ARCHER \& GREINER, P.C.<br>1025 Laurel Oak Road<br>Voorhees, NJ 08043<br>(856) 795-2121<br>Attorney for Plaintiff, Villages at Cinnaminson Harbour, LLC

BY: SEAN T. O’MEARA, ESQUIRE (I.D. No. 019931980)

|  |  |
| :--- | :--- |
| IN RE VILLAGES AT CINNAMINSON | SUPERIOR COURT OF NEW JERSEY |
| HARBOUR COMMUNITY ASSOCIATION, | BURLINGTON COUNTY |
| Third Amendment and Supplement to |  |
| Declaration of Covenant, Easements and <br> Restrictions | CHANCERY DIVISION |
| vs. | Docket No. C- |
| Interested Parties (see the List of Homeowners <br> attached hereto as Exhibit "A") | Civil Action |

Plaintiff, Villages at Cinnaminson Harbour, LLC (the "Developer"), with an address of 433 River Road, Highland Park, New Jersey, says by way of Verified Complaint:

## COUNT ONE

1. The Developer is the developer/builder of a certain residential planned unit development located in Cinnaminson Township, Burlington County, New Jersey, commonly known as The Villages at Cinnaminson Harbour Community (the "Community").
2. The Community was originally established upon the recordation of a certain Declaration of Covenants, Easements and Restrictions for The Villages at Cinnaminson Harbour, in the Office of the Burlington County Clerk, on June 23, 2005, in Deed Book 6289, beginning at Page 224, as amended by the First Amendment and Supplement to the Declaration, recorded in the Office of the Burlington County Clerk, on February 6, 2007, in Deed Book 6463, beginning at Page 787; and as amended by the Second Amendment and Supplement to the Declaration,
recorded in the Office of the Burlington County Clerk, on August 2, 2007, in Deed Book 6507, beginning at Page 461 (collectively, the "Declaration"). (Attached as Exhibit " B " is a true, accurate and complete copy of the Declaration of Covenants, Easements and Restrictions).
3. The Declaration contemplated that the Community could be comprised of a total of five hundred six (506) residential dwellings (referred to herein as the "Homes") in the Community and certain common property and facilities serving those residential dwellings (the "Community Common Property") at full build out. (Id.)
4. All of the Homes were intended by the terms of the Declaration and the land development approvals for the Property to be subject to (i) the terms, conditions, easements and restrictions set forth in the Declaration and the other Community association documents for the purpose of utilizing the Community Common Property; and (ii) the terms, conditions, easements and restrictions set forth in the governing documents of certain, separate, condominium regimes (referred to as the "Condominium Sub Associations"), as more particularly described in the Declaration.
5. The Villages at Cinnaminson Harbour Community Association, Inc. (the "Association") is responsible for the maintenance of the Community Common Property.
6. The Developer previously subjected to the provisions of the Declaration all of the property described in Exhibit "A-1" and depicted on Exhibit "B-1" attached to the Declaration, as filed in the Office of the Clerk of Burlington County on June 23, 2005, in Deed Book 6289 at Page 224 et seq. constituting Section 1 of the Community (also referred to as "Phase 1") and consisting of one hundred forty-eight (148) Homes. (Id.)
7. The Developer has also previously amended the Declaration by the First Amendment and Supplement to incorporate into the Community the additional lands and
improvements constituting Section 3 of the Community (also referred to as "Phase 3") and consisting of approximately 10.66 acres and sixty-five (65) additional Homes, as described in Exhibit "A-2" of the First Amendment and Supplement, and shown on that certain plan entitled "Preliminary Subdivision Plan, The Village of Cinnaminson Harbour, Section Three", dated April 2004 and revised through July 11, 2005, and prepared by Land Dimensions Engineering, a copy of which is attached as Exhibit "B-2" of the First Amendment and Supplement, as filed in the Office of the Clerk of Burlington County, on February 6, 2007, in Deed Book 6463, beginning at Page 787 et seq. (Attached as Exhibit "C" is a true, accurate and complete copy of the First Amendment and Supplement to the Declaration).
8. The Developer also previously further amended the Declaration by the Second Amendment and Supplement to incorporate into the Community the additional lands and improvements constituting Section 5 of the Community (also referred to as "Phase 5") and consisting of approximately 7.08 acres and a total of sixty-nine (69) additional Homes, thirtythree (33) of which were located in Section 2 of the Cinnaminson Harbour Townhomes Condominium Sub Association and thirty-six (36) of which were located in Section 2 of Cinnaminson Harbour Carriage Homes Condominium Sub Association, as described in Exhibit "A-3" of the Second Amendment and Supplement, and shown on that certain plan entitled "Preliminary Subdivision Plan, The Village of Cinnaminson Harbour, Section Five", dated August 2005, revised through November 29, 2005, prepared by Land Dimensions Engineering, a copy of which is attached as Exhibit "B-3" of the Second Amendment and Supplement, as filed in the Office of the Clerk of Burlington County, on August 2, 2007, in Deed Book 6507, beginning at Page 461 et seq. (Attached as Exhibit "D" is a true, accurate and complete copy of the Second Amendment and Supplement to the Declaration).
9. The Community is presently comprised of three hundred eighty-five (385) Homes planned for the Community, all of which have been conveyed to third-party purchasers (the "Developed Homes"). (Attached as Exhibit "E" is a true, accurate and complete copy of a list of the 385 developed homes within the Community).
10. The Developed Homes are spread among and subject to three (3) established Condominium Sub Associations known as Cinnaminson Harbour Carriage Homes Condominium Association, Inc., Cinnaminson Harbour Townhomes Condominium Association, Inc., and Cinnaminson Villa Homes Condominium Association, Inc., as follows:
A. One hundred twelve (112) of the Developed Homes are in the Condominium Sub Association known as the Cinnaminson Harbour Carriage Homes Condominium Association, Inc.; and
B. One hundred forty-nine (149) of the Developed Homes are in the Condominium Sub Association known as the Cinnaminson Harbour Townhomes Condominium Association, Inc.; and
C. One hundred twenty-four (124) of the Developed Homes are in the Condominium Sub Association known as the Cinnaminson Villa Homes Condominium Association, Inc.
11. The Association and the Developer determined that although certain of the developed homes, property and facilities located in Section 4(A), Section 4(C) and Section 6 of the Community, as shown on that certain plan entitled "Final Overall Plan, The Village of Cinnaminson Harbour, Section Four (A)", revised through January 26, 2012, prepared by Land Dimensions Engineering were completely constructed and conveyed to third-party purchasers,
the Declaration was never amended to incorporate these sections into the Community pursuant to

## Article II, Section 2.03 of the Declaration. (See Exhibit "F".)

12. According to certain information provided to the Community Association by a title insurer, the various title, conveyancing and mortgage-related documents provided for each developed home at the time of settlement from either the Developer or its successor and assign indicate that each developed home was made subject to the terms, conditions, easements and restrictions set forth in the Declaration, notwithstanding the fact that the Declaration was not amended to specifically include certain of the developed homes. (See Exhibit "G").
13. The Owner(s) and resident(s) of each of the Developed Homes have enjoyed all the privileges, benefits and obligations attendant to their membership in the Community

Association since their respective dates of settlement.
14. Declaration, Article II, Section 2.02 states, in part:
...the Developer hereby reserves the right, without obligating itself, to incorporate within the Community and develop all or less than all of the Community not within Phase 1 lands and constructing thereon additional Homes along with attendant site improvements and incorporating such additional improvements as part of the Community as one or more Phases of same....The incorporation of the aforesaid additional lands and Homes and other improvements as part of the Community shall be by the recording of one or more Amendments and Supplements to this Declaration in the Burlington County Clerk's Office pursuant to Sections 2.03 and 11.06 of this Declaration. All lands and Homes and other improvements incorporated as herein provided as part of the Community shall be deemed a part of the Community and all references to the Community in this Declaration, the Certificate of Incorporation and/or the By-Laws shall be understood to include such Homes and other improvements once same are incorporated as part of the Community by the recordation of an Amendment and Supplement to this Declaration. The right, but not the obligation, of the Developer to subject to this Declaration additional lands and improvements within the Community by way of an Amendment and Supplement to the Declaration duly recorded in the Office of the Burlington County Clerk shall be without the consent of the

Community Association, any Home Owner, Eligible or Permitted Mortgage Holder, Institutional Lender, or any other party.
15. Declaration, Article II, Section 2.03 states:

The Developer may make additional Phases, Homes and other attendant site improvements within the Community subject to the Declaration by recording an Amendment and Supplement to the Declaration in the Burlington County Clerk's Office, pursuant to Section 11.06 of this Declaration. Such Amendment and Supplement may contain such complementary or supplemental additions and modifications of the covenants and restrictions contained in this Declaration and such other complementary and supplemental provisions as may be necessary.
16. Pursuant to Declaration, Article XI, Section 11.06, for a period of ten (10) years from the date Declaration was initially recorded in the Burlington County Clerk's Office, the Developer was permitted to amend the Declaration to incorporate additional Homes and site improvements into the Community without the consent of the Board of Trustees, the Association, any Owner, any Institutional Lender, or any other party holding legal or equitable interest in the Community to incorporate within the Community some or all of the Community and to incorporate additional Phases, Lots, Homes, and site improvements and, thereby, to subject same to the Planned Real Estate Development Full Disclosure Act and the terms and provisions of this Declaration.
17. The Developer's privileges pursuant to Declaration, Article XI, Section 11.06 have expired, precluding the Developer from amending the Declaration to incorporate additional Developed Homes and completed site improvements into the Community without first obtaining the consent of the Board of Trustees, the Association, the requisite number of Owners, any Institutional Lender, or any other party holding legal or equitable interest in the Community, as required by the Declaration, to incorporate within the Community some or all of the Community and to incorporate additional Phases, Lots, Homes, and site improvements and, thereby, to
subject same to the Planned Real Estate Development Full Disclosure Act and the terms and provisions of this Declaration.
18. The Board of Trustees (the "Board") of the Association, with assistance from the Developer, sought to amend the Declaration through a proposed Third Amendment and Supplement to the Declaration of Covenants, Easements and Restrictions (the "Third Amendment") to incorporate into the Community the additional homes, lands and improvements located in Section 4(A) and 4(C) and Section 6 of the Community. (Attached as Exhibit "H" is a true, accurate and complete copy of the Third Amendment.)
19. The Association held membership meetings on October 27, 2021 and November 4, 2021 in an attempt to obtain the approval of at least sixty-seven percent (67\%) (258 out of 385) of all eligible homeowners to vote to amend the Declaration to incorporate into the Community the additional homes, lands and improvements located in Section 4(A), 4(C) and Section 6 of the Community.
20. The Board submitted a letter in support of the proposed Third Amendment to the membership of the Community. (Attached as Exhibit " I " is a true, accurate and complete copy of the Board's Letter Supporting the Third Amendment).
21. Despite the Board's letter in support of the proposed Third Amendment, the Board did not obtain the approval of at least sixty-seven percent (67\%) of all eligible homeowners to amend the Declaration to incorporate into the community, the additional homes, lands and improvements located in Section 4(A), 4(C), and 6 of the Community.
22. As part of a settlement agreement between the Association and the Developer, the Developer is obligated to file suit to affect this ministerial change to include all the additional homes, lands and improvements located in Section 4(A), Section 4(C) and Section 6 of the

Declaration. As a practical matter, there will be no change to the homeowners since they have all been paying for and enjoying all the privileges, benefits and obligations attendant to their membership in the Community Association since their respective dates of settlement.
23. The Declaration must be amended to include all the additional homes, lands and improvements located in Section 4(A), Section 4(C) and Section 6.

