included with Farmers/Truck Insurance Exchanges and Mid-Century.
 - c) 100% is Indicative of a current Building Reconstruction Cost valuation on file with the agency.
- 5) Mechanical Breakdown (Boiler & Machinery) is included when indicated at the Building Limit.
- 6) Fidelity/Crime coverage is inclusive of Computer Fraud and Funds Transfer Fraud in compliance with §5806
- 7) Policy Cancellation Provisions:

There is a 10-day notice of cancellation for non-payment of premiums, and a 30-day notice of cancellation for all other reasons to the Association Insurance Trustee.

Other Information:

- "GRC" means Guaranteed Replacement Cost (coinsurance waived)
- "AAV" means Agreed Amount Value (coinsurance waived)
- "RCV" means Replacement Cost Value (coinsurance does not apply when insured at 100%)
- "ERC" means Extended Replacement Cost

Unit Owners Coverage Information (Coverage Per Governing Documents)

- "Al" or "All-In" means including betterments and improvements
- "SE" or "Single Entity" means including Unit Interiors, but excluding betterments and improvements
- "BW" or "Bare-Walls" means excluding unit interiors beyond unfinished surfaces
- "PUD" or "Planned Unit Development" typically means common area coverage only

Our Agency will provide an Interior Brokers Price Opinion upon request at no charge for HO6 policies. The amount of coverage necessary under an HO6 insurance policy would be determined as a result of collaboration between the insurer and the borrower. The amount of insurance coverage determined in this manner may or may not be based on a percentage of the condo unit's appraised value.

To obtain this free HO6 price opinion and quote, please send your request with the following information by email to info@kirkmillerinsurance.com with property appraisal including interior photos.



Kirk Miller Insurance Agency, Inc.

Offices in San Diego, CA and Pleasanton, CA

San Diego Phone: 858.240.2593

Pleasanton Phone: 925.334.5700

CA #0K05931 | OR #8787714 | NV #764468

Annual Disclosure

Vista La Jolla Townhomes Association

Property Insurer				Farmers	Insurance Group
Coverage Limit:	\$	53,856,100	AAV	Effective	8/1/2023
Deductible:	\$	25,000		Expires:	8/1/2024
General Liability I	nsurer			Farmers	Insurance Group
Coverage Limit:	\$	1,000,000		Effective	8/1/2023
Deductible:	\$	-		Expires:	8/1/2024
Fidelity / Crime In	surer			Farmers	Insurance Group
Coverage Limit:	\$	1,500,000		Effective	8/1/2023
Deductible:	\$	5,000		Expires:	8/1/2024
Directors & Officers Liability Insurer					
Directors & Office	rs Lial	bility Insurer		Farmers	Insurance Group
Directors & Office Coverage Limit:	ers Lial \$	bility Insurer 1,000,000		Farmers Effective	Insurance Group 8/1/2023
		•			•
Coverage Limit:	\$ \$	1,000,000 1,000		Effective Expires:	8/1/2023
Coverage Limit: Deductible:	\$ \$	1,000,000 1,000		Effective Expires:	8/1/2023 8/1/2024
Coverage Limit: Deductible: Workers Compens	\$ \$ ation I	1,000,000 1,000		Effective Expires: Farmers	8/1/2023 8/1/2024 Insurance Group
Coverage Limit: Deductible: Workers Compens Coverage Limit:	\$ \$ ation I \$ \$	1,000,000 1,000 insurer 1,000,000		Effective Expires: Farmers Effective Expires:	8/1/2023 8/1/2024 Insurance Group 8/1/2023
Coverage Limit: Deductible: Workers Compens Coverage Limit: Deductible:	\$ \$ ation I \$ \$	1,000,000 1,000 insurer 1,000,000		Effective Expires: Farmers Effective Expires:	8/1/2023 8/1/2024 Insurance Group 8/1/2023 8/1/2024

This summary of the association's policies of insurance provides only certain information, as required by Section 5300 of the Civil Code, and should not be considered a substitute for the complete policy terms and conditions contained in the actual policies of insurance. Any association member may, upon request and provision of reasonable notice, review the association's insurance policies and, upon request and payment of reasonable duplication charges, obtain copies of those policies. Although the association maintains the policies of insurance specified in this summary, the association's policies of insurance may not cover your property, including personal property or real property improvements to or around your dwelling, or personal injuries or other losses that occur within or around your dwelling. Even if a loss is covered, you may nevertheless be responsible for paying all or a portion of any deductible that applies. Association members should consult with their individual insurance broker or agent for appropriate additional coverage.