WHEREFORE, the Developer demands judgment authorizing Developer to amend the Declaration and record the Third Amendment and Supplement to the Declaration of Covenants, Easements and Restrictions, attached hereto as Exhibit "H", and allowing Developer to:

1. Incorporate into the Community the additional lands and improvements in Section 6 , consisting of approximately 5.79 acres, as well as the developed homes and facilities which are located thereon, which are all located in Section 6 of the Cinnaminson Villa Homes Condominium Sub Association.
2. Incorporate into the Community the additional lands and improvements in Section 4(A), consisting of approximately 5.219 acres, as well as the developed homes and facilities which are located thereon, which are all located in Section 4(A) of the Cinnaminson Harbour Townhomes Condominium Sub Association.
3. Incorporate into the Community the additional lands and improvements in Section 4(C), consisting of approximately 1.18 acres, as well as the clubhouse and facilities which are located thereon, which are all located in Section 4(C) of the Community.
4. Confirm that the Developed Homes are all subject to the Declaration.
5. Confirm that the Community Common Property, as that term is defined by Declaration, Article I, Section 1.19, including, but not limited to, the clubhouse located at 1801 Fela Drive and the remaining community common property, including, but not limited to, the
basketball court and tennis court located on Block 307, Lot 2, are all subject to the Declaration, as required by the original approval and the final phase approval.
6. Confirm that upon recordation of this Amendment, the total number of Homes subjected to the Declaration shall total three hundred eighty-five (385), which represents the full build out of the Community contemplated by the Declaration.

## DESIGNATION OF TRIAL COUNSEL

Pursuant to Rule 4:25-4, Plaintiff designates Sean T. O’Meara as trial counsel in the above-captioned matter.

## ARCHER \& GREINER, P.C.

Attorneys for Plaintiff


SEAN T. O'MEARA

Date: November 16, 2022

## CERTIFICATION PURSUANT TO RULE 4:5-1(b)(2)

The undersigned hereby certifies the following:

1. That, to the best of my knowledge and belief, this matter in controversy is not the subject of any other action pending in any court or of a pending arbitration proceeding;
2. That, to the best of my knowledge and belief, there are no other parties known at this time who must joined in this action in accordance with the Court Rules.
3. I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing is willfully false, I am subject to punishment.


SEAN T. O'MEARA

Date: November 16, 2022
KAP024-00028224756134v3

## CERTIFICATION

I, Bret Kaplan, being of full age, hereby affirm and certify that I am the General Counsel for the Villages at Cinnaminson Harbour, LLC. As such, I have personal knowledge of the facts set forth herein. I hereby certify that the foregoing factual statements are true, and that the exhibits are true and accurate copies of the originals. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Dated: $4 / 9122$


## EXHIBIT "A"

## Cinnaminson Harbour Carriages

Homeowner

Adam Pizzo
Alison Egan
Alison Venditti
Andreas Derkits Stephanie Barreto
Andrew Paluszkiewicz
Andrew Peros
Anthony Leusner
Anthony Payne
April Meyers
Askel Eren Sukru Eren
Audrey Burt
Brian Demarchi
Brian Malnati
Brian Wilson
Bruce Shaffer
Calvin Stevenson
Carol Ann Bregman
Catherine Dixon
Catherine Edwardson
Catherine Surina
Cathryn Cestaro
Cheryl Ann Power
Christina Garrett
Christine Emens
Christopher Lyons
Chun Yeung
Clifford A. Wagner
Colleen McCormick
Constantino Monroy
Cynthia Graiff
Cynthia Percak
Dan Xiong Zhuang
Daniel Bradley
Daniel Friedmann
Daniel Mistichelli
Daniel Pinciotti Robert Gall
Danielle Espinosa
Danielle Richardson
David Miller Lisa Miller

## Cinnaminson Harbour Carriages

Homeowner

Dawn Mims<br>Denise Hines<br>Donald Jones Vinette Jones<br>Donald Winterbottom<br>Douglas Schilling Qui Schilling<br>Dror Layliev Roee Menashe<br>Elango Sripathy<br>Elizabeth Eichfeld<br>Elizabeth Giannantonio<br>Emiliya Terry<br>Erik Brandon Derr<br>Faisal O Ajiboye<br>Francis M. Dallahan<br>George Cranmer<br>Grace Gertie<br>Hannah Clarke<br>Henry Previl<br>Henry Su<br>Ipsit Pandya Subhash Pandya<br>Isaiah R. Murray, Jr.<br>James Mason Tong Mason<br>James Wright<br>Jeffrey Simon<br>Jennifer Coston Larry Coston<br>Jennifer Pence<br>John Butler Sandra Butler<br>John McCormick Linda J McCormick<br>Jonathan Wolko<br>Jose F. Alvarez<br>Joseph Hornberger<br>Joseph P. Sorrano<br>Joseph Tomarchio Jr.<br>Joyce A. Ecijan<br>Julia Stewart<br>Karim Mammadov<br>Kathleen Mancine<br>Kathleen Moffa<br>Kathleen Rupert<br>Kelan Caccavella<br>Kelley Ann Horner

## Cinnaminson Harbour Carriages

Homeowner

Kendall Bennett
Kenneth Bergman
Kevin Kilkenny
Kevin Osborn
Kyle Bernard
Lenny Yang Won Yang
Lindsay Taylor
Lisa Kamaras
Louis Arnold
Louis Tortual Sr
Marcela Irwin
Marianne Q Neville
Matthew Mazzoni
Matthew Pettola
Maud Formson Douglas Formson
Maureen Sovani
Menekse Silpagar
Michael Blue Jordana Blue
Michael Curry
Michael Fulton
Michael Vrancik Darlene Vrancik
Michael Wurtenberg Karlee Wurtenberg
Micheal Loftus Kathleen Loftus
Miriam Johnson
Narendra Kishnani
Natasha Hoyte
Neil Anand Nina Anand
Nichole Reid
Norman Kaznica Claire Libich
Onyeaboh Geoffrey Nwankwo
Patrick Montgomery
Pauline M Strollo
Peter J. Bigley
Renee Muchler
Richard Askin
Rita Dube
Robert J. Pacitti
Robin Stephens
Ryan Veasy
S Walker L Hall c/o Aureus Pro

## Cinnaminson Harbour Carriages

Homeowner

Salvatore DeAngelis
Sandra Martinez Luis Morales
Sarli Rodriquez
Scholastica Ogweno
Sead Rastoder
Shea P Harvey
Sr. Thomas J. Quinn
Stephen Lippincott Adele Lippincott
Steve L. Pinto Debra A. Pinto
Tamara Appalsammy
Tasha D. Profit
Taurus Gemini Property Mgmt.
Thomas Pawlak
Vaughn Michelle James
Virginia Powell
Vishant Gupta
Vishant Gupta
Walter Jones
William Kirby
William McDougall
William T. O'Reilly
Yong Ki Kim Sang Kim
Yousaf Mirza
Ada Torres Miguel Marrero
Alexander Davis
Alfred Boughton Christina Boughton
Amber Huffman
Amin Abdullah Alderman Khadijah Alderman
Andrew Raup
Anna Frimpong-Manso
Anne Chu
Anthony Caristo
Anthony Michael Santos
Austin Steger Fowler Andrea Isabel Moreno
Braheem Santos
Brenna Collier
Burak Akbulak Betul R Demirei
Carolyn Aird
Caron Sue Dalesio
Cassandra Fernandes

## Cinnaminson Harbour Carriages

Homeowner

Chia-Fang Monroy<br>Christina Lamonica<br>Christopher B Caruso<br>Christopher Houser<br>Christopher Wang<br>Claudio Carusone Nikole Carusone<br>Cord Fields<br>Dakia McMillian<br>Darryl Mack Sr.<br>David Greco Patricia DeGeorge<br>David Q. Lewis<br>Denise Partridge<br>Dr. Chris Winfrey<br>Drew Gordon<br>Edward Choromanski<br>Erik T. Apperson<br>Eugene Johnson<br>Floyd Preito<br>Frank C Firicano<br>Frank J. Miranda<br>George Owitti<br>George Reinas<br>Gerald Carter Sharon Carter<br>Godstime Aigbodion<br>Gus Fangras<br>Harry McCloskey Amanda Farrell<br>Howard Evans Stephanie Evans<br>Ian Szabo Olga Szabo<br>Ilene Mautner<br>Imagen Hosting Inc<br>Jack N Minishak<br>Jacqueline Kulyk<br>James Fischer Jr Melissa L Nowicki<br>James W Donovan<br>Janos P. Vajda<br>Jenel Giles<br>Jennifer Hafford<br>Jennifer N. Herald<br>Jessica File Robert FIle<br>John Okoli

## Cinnaminson Harbour Carriages

Homeowner

John Soss Lauren Soss
John Valadez Jr.
Joseph Forgach Denise Hurley-Forgach
Joseph Irizarry Joanne Irizarry
Joshua G. Haegele
Joshua Vrancik Noreen Syed
Juan Sanchez
Keith Milligan, II
Kevin Mingo POST-PETITION
Lacey Brown
Lawrence Cross, IV
Lisa Baraniewicz
Lori Sedlacek
Maleka T Smith
Marc Schweid
Maria Monter
Mark C DeFrancisco
Martha Hagerty
Matthew Gaul
Megan Cavanaugh
Meghan Therrien Corey Therrien
Melissa A Kielar Keith J Johnson
Melissa A. Ballard
Mesfien Mehreteab
Michael Black
Michael Mattingly
Michael McDonald
Michael Olukotun
Michael Strigel
Miguel Badillo
Mustafa Brkich Mensura Brkich
Naw Susan Than
Neil Wojceichowski
Nicole Richards Terrence Seales
Nigel Speedy
Ogun Karagoz
Osama Jadalla
Pablo Gomez Joan Gomez
Paul Wright
Ralph Milfort

## Cinnaminson Harbour Carriages

Homeowner

Rhonda Coe
Richard Herbert
Robert L. Longello
Robert Wonderlin
Rona Leblanc-Rivera
Roxanne Jayne
Sagar Patel Krishma Patel
Saifur Rahman
Sandra M Knowles LLloyd Pierce Knowles Jr
Scott Rothman
Sean Fox
Sejal Patel
Shawn Munson Sharifah Munson
Sidney Yallowitz
Stephanie Choe
Stephen Myers
Susan Heenan
Tamika Elder
Thomas Bitzer
Thomas Dempsey
Thomas Smith
Timothy Frederick
Trinice Moses
Tyrone Julian Nroman Gittens
Varinder Singh
Wiley Jenkins
Aleandra Argyris Philip Argyris
Alexander Gonzalez
Alexandria Ulisse
Alicia Jenkinson
Alison Hey
Allison Pereira
Amy Van de Rijn
Anand Ashar
Andrea Guest
Angel Delgado
Balaji Santhanam
Balaji Santhanam
Brooke Newton
Candace J. Rose

## Cinnaminson Harbour Carriages

Homeowner

Carl Campbell
Carmen Saginario Jr.
Christopher DiRuggieri
Colin Merlo
Corey Pierson
Curtis Vasell
Damara Properties LLC Matthew Gasper Jane Gasper
Dana Marie Suters
Daniele lacopelli
David B. Gerlock
Delmira Barnwell
Deniece Maddox
Douglas Pagan
Dylan Pope
Edman C. Padua
Edward Ahart
Edward Tarka
Eileen Diamond
Emily Cleaver
Eugene Kang
Francis Palermo
Frederick Reynolds
Glenn Galloway Jr.
Gyanni Scott
Hailey Cho
Hee Bok Min
Holvin Padro-Pintado
Jain Realty LLC
James Lin
James Pauciello
James Walsh
Jeff Fante
Jeff Ruspantine
Jeffrey Erbig
Jelica Kracun
Jennifer Roberts
Jessica Massenat
Jessica Sawicki
Jinghui Li
Joan Dare

## Cinnaminson Harbour Carriages

Homeowner

Johanna Schultz
John Dallen
Joseph Balaban
Joseph Tregl
Juan Morrison John Urso
Karen McDonough
Kathleen Quinn
Kathy Dollar
Keith G. Coombs
Keith Schrumpf
Kristina Rose DeJoy
Lauren Demezza
Lin Zhu
Lisa Long
Lisa Shively
LLC Jain Realty
Lois Josephs
Louis Parnahay
Marcos Long
Max Tenenbaum
Michael Coates Sr.
Michael DeLuca
Michael Dinububile
Michael Eastland
Michael Randolph
Michele Cody
Michele Van de Rijn
Millicent Lowe
Noreen Syed
NormanHaskell Love
Pablo Zapata
Patrick McClusky
Paul Pereira
Regina Harrison
Renata Chomicz
Renee Culmer
Robert Ferriolo
Robert Holmes
Robert Sheeran
Roy Green

## Cinnaminson Harbour Carriages

Homeowner

Roy White Jr.
Samantha Gericke
Shelbrea McCleese
Sherene Wilson
Simant Shah
Sindhuja Muddam
Sophia Wu
Stephen Senni
William Durant
William Gallagher
Adam Pizzo
Alison Egan
Alison Venditti
Andreas Derkits Stephanie Barreto
Andrew Paluszkiewicz
Andrew Peros
Anthony Leusner
Anthony Payne
April Meyers
Askel Eren Sukru Eren
Audrey Burt
Brian Demarchi
Brian Malnati
Brian Wilson
Bruce Shaffer
Calvin Stevenson
Carol Ann Bregman
Catherine Dixon
Catherine Edwardson
Catherine Surina
Cathryn Cestaro
Cheryl Ann Power
Christina Garrett
Christine Emens
Christopher Lyons
Chun Yeung
Clifford A. Wagner
Colleen McCormick
Constantino Monroy
Cynthia Graiff

## Cinnaminson Harbour Carriages

Homeowner

Cynthia Percak<br>Dan Xiong Zhuang<br>Daniel Bradley<br>Daniel Friedmann<br>Daniel Mistichelli<br>Daniel Pinciotti Robert Gall<br>Danielle Espinosa<br>Danielle Richardson<br>David Miller Lisa Miller<br>Dawn Mims<br>Denise Hines<br>Donald Jones Vinette Jones<br>Donald Winterbottom<br>Douglas Schilling Qui Schilling<br>Dror Layliev Roee Menashe<br>Elango Sripathy<br>Elizabeth Eichfeld<br>Elizabeth Giannantonio<br>Emiliya Terry<br>Erik Brandon Derr<br>Faisal O Ajiboye<br>Francis M. Dallahan<br>George Cranmer<br>Grace Gertie<br>Hannah Clarke<br>Henry Previl<br>Henry Su<br>Ipsit Pandya Subhash Pandya<br>Isaiah R. Murray, Jr.<br>James Mason Tong Mason<br>James Wright<br>Jeffrey Simon<br>Jennifer Coston Larry Coston<br>Jennifer Pence<br>John Butler Sandra Butler<br>John McCormick Linda J McCormick<br>Jonathan Wolko<br>Jose F. Alvarez<br>Joseph Hornberger<br>Joseph P. Sorrano

## Cinnaminson Harbour Carriages

Homeowner

Joseph Tomarchio Jr.<br>Joyce A. Ecijan<br>Julia Stewart<br>Karim Mammadov<br>Kathleen Mancine<br>Kathleen Moffa<br>Kathleen Rupert<br>Kelan Caccavella<br>Kelley Ann Horner<br>Kendall Bennett<br>Kenneth Bergman<br>Kevin Kilkenny<br>Kevin Osborn<br>Kyle Bernard<br>Lenny Yang Won Yang<br>Lindsay Taylor<br>Lisa Kamaras<br>Louis Arnold<br>Louis Tortual Sr<br>Marcela Irwin<br>Marianne Q Neville<br>Matthew Mazzoni<br>Matthew Pettola<br>Maud Formson Douglas Formson<br>Maureen Sovani<br>Menekse Silpagar<br>Michael Blue Jordana Blue<br>Michael Curry<br>Michael Fulton<br>Michael Vrancik Darlene Vrancik<br>Michael Wurtenberg Karlee Wurtenberg<br>Micheal Loftus Kathleen Loftus<br>Miriam Johnson<br>Narendra Kishnani<br>Natasha Hoyte<br>Neil Anand Nina Anand<br>Nichole Reid<br>Norman Kaznica Claire Libich<br>Onyeaboh Geoffrey Nwankwo<br>Patrick Montgomery

## Cinnaminson Harbour Carriages

Homeowner

Pauline M Strollo
Peter J. Bigley
Renee Muchler
Richard Askin
Rita Dube
Robert J. Pacitti
Robin Stephens
Ryan Veasy
S Walker L Hall c/o Aureus Pro
Salvatore DeAngelis
Sandra Martinez Luis Morales
Sarli Rodriquez
Scholastica Ogweno
Sead Rastoder
Shea P Harvey
Sr. Thomas J. Quinn
Stephen Lippincott Adele Lippincott
Steve L. Pinto Debra A. Pinto
Tamara Appalsammy
Tasha D. Profit
Taurus Gemini Property Mgmt.
Thomas Pawlak
Vaughn Michelle James
Virginia Powell
Vishant Gupta
Vishant Gupta
Walter Jones
William Kirby
William McDougall
William T. O'Reilly
Yong Ki Kim Sang Kim
Yousaf Mirza

## EXHIBIT "B"

Exhibit A
Declaration of Covenants, Easement and Restrictions for
The Villages at Cinnaminson Harbour Community - Recorded

## DECLARATION OF

## COVENANTS, EASENENTS AND RESTRICTIONS FOR

 THE YILLA GES AT CINNAMIINSON HARBOLR COMMUNITY Wendell A. Snith, Esq.

## RECORD AND IRETURN TO:

 GREENBAUM, ROWE, SMITH \& DAVIS LLPP.O. Box 5600

Woodbridge, New Jersey 07095
Attention: Wendell A. Snitle, Esq.

# DECLARATION OF COVENANTS, EASEMLENTS AND RESTRICTIONS FOR THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY 

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EXHIBIT D By-Laws of The Villages at Cimanimson Community Association, Inc.

## declaration or

## COVENANTS，EASEMENTS AND RESTRICTIONS FOR THE YILLAGES AT CINNAMINSON HARBOUR COMMUNITY

THIS DECLARATION is made ihis $\partial(f /$ day of $/ 厶, 4 y, 2005$ ，by The Villages at Cinnaminson Harbour，L．L．C．，a New Jersey Limited Liability Company，having an office located at 433 River Road，Highland Park，New fersey 08904 （the＂Developer＂）and K－LAND NO．57，E．L．C．，a New Jersey Limited Liability Company，having an office located at 433 River Road，Highland Park，New Jersey 08904 （the＂co－Developer＂）．

WHEREAS，the co－Developer is the owner or contract purchaser of the fee simple titte to certain real property in the Township of Cinnaminson，County of Burlington and State of New Jersey consisting of approximately one hundred five（105）acres of land，being more particularly described by a metes and bounds description appended hereto as Exhibit＂A＂and as shown on a plan eatitled＂Overall Pan－Preliminary Subdivision，The Village at Cinnaminson Harbour， Cinnaminson Township，Burlington County，New Jersey＂prepared by Land Dimensions Engineering，dated July 27， 2003 （the＂Overall Plan＂），appended hereto as Exhibit＂B＂（the ＂Community＂）；and

WHEREAS，the Developer intends，and reserves the right，but is not obligated，to create thereon a planned unit development，which is contemplated to ultimately consist of up to one hundred sixteen（116）units in Cinnaminson Harbour Caraiage Homes Condominium，up to one hundred eighty one（181）units in Cinnaminson Harbour Townhomes Condominium and up to two hundred nine（209）units in Cinnaminson Harbour Estate Homes Condominium for $\begin{aligned} & \text { 分 to an }\end{aligned}$ aggregate of five hundred $\sin$（506）dwellings（collectively，the＂Homes＂）and ceriain

Community Common Property, to be known as The Villages at Cinnaminson Harbour Community, as hereinafter defined; and

WHEREAS, portions of the Community are contemplated to be utilized for certain recreational facilities including an outdoor swimning pool, two (2) tennis courts: one (1) basketball court, one (1) tot lot, one (1) fecreation building, common parking areas, and common facilities including school bus shelters, detention basins, entrance signage and related lighting and landscaping (collectively, the "Community Common Property") for the use and enjoyment of all Owners of Homes in the Community: and

WHEREAS, the Developer proposes to develop the Community in up to ten (10) Plases (the "Phases");

FHEREAS, Phase 1 is intended to include (i) a total of eighty (80) units of up to one hundred sixteen (116) units to ultimately be located in Cinnaminson Harbour Carriage Homes Condominium (the "Carriage Homes Condominium") pursuant to the Master Deed for the Condominium, together with other improvements and (ii) a total of sixty-eight (68) units of up to one hundred eighty-one (181) units to ultimately be located in Cimaminson Harbour Townhomes Condominium (the "Townhomes Condominium") pursuant to the Master Deed for the Townhomes Condominium, together with other improvements; and

WHEREAS, Phase 1 is more particularly described in Exhibit "A-1" of this Declaration and shown on a plan entitled "Preliminary Subdivision Plan for The Village at Cinnaminson Harbour - Section One", prepared by Land Dimensions Engineening, dated February 15, 2003 and revised through September 9, 2003 (the "Phase 1 Plan"), appended hereto as Exhibit "B-1"; and

WHEREAS, the Developer can exercise its right to incorponate additional Phases into the Community by the recordation in the office of the Burlington County Clerk of one or more Amendments and Supplements to this Declaration; and

WHEREAS, the Developer has established or is about to establish The Villages at Cinnaminson Harbour Community Association, Inc., a New Jersey not-for-profit coporation (the "Community Association"), as the association assigned the power and authority to maintain and administer the Community Common Property, to adminisler and enfore the covenants and restrictions goveming the Commonity Common Property, and to collect and disburse all assessments and charges necessary for such maintenance, administration, and enforcement, which are hereinafter more fully described; and

WHERLAS, the Developer ultimately intends to convey titte to certain of the Community Common Property to the Community Association when deemed appropriate by the Dewelopar; and

WHEREAS, all Owners of Homes in the Community will automatically be members of the Community Association and be subject to this Declaration, the Certificate of Incomporation, By-Laws and Rules and Regulations of the Community Association (the "Community Association Documents").

NOW THEREIORE, Developer declares that all such portions of the Community described in Exhibit "A-1" and shown on Exhibit "B-1" of this Declaration shall be held, transferred, sold, conveyed, leased, occupied, and bsed subject to the cowenants, restrictions; conditions, easements, charges, assessments, obligations, and liens hereinafter set forth and to the provisions of the Community Association Documents.