Billing Disclosure Form As required by Section 4525

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Association:

Property Address:

Property Owners:

Mailing Address:

Provider of Information:

Name:

Position/Title:

Date Completed:

	Fee f	or Document
Articles of Incorporation	Section 4525 (a)(1)	\$40
CC&Rs	Section 4525 (a)(1)	\$50
Bylaws	Section 4525 (a)(1)	\$40
Operating Rules	Section 4525 (a)(1)	\$40
Age restrictions, if any	Section 4525 (a)(2)	\$0 – Included in the CC&Rs
Annual Budget Report (including Reserve Study)	Sections 5300 and 4525 (a)(3)	\$40
Assessment and Reserve		
Funding Disclosure Summary	Section 5300 and 4525 (a)(4)	\$0 – Included in the Budget
Financial statement review	Sections 5305 and 4525 (a)(3)	\$30
Assessment Enforcement		
Policy	Sections 5310 and 4525 (a)(4)	\$0 – Included in budget.
Insurance Summary	Sections 5300 and 4525 (a)(3)	\$0 – Included in the Budget
Regular Assessment	Section 4525 (a)(4)	\$0 – Included in the Statement
Special Assessment	Section 4525 (a)(4)	\$0 – Included in the Statement
Emergency Assessment	Section 4525 (a)(4)	\$0 – Included in the Statement

Other unpaid obligations of the Seller	Section 5675 and 4525 (a)(4)	\$0 – Included in the Statement
Approved changes to Assessments	Sections 5300 & 4525 (a)(4), (8)	\$0 – Included in the Budget
Settlement notice regarding Common area defects	Sections 4525 (a)(6), (7) & 6100	See disclosure if applicable.
Preliminary List of Defects	Sections 4525(a)(6), 6000 and 6100	See disclosure if applicable.
Notice(s) of violation	Sections 5855 and 4525 (a)(5)	\$0 – Included in the Statement.
Required statement of fees	Section 4525	\$0 – Included in the Statement.
Minutes of regular meetings Of the Board of Directors Conducted over the previous 12 months, if requested	Section 4525 (a)(10)	\$90.00

Total Fees for these documents:

\$330.00 DO NOT PAY

The information provided in this form may not include all fees that may be imposed before the close of escrow. Additional fees that are not related to the requirements of Section 4525 may be charged separately. The documents listed on this form are the property of the Association, and not Moonstone Management.

To order documents, please email Escrow@MoonstoneMC.com.



Resident Registration

ast Name:ast Name:ast Name:
Iome Phone:
ast Name:
Iome Phone:
ast Name:
Iome Phone:
<u>ehicle</u>
Plate:
Plate:
<u>Pets</u>
Breed:
Breed:
ciation Notices? Yes No Date:
1

REQUEST FOR ANNUAL NOTICE OF ADDRESS, REPRESENTATIVE AND RENTAL STATUS

(Civil Code Section 4041)

Civil Code Section 4041 requires each homeowner to provide the Association with the following information on an annual basis.

Please complete this form and return it to the Association within 30 days:

1.	The name of the current owner of record:
2.	The address or addresses to which notices from the Association are to be delivered:
3.	An alternate or secondary address to which notices from the Association are to be delivered:
4.	The name and address of your legal representative, if any, including any person with power of attorney, or other person who can be contacted in the event of your extended absence:
5.	Is the separate interest that you own (check one):
	☐ Owner-occupied? ☐ Rented out?
	☐ Developed, but vacant?
	☐ Undeveloped?

NOTE: If an owner fails to provide the notices set forth in paragraphs (1) and (2) above, the property address shall be deemed to be the address to which notices are to be delivered.

PLEASE RETURN THIS INFORMATION TO THE ASSOCIATION AT THE FOLLOWING ADDRESS:

Moonstone Management 1741 EastLake Pkwy, Suite 102, PMB 465 Chula Vista, CA 91915 Customerservice@moonstonemc.com