## ARTICLE I

## DEFINITIONS

1.00. General. The following words and terms, when used in this Declaration, the Certificate of frorporation, the By-Laws and/or the Rules and Regulations shall have the following meanings, unless the context in which same are utilized clearly indicates otherwise.
1.01. "Affiliate" of the Developer shall mean and refer to any entity which controls, is controlled by, or is under common control with the Developer. An entity "controls" the Developer if the entity ( 1 ) is a general partaer, officer, difector, or employer of the Developer, (ii) directly or indirectly or acting in concert with one or more other entities, or through one or more subsidiaries, owns, controls, holds with power to vote, or holds proxies representing, more than twenty ( $20 \%$ ) percent of the voting interest in the Developer, (iii) controls in any manner the election of a majority of the directors of the Developer, or (iv) bas contributed more than tyenty (20\%) percent of the capital of the Developer. An entity "is controlled by" the Developer if the Developer (i) is a general partner, officer, director, or employer of the entity, (ii) directly or indirectly or acting in concert with one or more other entities, or through one or more subsidiaries, owns, controls, holds with power to vote, or holds proxies representing, more than twenty ( $20 \%$ ) percent of the voting interest in the entity, (iii) controls in any manner the efection of a majority of the directors of the entity, or (iv) has contributed more than twenty ( $20 \%$ ) percent of the capital of the entity. Control does not exist if the powers described in this section are held solely as security for an obligation and are not exercised.
1.02. "Amendment and Supplement" to the Declaration shall mean and refer to the documentary supplementation to this instnment permitted and required by Section 11.06 of this Declaration to be recorded in the Office of the Burlington County Clerk in order to incorporate
into the Commurity additional Homes and other improvements to be located in future Phases of the Community as more specifically discussed in Section 11.06 hereof.
1.03. "Annual Common Expense Assessment" shall mean and refer to those assessments imposed upon the Owner(s) as described in Section 4.05 of this Declaration.
1.04. "Board" or "Board of Trustees" shall mean and refer to the Board of Trastees of the Community Association and any reference in the Commanity Association Documents to any power, duty, right of approval or any other right of the Community Association shall be deemed to refer to the Board and not the Members of the Community Association, unless the context expressly indicates the contrary. In any reference herein to any power or duty, right of approval or any other right which may be delegated, "Board" shall mean the entity to which such power or duty, right of approval or any other right has been delegated.
1.05. "By-Laws" shall mean and refer to the By-Laws of the Community Association, a copy of which is attached hereto as Exhibit "D", together with all future amendments and/or supplements thereto.
1.06. "Certificate of Incorporation" shall mean and refer to the Certificate of Incorporation of the Community Asseciation, a copy of which is attached hereto as Exhibit "C", together with all future amendments and/or supplements thereto.
1.07. "Cimaminson Harbour Carriage Homes Condominim" or "Carriage Homes Condominium" shall mean and refer to the portion of the Community descabed in Exhibit "A-1" hereof which has been or will be established under the condominium form of ownership pursuant to N.J.S.A. 46:8B-1 et seq.
1.08. "Cinnaminson Hasbour Carriage Homes Condominium Association, Inc." or "Condominium Association" shall mean and refer to the association which has been or will be
established for the purpose of administering and maintaining the Common Elements within the Condominium.
1.09. "Cinnaminson Harbotrr Estate Homes Condominium" or "Estate Homes Condominium" shall mean and refer to that portion of the Community described in Exhibit " $A$ " hereof, which may be establisbed under the Condominium form of ownership pursuant to N.J.S.A. $46: 8 \mathrm{~B}-1$ et seq.
1.10. "Cimaminson Harbour Estate Homes Condominium Association, Inc." or "Estate Homes Condominium Association" shall mean and refer to the association which may be established for the purpose of administering and maintaining the Common Elements within the Estate Homes Condominium.
1.11. "Cinnaminson Harbour Townhomes Condominium" or "Townhomes Condominium" shall mean and refer to that portion of the Community described in Exhibit "A1" hereof, which has been or will be established under the condominium forn of ownership pursuant to N.J.S.A.46:8B-1 et seq.
1.12. "Cinnaminson Harbour Townhomes Condommitm Association, Inc." or "Townhomes Condominium Association" shall mean and refer to the association which has been or will be established for the purpose of administering and maintaining the Common Elements within the Townhomes Condominium.
1.13. "Co-Developer"'s shall mean and refer to K-Land No. 57, L.L.C., the owner of the fee simple titte to those lands and premises described in Exhibit "A" hereto.
1.14. "Common Elements" shall mean and refer to all portions of the Community located within the Carriage Homes Condominium, Townhomes Condominium and Estate Homes Condominium as designated as Common Elements pursuant to its respective Master Deed.
1.15. "Common Expenses" shall, subject to the provisions of Article IV hereof, mean and refer to all those expenses which are incurred or assessed by the Community Association in fulfilling its responsibilities.
1.16. "Community" shall mean and refer to the approximately one hundred five (105) acres of land located in the Township of Cinnaminson, Burlington County, New Jersey and more particularly described in Exhibit "A" hereof, together with all improvements thereto, which may now or hereafter be lawfully subjected to the provisions of this Declaration by the recordation of this Declaration or by any Amendment and Supplement hereto, pursuant to Section 2.02 hereof.
1.17. "Community Association" shall mean and refer to The Villages at Cinnaminson Harbour Community Association, Inc., a New Jersey not-for-profit corporation, its successors and assigns, which shall have the duties and powers established in the Community Association Documents.
1.18. "Community Association Documents" shall mean and refer to this Declaration and its exhibits, which the Developer has recorded or will record in the Office of the Burlington County Clerk, the Certificate of Incorporation, By-Laws and Rules and Regulations of the Community Association, as same may hereafter be amended or supplemented.
1.19. "Commumity Common Property" shall mean and refer to all property intended for the common and beneficial use of Owners in the Community, consisting of certain recreational facilities including an outdoor swimning pool, two (2) tennis courts, one (1) basketball court, one (1) tot lot, one (1) recreation building, common parking areas, and common facilities including school bus shelters, detention basins, entrance signage and related lighting and landscaping, which Community Common Property will ultimately be owned by the Community Association.
1.20. "Declaration" skall mean and refer to this instrument together with all fuare amendments and supplements hereto which are recorded in the office of the Burlington County Cleark.
1.21. "Developer" shall mean and refer to The Villages at Cinnaminson Harbour, L.L.C., a New Jersey Limited Liability Company, its successors and assigns, and includes any successor to the Developer contemplated by Article XI of this Declaration.
1.22. "Eligible Mortgage Folder" shall mean and refer to any holder, insurer or guarantor of a First Mortgage which has given witten notice to the Community Association in the manner provided in Section 10.02 of this Declaration of its desire to have notice of those mattess which are the subject of Sections 10.03 through 10.06 and 10.09 of this Declaration.
1.23. "Emergency Common Expense Assessment" shall mean and refer to those assessments imposed upon the Obnner(s) as described in Section 4.09 of this Declaration.
1.24. "First Mortgage" shall mean and refer to the first or paramount Mortgage, the lien of which encumbers a Home.
1.25. "Future Phases" shall mear and refer to the pertions into which the Community shall be divided for the purposes of development and which the Developer intends to subject to this Declaration.
1.26. "Home" shall mean and refer to any residential dwelling constructed for individual ownership within the Community. Home may include those anit dwellings within the Conmunity subject to the condominimm form of omership or those dwellings and the subdivided lot of land upon which they are constructed.
1.27. "Institutional Lender" shall mean and refer to any bank, mortgage banker, trust company, insurance compary, savings and loan association, pension fund or other financial
institution of govemmental agency providing，acquining，insuring，guaranteeing or proposing to provide，acquire，insure or guarantee Mortgages．It shall also mean and include the Federal National Mortgage Association（FNMA），the Veteran＇s Administration（VA），the Federal Home Loan Mortgage Corporation（FHLMC），and the Federal Housing Administration（FHA）and any other similar govemmental or quasi－governmental eatity that provides，acquires，insures or guarantees or proposes to provide，acquire，insure or guarantee Mortgages．

1．28．＂Member＂shall mean and refer to any Owner who is a member of the Community Association as provided in Article $V$ of the Certificate of Incoporation．

1．29．＂Member in Good Standing＂shall mean and refer to any Member who has，at least thinfy（30）days prior to the date fixed for any meeting or other Commenity Association action，fully paid all installments due for Common Expense Assessments made or levied against him and his Home by the Board，together with all interest，cosis，attorneys＇fees，penalties and other expenses，if any，properly chargeable to him and to his Home．

1．30．＂Miscellaneous Assessments＂shall mean and refer to those assessments imposed upon the Owner（s）as deseribed in Section 4.13 of this Declaration．

1．3．＂Mortgage＂shall mean and refer to the duly recorded instnument and underlying obligation giving rise to a mortgage lien upon any Home，

1．32．＂Mortgage Holder＂shall mean and refer to the holder of recond of a Mortgage or one who insures or guarantees any Pernitted Mortgage．

4．33．＂Owner＂shall mean and refer to those persons or entities in whom record fee simple title to any Home as defined herein is vested as shown in the records of the Office of the Burlington County Clerk，including the Deyeloper unless the context expressly indicates otherwise，but，despite any applicable theory of montgage，shall not mean or refer to any
mortgagee or trustee under a deed of trust unless and until such mortgagee or trustee has acquired title to any such Home pursuant to foreclosure proceedings of any proceding in lieu of foreclosure, nor shall the term "Owner" refer to any lessee or tenast of an "Owner".
1.34. "Pemitted Mortgage" shall mean and refer to any Morgage that is held by an Institutional Lender or which is a purchase money First Mortgage held by the Developer or by the Seller of a Home. It shall also include any other Mortgage, the lien of which, by the express tems of the Mortgage, is subordinate to any and all existing or future Common Expense liens imposed against a Home by the Community Association. Any construction, permaneat or other mortgage placed or assumed by the Developer and encumbering all or any portion of the Commurity, including any individual Home, shall also be deemed a Permitted Mortgage, so long as same is expressly made subordinate to the Community Association Documents, and provides a mechanism for securing partial releases of individual Homes.
1.35. "Phase" shall mean and refer to a portion of the Community which the Developer has detemined to develop as an independent Phase and which has been established by the recordation of the Declaration or an Arnendment and Supplement to the Declaration.
1.36. "Remedial Common Expense Assessment" shall mean and refer to those assessments imposed upon the Owner(s) as described in Section 4.12 of this Declaration.
1.37. "Rules and Regulations" shall mean and refer to those rules and regulations of the Community Association to be promulgated, adopted, and published by the Community Association, together with all amendments or supplements thereto.
1.38. "Special Common Expense Assessments" shall mean and refer to those assessments imposed upon the Omer(s) as described in Section 4.10 of this Declaration.


#### Abstract

ARTICLE II

\section*{PROPERTY SUBJECT TO THIS DECLARATION} 2.01. The Community. Upon the recordation of this Declaration, the Community shall consist of all of the unimproved land legally described in Exhibit "A-1" and graphically depicted on Exhibit "B-1" hereof, consisting of approximately 14.87 acres, and all improvements now in existence or hereafter constructed thereon and identified as Phase 1 , which property shall be held, transferred, sold, conveyed, leased and occupied subject to this Declaration and all amencments or supplements thereto. 2.02. Submission of Additional Lands and Improvements. The Developer hereby reserves the right, without obligating itself, to incorporate within the Community and develop all or less than all of the Commuaty not within Phase 1 lands and constructing thereon additional Homes along with attendant site improvements and incorporating such additional improvements as part of the Community as one or more Phases of same, such full development, as presently proposed, being graphically depicted on Exhibit "B". The incopporation of the aforesatd additional lands and Homes and other improvements as part of the Community shall be by the recording of one or more Amendments and Supplements to this Declaration in the Burlington County Clerk's Office pursuant to Sections 2.03 and 11.06 of this Declaration. All lands and Homes and other improvements incorporated as herein provided as part of the Community shall be deemed a part of the Community and all references to the Community in this Declaration, the Certificate of Incorporation and/or the By-Laws shall be understood to include such Homes and other improvements once same are incorporated as part of the Community by the recordation of an Amendment and Supplement to this Declaration.


The right, but not the obligation, of the Developer to subject to this Declaration additional lands and improvements within the Community by way of an Amendment and Supplement to the Declaation duly recorded in the Office of the Burlington County Clerk shall be without the consent of the Community Association, any Home Owner, Eligible or Permitted Mortgage Holder, Institutional Lender, or any other party.
2.03. Procedure For Making Additional Phases and Homes Subject To The Declaration.

The Developer may make additional Phases, Homes and other attendant site improvements within the Community subject to the Declaration by recording an Amendment and Supplement to the Declaration in the Burlington County Clerk's office, pursuant to Section 11.06 of this Declaration. Such Amendment and Supplement may contain such complementary or supplemental additions and modifications of the covenants and restrictions contained in this Declaration and such other complementary and supplemental provisions as may be necessary.

## ARTICLE ITE

## MAINTENANCE OF COMMUNITY COMMION PROPERTY; TITLE TO COMIMUNTTY COMIMON PROPERTY

3.01. Community Association Responsibility for Community Common Property. The Community Association shall have the affirmative and perpetual duty and obligation to provide for the maintenance, management, preservation, administration and operation of all Community Common Property within the Commanity in accordance with the terms of this Declaration, the Certificate of Incopporation and By-Laws of the Community Association.
3.02. Additional Services. (i) The Community Association shall provide such maintenance and repaiss to the Cariage Homes Condominium, the Townhomes Condominium and the Estate Homes Condominium, if same are incorporated into the Community, that its Association shall fail to pesform and (ii) the Board may, in its sole discretion, obligate the -12-

Community Association to fumish to the Carriage Homes Condominium, the Townhomes Condominium and the Estate Homes Condominium, any additional services lawfully and irrevocably delegated to the Community Association.
(1) Acceptance Irrevocable. Any request for additional services presented to the Community Association shall be deemed to be a request by the applicable Condominitum Association(s) to inevocably delegate the provision of such services to the Community Association. Acceptance by the Board of any such request shail impose upon the Community Association the affirmative obligation to provide the serwice for as long or as short a period of time as the Community Association deems appropriate.
(2) Cosi. The expenses for all additional services which are accepted by the Community Association shall be charged to the Wembers of the Condoninium Association(s) receiving said services in the same manner as the allocation of the Common Expenses to that Condominium Association.
3.03. Title to Community Common Property. Developer may retain legal title to the whole or portions of the Community Common Property until such time as it has completed initial improvements thereon and until such time as, in the judgment of the Developer, the Community Association is able to maintain same. Developer, despite any provision to the contrary herein, hereby covenants for itself, its successors and assigns, that it shall convey its entire interest in all completed portions of the Community Common Property to the Community Association, without consideration and free and clear of all liens and encumbrances as follows:
(a) No later than sixty (60) days after the conveyance to individual Purchasers of $75 \%$ of the Homes actually buile in the Community or ten (10) years from the date hereof,
whichever shall first occur, Developer will convey the Community Common Property to the Commanity Association.
(b) Despite the foregoing, Developer reserves the right to convey any completed portions of the Community Common Property at an earlier date and the Community Association shall be obligated to accept such conveyance(s) and shall properly maintain the Commuaity Common Property in accordance with the Declaration and the By-Latys. Developer further reserves the right to entes upon the Community Common Property conveyed until transfer of title to the last Home to an individual Purchaser, to do whatever grading, improwements or other work that Developer in its sole discretion deems necessary or desirable.

The beneficial use of various portions of the Community Common Property will be made available to the Community Association and its members within ninefy (90) days after completion of each such portion, and the cost for maintenamce, operation and administration of same, including insurance premiums and the proportionate allocation of real estate taxes shall thereupon become a Common Expense of the Community Association even if legal titie remains in Developer.

## ARTICLE IV

## ASSESSMENTS

4.01. Cowenant to Pay Assessments. Every Member, by acceptance of a deed or other conveyance of a Home, whether or not it shall be so expressed in any such deed or other conveyance, shall be deemed to covenant and agree to pay to the Community Association all Assessments and all fines and other charges contemplated by this Declaration or the By-Laws. This obligation shall be in addition to any other charges that an Owner may be required to pay to the Caniage Homes Condominium Association, Townhomes Condomiaium Association or

Estate Homes Condominium Association. Each such assessment, together with interest thereon, late charges, and cost of coilection thereof (including reasonable attorneys' fees) shall be a continuing lien upon the Home against which each such assessment is made and shall also be the personal obligation of the Owner(s) of such Home at the time when the assessment fell due.
4.02. Liabilify for Assessmeats. Each Owner shall be obligated to pay Common Expense Assessments for the maintenance of the Community Common Property and such other Special Assessments or Emergency Assessments pertaning to the Community Common Property as may be imposed by the Board of Trustees. These assessments regardless of type, togetber with any charges, interest, and costs of colfection, including reasonable attomey's fees, shatl be a charge and shall constitule a continuing lien upon the Home against which such Assessment is lewied, and the personal obligation of the Owner(s) of the Home at the time the Assessment falls due. In the case of joint ownership, all co-owners shall be jointly and severally liable. No Owner may waive or otherwise avoid liability for Common Expenses by non-use of the Community Common Property. Liens for unpaid Common Expense Assessments may be foreclosed by suit brought in the name of the Community Association in the same manner as a foreclosure of a mortgage on real property. Suit to recover a money judgment for unpaid assessments, fines or other charges (fo the extent fines or other charges are deemed valid under applicable law) may be maintained without waiving the lien securing same.

The Community Association shall have the right, but not the obligation, to delegate collection of any or all of its own assessments, fines or other charges, to the Carriage Homes Condominium Association, Townhomes Condominium Association or Estate Homes Condominium Association from their respective members.
4.03. Due Dates of Annual Common Expense Assessment. Annual Common Expense Assessments shall be made for a yearly period to be detennined by the Board of Trustees shall be payable in adwance in monthly installiments due upon the first day of each month or in such other installments and upon such other due dates as it may establish. Except as otherwise provided by Section 4.02, upon the conveyance of tiile to a Home, the potion of the then current Annual Common Expense Assessment payable by the new Owner shall be an amount which bears the same relationship to the Annual Common Expense Assessment as the remaning number of months in the then current annual assessment period bears to twelve. Such first annual assessment or portion thereof for which a new Owner is liable shall be immediately due upon the acquisition of titile by the purchaser.
4.04. Annual Common Expense Assessment Not Made. After the Developer turns over control of the Board to Owners, if an Anmal Common Expense Assessment is not made as required, an assessment shall be presumed to have been made in the amount of the last prior year's assessment. Installments of such presumed annual assessments shall be due upon the same instailment payment dates as the prior year's installments until a new Annual Common Expense Assessment is made.
4.05. Annual Common Expense Assessments. It shall be an affirmative and perpetual obligation of the Board of Trustees to fix Annual Common Expense Assessments in an amount at least sufficient to maintain, repair and replace the Community Common Property, and to place and maintain in full force and effect all of the insurance coverage prowided for herein and in the By-Laws. The amount of monies for Common Expenses of the Community Association deemed necessary by the Board of Trustees and the manner of their expenditure shall be determined in the sole discretion of the Board of Trustees.
4.06. Notice of Annual Common Expense Assessments. At least fifteen (15) days in adyance of the due date of the first Anumal Common Expense Assessment installment for each fiscal year, the Board of Trusiees shall cause to be prepared a list of the Homes and the Annual Common Expense Assessments applicable to each according to the names of the Owners. This list shall be kept in the office of the Community Association or its managing agent and shall be open to inspection upon the request of any Owner. Written notice of the Annual Common Expense Assessments shall be sent by mail or delivered to every Owner, as more particularly described in Article VII of the By-Laws.
4.07. Use of Annual Common Expense Assessments. The Board of Trustees may do all that it is legally enlitled to do and shall be obligated to discharge its duties including, but not limited to, those set forth at Article VI of the By-Laws of the Community Association. The responsibilities of the Community Association shall include the maintenance and/or repair of the detention basins established within the Community Cormon Property.

In furtherance of discharging its obligations, the Annual Common Expense Assessments levied by the Board of Trestees shall be used exclusively for promoting the bealth, safety, pleasure and welfare of the Members of the Community Association, including, but without limitation, maintenance, replacement and repair of the following: Community Common Property, payment of applicable common taxes and insurance premiums: all costs and expenses incidental to the operation and administration of the Community Association; and such other items as may from time to time be deemed appropriate by the Board of Trastees.

### 4.08. Allocation of Common Expenses: Obligations of the Developer.

A. Allocation: The Common Expense Assessments shall be allocated equally among all Homes for which an initial Certificate of Occupancy has been issued.
B. Obligations of the Developer: Until the conveyance of title to the first Home, the Developer shall be solely responsible for all Common Expenses. Following the first conveyance, the Owners of Homes to whom title has been conveyed shall be responsible for payment of Common Expenses assessed against their Homes. The Developer shall be responsible for payment of all Common Expenses assessed against Homes owned by it for which an initial Certificate of Occupancy has been issued.
4.09. Emergency Common Expense Assessment. In the event the Annual Common Expense Assessment proves to be insufficient for an immediate need or emergency, the Board of Trustees of the Community Association may amend the budget and assessment and inpose an Emergency Common Expense Assessment. The determination of an inmediate need or emergency shall be in the sole and absolute discretion of the Board of Truslees of the Community Association. Within thirty (30) days of any Emergency Common Expense Assessment the Board shall memorialize, by written resolution, the factual basis for lhe Emergency Common Expense Assessment.
4.10. Special Common Expense Assessment. In addition to the other assessments authorized herein, in any assessment year, the Board of Tastees may levy a Special Common Expense Assessment to defray in whole or in part the cost of any reconstruction, unexpected repair or replacement of an existing capial improvement to the Community Common Property, not determined by the Board of Trustees to constitute an emergency or immediate need, but for which funds held in reserve are inadequate, or for any other lawful purpose.
4.11. Special Assessments for Damages. Violations and Failures of Owners. If any Owner or his guest, tenant, invitee, or occupant or lousehold pet causes damage to the Community Common Property which necessitates repair thereto, or if the Community

Association is required to expend monjes to remedy any violations of the covenants and restrictions hereinbefore stated of the published Rules and Regulations of the Community Association, then the Board of Trustees may impose a Spacial Assessment upon the Owner involved for the cost of performing such repairs or mainteance or for remedying such violations, incinding reasonable atorney's fees, as the case may be. Such Special Assessment shall constitute a lien against any Home owned by such Owner, but such Special Assessment in question shall not be imposed without at least ten (10) days prior writen notice to the affected Owner and an opportunity for the affected Owner to be heard at a meeting of the Board of Trustees.
4.12. Remedial Common Expense Assessment. In addition to the other assessments herein authorized, the Board of Trustees of the Community Association may leyy a Remedial Common Expense Assestment against any individual Home or Home Owner whenever required or permitted to do so by any of the provisions of this Declaration, the By-Laws or the Rules and Regulations expressly authorizing such a Remedial Common Expense Assessment.
4.13. Miscellaneous Assessments. Any and all fines, late charges, costs of collection (including reasonable attomeys' fees), interest on unpaid assessments, capital contributions, membership fees, escrow deposits or any other sums required to be paid to the Community Association by an Owner by the provisions of the Community Association Documents duly adopted resolution of the Board of Trustees shall be deemed Common Expense Assessments which each Owner has covenanted and agreed to pay according to the provisions of Section 4.01 and for which each Owner is liable according to the provisions of Section 4.02 and shall be collectible by the Community Association in the same manner as other Common Expense Assessments pursuant to the provisions hereof.
4.14. Certificate of Payment. The Community Association shall, within ten (10) days after receipt of the written request of any Owner. Purchaser of any Home of Mortgage Holder for any Home furnish to such Owner, Purchaser or Mortgage Holder, a certificate in writing, signed by an officer of the Community Association, setting forth whether or not such assessment, fine or other charge, which would constitute a continuing lien against the Home pursuant to Section 4.02, has been paid. Except as to an Owner requesting such a certificate for a Home that he owns, such cerificate shall constitute conclusive evidence of the payment of any assessment(s) therein stated to have been paid.
4.15. Interest in Common Surplus. Any common surplus of the Community Association resulting from an excess of income over expenses may be allocated among the Members in the same manner as those expenses were assessed or the Board may, in its sole discretion, carry the surplus into the following fiscal year.

Any common surplus of the Community Association resulting from the distribution of proceeds of liquidation of assets of the Community Association shall be allocated among the members of the Community Association, including the Developer, according to their relative proportionate interests, subject to an adjustment to reflect an appropriate credit for any initial contribution to working capital, if applicable, in accordance with general accounting principles.
4.16. Limitations on Developer. While the Developer maintains a majority on the Board of Trustees, it shall make no additions, alterations, improvements or purchases not contemplated in the Public Offering Statement which would necessitate a Special Common Expense Assessment or a substantial increase in the Annual Conmon Expense Assessment installments unless required by a governmental agency, title insurance company or Institutional Lender or in the event of an emergency.

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#### Abstract

ARTICLE V

\section*{MISCELLANEOUS SERVICES AUTHORIZED} 5.01. Services which may be Performed at the Option of the Community Association Procedures. Developer shall have the right to make such improvements and provide such facilities on the Community Common Property as it considers to be advantageous to the Community Common Property and to the Owners of Homes within the Community and the Community Association shall be obligated to accept such improvements and facilities and to properly maintain the same at its expense. The Community Association, at its expense, also shall maintain and carry on the services instituted, from time to time, by Developer for the benefit of the Community Common Property and the Owners. In addition to the required maintenance of the Community Property and of the improwements and facilities thereon, and the aforesaid services required to be performed, the Community Association may furnish (but shall not be required to furnish) such services as the Board from time to time, by resolution, may propose, but if the projected cost of such additional services exceeds, in the aggregate, the amount equal to fifteen ( $15 \%$ ) percent of the cument Annual Common Expense Assessment per Home, then not antil after such proposed additional services are authorized by a vote of two thinds (2/3) of all the votes eligible to be cast at a meeting of the Community Association duly called for this purpose.


## ARTICLE VI

## DAMAGE OR DESTRUCTION TO COMMIUNTTY COMMON PROPERTY

6.00. General. If any Community Common Property is damaged or destroyed by fire or other casualty, the repair, restoration or ultimate disposition of any insurance proceeds shall be in accordance with the following provisions of this Article VI.
6.01. Insurance Proceeds Less Than or Equal to $\$ 50.000$. If the insurance proceeds derived from such amount to 550,000 or Fess, than the Board of Trustees shall contract with any licensed contractor or contractors to rebuild or repair such darnaged or destroyed portions of the Community Common Property in conformance with its original state pursuant to plans and specifications which reflect its onginal state. The Board of Trustees shall accept bids only in specific amounts and shall not enter into ary cost plan or other sliding scale arrangements for compensation to the contractor.
6.02. Insurance Proceeds Greater Than $\$ 50,000$. If the insurance proceeds derived from such loss exceed $\$ 50,000$, all such insurance proceeds shall be paid directly to an insurance trastee as may be designated by the Board of Trustees, as trustee for all Eligible Morlgage Holders and all Home Owners as their interests may then appear. Disbursement of such funds shall be made only upon the signature of the majority of members of the Board in accordance with the following:
(a) upon notification of the receipt of insurance proceds by the insurance trustee, the Board shall enter into a contract for a specific dollar amount with a licensed contractor(s) for the repair or rebuilding of Cornmunity Common Property as nearly to the original state as is practical in accordance with applicable building codes;
(b) said contact shall have provisions for periodic disbursement of funds by the trustee to the licensed contractor(s): disbursement to contractors shall be made subject to the prior presentation of certificates and requisitions as required by the Board of Trustees containing such provisions as may be appropriate under the circumstances;
(c) the Board of Trustees may employ licensed architects or other properly qualified persons to supervise the repair and rebuilding to insure that such work, services and supplies are of proper quality and that constraction is effected in a worknaolike manner and according to plans and specifications.
6.03. Insurance Proceeds Insufficient. If the proceeds of insurance ere not sufficient to defray the estimated cost of restoration, Special Assessments shall be made against all Home Owners in sufficient amounts to provide funds for the payment of surn costs.
6.04. Excess Insurance Proceeds. If the amount of available insurance proceeds should exceed the cost of any such reconstruction or repair, the excess shall be retained by the Community Association and applied by it to reduce the Annual Common Expense Assessments.
6.05. Payee of Insurance Proceeds. All insurance proceeds shall be paid to the Community Association for the purpose of repair or other disposition as contemplated herein.
6.06. Repair Prior to Receipt of Insurance Proceeds. The foregoing shall not preclude the Board of Trustees from using available funds to implement repairs prios to receiving the insurance proceeds. In implementing such repairs, the Board of Trustees shall follow the procedure set forth above and shall use the insurance proceeds then received for rembursement.

## ARTICLE VII

## EASEMENTS

7.01. Developer's Easements. The Developer, its successors and assigns, shall have the following easements with respect to the Community Common Property:
A. A blanket and non-exclusive easement in, upon, over, through, ander and across the Community Commen Property and the Community for the
construction, installation, maintenance and repair of any improvements to the Community Common Property and the Community, for ingress and egress for the use of all dives, driveways, walkways and parking areas, and for the utilization of existing and future model Homes for sales promotion and exhibition, until the expiration of two (2) years from the date the last Home is sold and conveyed in the normal course of business, but in no event more than fifteen (15) years from the date this Declaration is recorded. In addition, the Developer hereby reserves the irrevocable right to enter into, upon, over or uader any Home for such purposes as may be reasonable and necessary for the Developer or its agents to service any Home or any part of a Home, provided that requets for entry are made in advance and that such entry is at a time reasonably convenient to the Owner. In case of an emergency, such right of entry shall be immediate whether or not the Owner is present at the time;
B. A perpetual, blanket and non-exclusive easement in, upon, over, under, across and through the Community Common Property and the Community for surface water munoff and drainage caused by natural forces and elements, grading or the improvenents located upon the Community Common Property. No individual Owner shall directly or indirectly interfere with or alter the drainage and ranoff patterns and systems within the Community Common Property; and
C. A specific easement in favor of the Developer, its successor and assigns, its agents, servants and licensees, for the purposes incidental to the
development and the construction and marketing of any portion of the Community including, but not limited to, the repair and maintenance of drainage improvements and utility systems serving any portion of the Community, by the Developer, its successors and assigns: provided, however, that such easement shall expire two (2) years after the conveyance by Developer, in the ordinary course of business, of the last Home in the Community, to an individual or entity other than Developer. 7.02. Community Association Easements. The Community Common Property shall also be subject to the following perpeaval easements:
A. An exclusive easement for the benefit of the Community Assaciation and for the mainfenance, repair and replacement of the Community Common Property;
B. Through the Board of Trustees or any manager or managing agent, or their respective agents or employees, the Community Association shall have the perpetual and non-exctusive right of access to each Home to perform any operations required in connection with the maintenance, repairs or replacements of of to the Commanity Common Property, or any equipment, facilities or fixtures affecting or serving other Home(s) or the Community Common Property: provided that requests for entry are made in advance and that any such entry is at a time reasonably convenient to the Ommer. In case of an emergency, such right of entry shall be immediate, whether the Otmer is present at the time or not;
A. An exclusive easements for the existence and contimunce of any encroachment by his Home upon the Community Common Property, now existing or which may come into existence hereafter as a result of construction, reconstruction, repair, shifting, settlement or proceedings, so that any such encroachment may remain undisturbed so tong as the Home stands;
B. A non-exclusive easement for pedestrian and vehicular ingress to an egress from his Home in, upon, under, over, actoss and through all of the streets, sidewalks and parking areas which are part of the Commanity Common Property; and
C. A non-exclusive easement for access to and enjoyment of the Community Common Property.
7.04. Permitted Mortgage Holder Easements. Any bolder of a Permitted Mortgage: its officers, agents and employees, shall have a blanket, perpetual and non-exclusive easement to enter the Community and to inspect the condition of the Community Common Property or any Homes encumbered by a montgage owned by it. This right shall be exercised only during reasonable daylight hours and then, whenever practicable, only after advance written notice to and with the permission of the Board of Trustees and the Owner in question.
7.05. Utility Easements. The Community is subject to a blanket, perpetual and non-exclusive easement of unobstrucled ingress to and egress from, access to and travel within the Community Common Property for the purpose of reading, servicing or repaining utility lines and do everything and anything else necessary in order to properly maintain and furnish utility service to the Community, which easement shall be for the benefit of any duly authorized govemmental agency, utility company or other entity fumishing utility service, including master cable or television service to the Community.
C. A perpetual and non-exclusive easement in, upon, over, through and across the Community Common Propenty to the Community Association and its Members and their invitees (but not the general public) for vehicular and pedestrian access over the parking areas (but not driveways) withti the Community Common Property as shown on Exhibit " $\mathrm{B}^{\mathrm{n}}$ hereto and to each Master Deed for a Condominium;
D. A perpetaal and non-exclusive easement in, upon, over, through and across the Community Common Property to the Community Association and its Members and their invitees (but not the general public) for the maintenance, repair and replacement of the roads, streets and parking areas (but not driveways) and all storm water detention and drainage facilities located within any Condominium which the Community Assoctation is required to maintain pursuant to Article III herein; and
E. A perpetual, blanket and non-exclusive easement in, upon, over, under, across and through the Community Common Property for surface water runoff and drainage cause by natural forces and elements, grading, and/or the improvements located within the Community. No individual Owner shall directly or indirectly interfere with or alter the drainage and runoff patterns and systems within the Community.
7.03. Owner Easements. Every Owner, his successors and assigns, shall have the following perpetual easements with respect to the Community Common Property which shall be for the benefit of all owners and occupants of his Home and his guests and invitees:
7.05. Municipal Easement. A blanket, perpetual and non-exclusive easement of mobstructed ingress and egress in, upon, ower, across and through the Community shall exist for the benefit of the Township of Cinnaminson, its respective officers, agents and employees (but not the public in general) and all police, fire, and ambulance personnel in the proper performance of their respective duties (inchuding, but not limited to, emergency or other necessary maintenance, repair andor replacement to a Home which the Owner has failed to perform), and for emergency or other necessary maintenance, repair and/or replacement of the Community, which the Community Association has faited to perform. Except in the event of ennergencies, the rights accompanying the easements provided for herein shall be exercised only during reasonable daylight hours and then, whenever practicable, only after advance notice to and with permission of the Owner(s) directly affected thereby.
7.07. Easements of Record. The Community shall be subject to all easements of record.

## ARTICLE VDI

## ADMINISTRATION AND POWERS OF ATTORNEY

8.01. Administration. The administration of the Community shall be by the Community Association in accordance with the prowisions of the New Jersey Nonprofit Corporation Act, N.J.S.A. 15:1-1 et seq., the Community Association Documents, and any other agreements, documents, amendments or supplements to the foregoing which may be duly adopted or subsequeally required by any Institutional Lender designated by the Developer or by any govemmental or quasi-govermmental agency having regulatory jurisdiction over the Community or by any title insurance company selected by Developer to insure tite to the Community .
8.02. Developer's Power of Attomey. The Developer hereby reserves for itself, its successors and assigns, for a perion of ten (10) years from the date the Developer conveys title to
the first Home to an indiwidual purchaser, or until the Developer conveys title to the last Home within the Community, whichever occurs first, the right to execute on behalf of all contract purchasers, Owners, mortgagees, other lienholders or parties claiming a legal or equitable interest in the Community, any such agreements, documents, amendments or supplements to the Community Association Documents which may be required by:
(a) Appointment. By acceptance of a deed to any Home or by the acceptance of any other legal or equitable interest in the Community, each and every contract purchaser, Owner, montgagee, of other lienholder or party having a legal or equitable interest in the Community does automatically and inevocably name, constitute, appoint and confirm Developer, its successors and assigns, as attomey-in-fact for the purpose of executing such agreements, instruments, amendments or supplements to this Declaration and other instrment(s) necessary to effect the foregoing, together with any Amendment and Supplement to the Declaration contemplated by Section 2.02 hereof, subject to the limitations set forsth herein.
(b) Limitations. No agreement, document, amendment or supplement or other instrument which adwersely affects the value of any Home, or increases the financial obligations of the Owner by more than ten ( $10 \%$ ) percent of his then current Annual Common Expense Assessment, or reserves any additional or special privileges for the Developer not previously reserved, shall be made without the prior written consent of the affected Owner(s) and all owners of any mortgage(s) encumbering the
affected Home(s). Any such agrement, document, amendment or supplement or other document which adversely affects the priority or validity of any mortgage which encumbers any Home shall not be made without the prior written consent of the owners of all such mortgages.
(c) Duration. The power of atomey aforesaid is expressly declared and acknowledged to be coupled with an interest in the subject matter hereof and shall rum with the litle to any and all Homes and be binding upon the heirs, personal representatives, successors and assigns of any of the foregoing parties. Further, this power of ationey shall not be affected by the death or disability of any principal and is intended to deliver all right, title and interest of the principal in and to said power. This power of attomey shall be vested in the Deweloper, its successors and assigns until the Deweloper's initial conveyance of all Homes or the expiration of its stated term. Thereafter, said powers of attomey shall autonatically vest in the Community Association to be exercised by its Board of Trustees.
8.03. Community Association's Power of Attomey. By execution of a contract to purchase a Home within the Community from the Developer, by execation or acceptance of a deed to any Home within the Community or by the acceptance of any other legal or equitable interest in the Community, each and every such contract purchaser, Owner, mortagee or other lienholder or party having a legal or equitable interest in the Community does automatically and irrevocably name, constitute, appoint and confirm the Community Association as attorney-in-fact for the following purposes: (i) to acquire title to or lease any Home whose onner desires to surrender, sell or lease same, and, in the name of the Community Association or its designeas,
corporate or otherwise, and on behalf of all Owners; (ii) to convey, sell, lease, motgage (but not to vote the votes appurtenant thereto) or othenvise dispose of any such Homes so acquired or to sublease any Hormes so leased by the Community Association; (iii) to prepare, execute and record any amendments to the Deciaration required by Article XI hereof; and (iv) to prepare, execute and record any amendinents to the Declaration made pursuant to Article XII hereof.

The power of attomey aforesaid is expressly declared and acknowledged to be coupled with an interest in the subject matter hereof and the same shall run with the title to any and all Homes and be binding upon the heirs, personal representatives, successors and assigns of any of the foregoing parties. Further, this power of attorney shall not be affected by the death or disability of any principal and is intended to deliver all right, title and interest of the principal in and to said power.
8.04. Eligible Mortgage Holder's Power of Attorney. In the event that the Community Association fails to institute enforcement proceedings for the collection of delinquent Common Expense Assessments, as provided in Article VII of the By-Laws, then any Eligible Mortgage Holder for any Home as to which there shall be delinquent Common Expense Assessments is bereby irevocably granted a power of attoney to institute an appropriate action and to invoke such other remedies, all in the name of the Community Association. This power of attorney is expressly stipulated to be coupled with an interest in the subject matter.

## ARTICLE LX

## RESTRICTIONS

9.01. General Covenants and Restrictions. The Community is subject to all covenants, restrictions and easements of record and to the following restrictions and covenants, all of which shall be perpetual in nature and ran with the land:
A. The Community Common Property shall be used ouly for the furnishing of the services and facilities for which it is reasonably intended and suited and which are incident to the use and occupancy of the Homes.
B. There shall be no obstruction of the Community Common Property, nor shall anything be stored in or upon the Community Common Property unless expressly permitted in writing in advance by the Board of Trustees of the Community Association.
C. No portion of the Community Common Property shall be used or mandained for the dumping of rubbish or debris.
D. No Owner shall use or permit to be brought into or stored within the Community any inflammable oils or fluids such as gasoline, kerosene, naphtha, benzene or other explosives or articles deemed hazardous to life, limb or property without in each case obtaining writen consent of the Board of Trustees.
E. Every Owner shall be liable for any and all damage to the Community Conmon Property which shall be caused by said Owners, their respective family members, employees, servants, agents, tenants, visitors, licensees or household pets.
F. No noxious, immoral, improper, offensive or unlawful activity within the Community nor shall anything be done therein either willfully or negligently which may be or become an annoyance or nuisance to the other Owners. All laws, zoning ordinances and regulations of all govemmental bodies having jurisdiction over the Community shall be observed.
G. No commercial yans, which shall be deemed to include any vehicle bearing commercial signs, lettering or equipment, may park overnight on the Community Common Froperty and no boats, trailers, campers, recreation vehicles, mobile honges, motorcycles, motor scooters, recreational vehicles or trucks may be parked on any part of the Community Common Property except (i) for whicles servicing the Commuaity Common Property itself or one of the Homes; (ii) except in areas designated or to be designated by the Developer; (iii) for those wehicles temporarily within the Community solely for purposes of loading or unloading or servicing the Community Common Property itself or one of the Homes; and (iv) this Festriction shall not apply to Developer, its employees, agents, contractors and servants. All motorcycles and motor scooters, when not in ase, must be parked within a garage. The Board of Trustees, through the promulgation, adoption and publication of Rules and Regulations, may and is hereby empowered to further define those wehicles which are prohibited from being within the Community.
H. No servieing or maintenance of any vehicle, boat or other item of personal property shall be performed anywhefe within the Community.
I. No sign or sigas shall be placed within the Community advertising any Home for sale, rent or lease, or for any other purposes whatsoever except as provided in this Dectaration. This restriction shall not apply to the Developer for 50 long as it continues to develop Homes in the Community.
J. The Community shall be subject to all applicable federal, state and municipal laws, statutes, fegulations agd ordinances.

None of the restrictions contained herein shall be construed to prohibit the reasonable adaptation of any Home for use by any eligible person pursunt to any applicable State and/or Federal law estabishing such rights for the physically challenged, disabled and/or handicapped.

## ARTICLE X

## PROTECTIVE PROVISIONS FOR THE BENEFIT OF ELIGIBLE MORTGAGE HOLDER

10.01. General. Despite anything to the contrary in this Declaration, the By-Laws or the Certificate of Incoporation, the prowisions of this Article $X$ shall apply with respect to each Eligible Mortgage Holder.
10.02. Notice to Eligible Mortgage Holders. The Commanity Association shall be deened to have fulfilled its obligations hereunder and an Eligible Mortgage Holder shall be deemed to have been given any required notice hereunder so long as the Community Association can establish that it served the notice in question in the manner provided herein directed to the Eligible Morggage Holder at the last address given by it to the Community Association in the manner provided herein. The manner in which the Community Association shall give the notices required to notice mortgagees pursuant to this Article $X$ shall be via United States Postal Service by certified mail, with retum receipt requested and sufficient prepaid post affixed thereto, addressed to the last address of the Eligible Mortgage Holder identified to the Community Association as provided herein.
10.03. Notice. Upon written request to the Community Association, identifying the name and address of the Eligible Mortgage Holder, insurer or guarantor and the Owner or
designation of the particular Home, any Eligible Mortgage Holder, insurer or guarantor of a first mortgage lien on a Home shall be entitied to timely written notice of:
A. any proposed amendment to the Certificate of Incorporation, the By-Laws or this Declarafion;
B. any condemnation loss or casuality loss which affects either a material portion of the Community Common Property or any Home securing the Eligible Mortgage Holder's Mortgage; and no Owner or other party shall have priority over such Eligible Mortgage Holder with respect to the distribution to such Home(s) of the proceeds of any condemnation award or settlement in the ewent of condemmation or with respect to the distribution to such Homes(s) of any insurance proceeds in the event of casualty foss;
C. any sixty ( 60 ) day delinquency in the payment of Common Expense Assessment installments or other assessments or charges owed to the Community Association by an Owner of any Home or which the Eligible Mortgage Holder holds a Mortgage;
D. any lapse, cancellation or material modification of any insurance policy or fidelity bond maintained by the Community Association; and
E. any proposed action that requires the consent of a specified percentage of Eligible Mortgage Holders.
10.04. Prior Written Approval of $51 \%$ of Elipible Mortgage Holders. Despite anything contained in this Declaration to the contary, the prior written approwal of at least fifty-one ( $51 \%$ ) percent of the Eligible Mortgage Holders is required for any material amendment to this

Declaration, the By-Laws or the Certificate of Incorporation, including, but not limited to, any amendment which would change any provision relating to:
A. voting rights;
B. reserves for maintenance, repair and replacement of the Community Common Property;
C. responsibility for maintenance and repair of the Community Common Property;
D. convertibility of Homes into Community Common Property or vice versa (except as expressly contemplated by Articles II and XI of this Declaration);
E. expansion or contraction of the Community Common Property, or the addition, anmexation or withdrawal of land to or from the Community (except as expressly contemplated by Article XI of this Declaration);
F. insurance or fidelity bonds;
G. leasing of Homes;
H. imposition of any restrictions upon an Owner's right to sell or transfer his Home;
I. a decision by the Community Association to establish self-management rather than professional management;
J. restoration or repair of the Community Common Property (after damage, destruction or condemnation) in a manner other than that specified in this Declaration;
K. any action to teminate the legal staties of the Community after substantial damage or condemnation occurs;
L. rights to the use of Community Common Property:
M. any provisions that expressly benefit Eligible Morigage Holders; or
N. assessment allocations, assessment liens or subordination of assessment liens.
10.05. Prior Written Approval of $67 \%$ of Eligible Mortgage Holders. The prior written approval of at least sixty-seven ( $67 \%$ ) percent of the Eligible Mortgage Holders is required before the effectuation of any decision by the Owners (I) to terminate the Declaration or (ii) to change the legal stats of the Community Common Propenty for reasons other than substantial destruction or condemnation thereof.
10.06. Notice of Non-Material Amendment. Any Eligible Mortgage Holder shall be entitied to receive thirty ( 30 ) days advance written notice from the Community Association, to be sent postage pre-paid, certified mail, return receipt requested, of any proposed non-material amendment to this Declaration, the By-Laws or the Certificate of Incorporation of the Community Association. Such notice shall include a copy of the proposed change. Any Eligible Mortgage Holder shall be deemed to have implicitly approved such change as proposed unless it states in a written response to the Community Association its objections or comments relative to such proposed change within thirty (30) days of the date of the Community Association's service of the notice as aforesaid. Service shall be deemed effective upon the Community Association's placement of the notice in the United States Pastal Serfice with sufficient postage.
10.07. Common Expense Lien Subordinate. Except to the extent permitted by any applicable law authorizing the establishment of a limited lien priority for the payment of

Common Expense Assessments, any lien the Community Association may have on any Home in the Community is subordinate to the lien or equivalent security interest of any First Morgage on the Home recorded prior to the date any such Common Expense Assessment becane due.
10.08. Maintenance and Inspection of Records. The Community Association shall maintain current copies of the Community Association Documents, and any respective amendments andfor supplements thereto, as well as its own books, records and financiał statement axailable for inspection by Owners and Eligible Mortgage Holders. Aay Eligible Mortgage Holder shall upon prion witten request: (I) be permitted to inspect the documents, books and records of the Community Association during normal business hours subject to such reasonable zules and regulations as may be established by the Board; and (ii) receive an annual audited financial statement of the Community Association within ninety (90) days following the end of any fiscal year of the Community Association.
10.09. Notice of Meetings. Any Eligible Mortgage Holder shall receive written notice of all meetings of the Community Association and be permitted to designate a representative to attend all such meetings.
10.10. Liability for Common Expense Assessments. Any Eligible Mortgage Holder that obtains title to a Home as a result of foreclosure of the First Mortgage: or by deed or assigoment in lien of foreclosure, or any purchaser in a foreclosure sale, or their respective successors and assigns, is not liable for the share of Common Expenses or other assessments by the Community Association pertaining to such Home or chargeable to the former Owner which became due prior to acquisition of title. Such unpaid share of Common Expenses and other assessments shatl be deemed to be Common Expenses collectible from all of the remaining Owners including such acquirer, his successors and assigns.
10.11. Management Agreements. The tem of any management agreement for the Commanity Common Property shall not exceed one (1) yeas and shall provide for the Community Association's ability to terminate same without penalty, and with or without cause, on not greater than ninety (90) days notice.
10.12. Common Expense Default. Despite the absence of any express provision to such effect in any Mortgage instrument, in the event that there is any default in the payment of any installment of any assessment with respect to any Home, any Eligible Mortgage Holder holding a Mortgage which encumbers such Hone shall be entitted to declare such Mortgage in default in the same manner that is permitted by such Morgage with respect to any default in the payment of real estate taxes.

## ARTICLE XI

## DEVELOPER'S RIGHTS AND OBLIGATION'S

11.01. Ratification. Confirmation and Approval of Aereements. The fact that some or all of the officers, Trustees, Aembers or employees of the Community Association and the Developer may be identical and the fact that the Developer or its nominees have heretofore or may hereafter enter into agreements with the Community Association or with third parties will not invalidate any such agreements and the Community Association and its Menbers, from time to time, will be obligated to abide by and comply with the terms and conditions thereof. The purchase of a Home and the acceptance of the Deed therefore by any parfy shall constitute the ratification, confrmation and approval by such purchaser, its heirs, legal representatives, successors and assigns, of the propriety and legality of said ageements or any other agreements authorized and permitted by this Declaration, the Certificate of Incorporation of the By-Laws.
11.02. Rights Reserved to Developer. Despite anything to the conirary in this Declaration or the Certificate of Inconporation or By-Laws of the Community Association, the Developer hereby reserves for itself, its successors and assigns without the consent of the Board, the Community Association, any Owner or any Mortgage Holder:
(a) The right to sell, lease, morgage or sublease any unsold Homes within the Community for so long as it owns one or more Homes in the Community.
(b) The right to use one or more Homes as models or a sales office or both and the right to post signs and other advertising material until it has sold the last Home within the Community, as fully developed.
11.03. Transfer of Special Developer's Rights. No special rights created or reserved to the Developer urder this Declaration ("Special Developer's Rights") may be transferred except by an instrument evidencing the transfer recorded in the Office of the Burlington County Clerk, New Jersey. The instrament shall not be effective unless executed by the transferee.
11.04. Liability of Transferor. Upon transfer of any such Special Developer's Right, the liability of the transferor is as follows:
A. A transferor is not relieved of any obligation or liability arising before the transfer and remains liable for warranty obligations imposed upon it. Lack of privity does not deprive any Owner of standing to bring an action to enforce any obligation of the transferor.
B. If a transferor retains any such Special Developer's Right, or if a successor to any such Special Developer's Right is an Affiliate of the Developer, the
transferor is subject to liability for all obligations and liabilities imposed on a Developer or by the Declaration, arising after the transfer, and is jointly and severally liable with the successor for the liabilities and obligations of the successor which relate to the Community.
C. A transferor that retains no such Special Developer's Rights has no liability for any act or omission or any breach of a contractual or wartanty obligation arising from the exercise of any such Special Developer's Right by a successor Developer which is not an Affliate of the transferor.
11.05. Transfer of Rights Requested. Unless otherwise prowided in a morlgage instrument or deed of trust in case of foreclosure of a mongage, sale by a trustee under a deed of trust, or sale under any bankruptcy or receivership proceedings of any Homes owned by Developer in the Community, a person or entity acquing title to all the Homes being foreclosed or sold, but only upon its request, succeeds to all such Special Developer's Rights or only to any such Special Developer's Rights to maintain models, sales offices and signs. The judgment or instrument conveying title shall prowide for transfer of only the Special Developer's Rights requested.
11.06. Right to Incorporate Adeitional Phases and Homes Into Community. Despite anything contained in this Declaration, and subject to all required governmental approvals, if any, the Developer, on behalf of itself, its successors and assigns, hereby reserves the right, for a period of ten (10) years from the date of the recording of this Declaration, to develop some or all of the undeveloped portions of the Commurity, and to incorporate additional Homes and site improvements into the Community by the recording of one or more Amendments and Supplements to this Declaration without the consent of the Board of Trustees, the Community

Association, any Owner, any Institutional Levier, or any other paty holding a legal or equitable interest in the Community to incorporate within the Community some or all of the Community and to incorporate additional Phases, Lots, Homes, and site improvements and, thereby, to subject same to the Planned Real Estate Frall Disclosure Act and the tems and provisions of this Declaration. Such incorporation may result in the Community consisting of up to five handred $\operatorname{six}$ (506) Homes as now or hereafter approved for development upon the Community by Resolutions of the Planning Board of the Township of Cinnaninson. The actual development of the Conamuity will be subject to regulation by those governmental authorities having jerisdiction of same; however, the Developer hereby reserves the right to seek modification andor amendment of the Resolution and the development plan from time to time. Such modification andor amendment may include changing the aggregate number of Homes contemplated for the Community or of any Phase of development thereof as well as the configuration, desiga, mix, materials, model type, floor plans, and/or orientation of the Homes. Any Amendment and Supplement to this Declaration shall not be operatiwe until duly recorded in the Burlington County Clerk's Office. The Amendment and Supplement shall also be registered with the New Jersey Deparment of Community Affairs, pursuant to N.J.S.A. 45:22A-21 et seq. and the regulations promulgated thereunder.

Despite the foregoing, the Developer shall be under no obligation to incorporate any spacific number of Homes into the Community. The Developer's reserved right to incorporate additional Homes as part of the Community shall be exercised by the Developer by the recordation in the Burlington County Clerk's Office of an appropriate Amendment and Supplement to this Declaration expressly incorporating the additional Homes into the Community. Any such Amendment and Supplement shall include such amendatory,
supplemental or replacement exhibits as are necessary to legally and graphically identify the additional loomes. When recorded, any such Amendment and Supplement shall be fully binding upon all contract purchasers, Owners, holders of montgages encumbering Homes and any other lienholder or party having a legal or equitable interest in the Community.
11.07. Foreclosure. Banknuptcy. Receivership. Lpon foreclosure, sale by a trustee under a deed of trust or sale under any barknuptcy or receivership proceedings of all Nomes in the Community owned by Developer:
A. 1he Developer ceases to have any such Special Developer's Rights, and
B. the period of Developer control teminates unless the judgment or instrument conveying title provides for transfer of all such Special Developer's Rights to a successor to Defeloper.
11.08. Liability of Successors. The liabilities and obligations of persons or entities who succeed to all Special Deweloper's Rights as follows:
A. A successor to all such Special Developer's Rights which is an Affiliate of the Developer is subject to all obligations and liabilities imposed on any Developer by law or by the Declaration.
B. A successor to all such Special Developer's Rights, other than a successor described in subparagraphs $C$ and $D$ which is not an Affiliate of the Developer, is subject to all obligations and liabilities imposed upon the Developer by law or this Declaration, but it is not subject to liability for misrepresentations or watranty obligations on improvements made by any previous Developer or made before the Community was created of for a breach of fiduciary obligation by any previous Developer.
C. If it is not an Affiliate of the Developer, a successor to only a Special Developer's Right to maintain models, sales offices and signs may not exercise any other Special Developer's Right, but is not subject to any liability or obligation as a Developer.
D. A successor to all Special Developer's Rights which is not an Affiliate of Developer and which succeeded to those rights pursuant to a deed in lieu of foreclosure or a judgrent or instrument conveying title to Homes under subparagraph $C$ aforesaid may declare its intention in a recorded instrument to hold those rights solely for transfer to another party. Thereafter, until transfering all such Special Developer Rights to any person acquiring title to any Home owned by the successor or until recording an instrument permitting exercise of all those rights, that successor may not exercise any rights other than the right to control the Board of Trustees for the duration of any period of Developer control and any atfempted exercise of those righis is void. So long as a successor Developer may not exercise special rights under this Section, it is not subject to any liability or obligation as a Developer other than liability for the successor's acts amd omissions under this Declaration.
11.09. Ineffectiveness. Nothing in this Article XI subjects any successor to a Special Developer's Right to any claims against or other obligations of a transferor other than claims and obligations arising under this Declaration.

## ARTICLE XII

## GENERAL PROVISIONS

12.01. Duration. The provisions of this Declaration shall be peqpetual im duration, shall run with and bind all of the land incorporated within the Community and shall inure to the benefit of and be enforceable by the Community Association and the Owners, their respective successors, assigns, heirs, executors, administrators, and personal representatives, except that the covenants and restrictions set forth in Section 10.01 shall have an initial term of forty (40) years from the date this Declaration is recorded in the office of the Burlington County Clerk, at the end of which period such covenants and restrictions shall automatically be extended for successive periods of ten (10) years each, unless at least two-thirds (2/3) in interest of the Owners at the time of expiration of the initial period, or of any extension period, shall sign an instrumest or instruments (which may be in counterparts) in which they shall agree to change said covenants and restrictions in whole or in part; but no such agreement shall become binding unless written notice containing the terms of the proposed agreement is sent to every Ownes at least ninety (90) days in advance of the action taken in authorizing said agreement; and any changes conceming any such agrement shall become effective and binding at such time as approved, and communicated in writing to the Owners.
12.02. Amendment of Declaration. Except as otherwise expressly provided herein, this Declaration may be amended at any time after the date hereof by a vote of those Owners in good standing representing at least sixty-seven percent (67\%) of all Owners, at any meeting of the Community Association duly held in accordance with the provisions of the By-Lavs. No amendment shall be effective until recorded in the Office of the Burlington Comnty Clerk. This Section is by way of supplement to and not in derogation of the powers of amendment reserved
to Developer pursuant to Articles LX and XI hereof. In the alternative, an amendment may be made by an agreement, signed and acknowledged by all of the Owners in the manner required for the execution of a deed, and such ameadment shall be effective when recorded in the office of the Burlington County Clerk, New Jersey. Despite the foregoing, any amendment so requiring it under the provisions of Article X , shall also have the prior witten approwal of fifty-one ( $51 \%$ ) percent of the Eligible Mortgage Holders.
12.03. Enforcement. In addition to the other remedies provided to the Community Association under the Community Association Documents or by law, enforcement of this Declaration shall be by any appropriate proceeding in law or equity in any court or administrative tribunal having jurisdiction against any person or persons, finn or corporation violating or attempting to wiolate any covenant herein contained either to restrain or enjoin such violation or threatened violation or to recover damages and against any Owner to enforce any lien created by this Declaration or any covenant herein contained. Failure by the Community Association or any Member thereof to enforce any covenant herein contained for any period of time shall in no event be deemed a waiver or estoppel of the right to thereafter enforce the same.
12.04. Validity. The invalidity of any provision of this Declaration, the Certificate of Incorporation or By-Laws of the Community Association shall not be deemed to impair or affect the validity or enforceability of the remainder of the Declaration, Cerfificate of Incorporation or By-Laws and all other provisions of this Declaration, Certificate of Incorporation and By-Laws shall continue in full force as if such invalid provisions had never been included.
12.05. Waiver. No proviston contained in this Declatation shall be deemed to have abrogated or waived by reason of any failure to enforce the same, irrespective of the number of violations or breaches which may occur.
12.06. Gender and Number. The use of the masculine gender in this Declaration shall be deemed to refer to the feminine gender and the use of the singular shall be deemed to refer to the pleral, and vice wersa, whenever the context so requires.
12.07. Notice - Community Association Unless a particular document permits or requires a particular notice to be given or served in a different manner, notice permitted or required to be given to or served upon the Community Association under the Community Association's Community Association Documents shall be deemed to have been properly given to or served upon the Community Association when same is mailed via the United States Posfal Service by certified mail, with return receipt requested and sufficient prepaid postage affixed thereto, addressed to the current Secretary or corporate Registered Agent of the Community Association as reffected in the official records of the New Jersey Treasurer as of the date such notice is mailed.

12,08. Conflict. In the event of a conflict of interpretation between the provisions set forth in this Declaration and the By-Laws, this Declaration shall govern. In the event any provision of this Declaration is in conflict with any mandatory prowision of any applicable federal, State, County or municipal statute, regulation, resolution, ordinance or other judiciat, legislative or executive "law", the terms of suct statute, regulation, ordinance or other law shall govern.
12.09. Exhibits. Attached hereto and made a part hereof are the following Exhibits:

| EXHBIT A | Legal (Metes and Boands) Description of the Community |
| :--- | :--- |
| EXHIBIT A-1 | Legal (Metes and Bounds) Description for Phase 1 |
| EXHIBIT B | Overall Plan - Preliminary Subdivision for the Community |
| EXHIBIT B-1 | Preliminary Subdivision Plan for Pbase 1 |

EXHIBITC Certificate of Incorporation of The Villages at Cinnaminson Harbour Community Association, Inc.<br>EXHIBIT D By-Laws of The Viliages at Cinnaminson Harbour Community Association, Inc.

## EXHIBIT A

## Legal (Metes and Bounds) Description of the Community

## LAND DIMENSIONS ENGINEERING

Professionial Lumid Use Contultants

## DESCRIPTION

Tract 1
The Village of Cinnaminson Harbour
Cinnaminson Tup，Burlington Co．，N．J．
LDE File No． 1179
April 26， 2002

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Latrasio A－titac：

All that certain tract or parcel of land，situate in the Township of Cinnaminson，County of Burlington，and State of New Jersey，bounded and described as follows：

BEGINNING at a point where the Norheasterly R．O．W．line of North Read Avenue $\left\langle 50^{\prime}\right.$ wide），intersects the Northwesterly R．O．W．line of former Division Street，Vacated（40＇ wide），thence；

1．N 37 degrees， 11 minutes， 57 seconds W，along said R．O．W．line of North Read Avenue，and along Lot 2．01，Block 308，Tax Map，1，711．0＇to a point in line of U．S． Government Pierhead／Bulkhead Line of the Delaware River，approved 9－10－40，thence；

2．N 53 degrees， 38 minutes， 24 seconds $E_{\text {，}}$ along said Pierhead／Bulkhead Line， $2,074.48^{\prime}$ to a point corner to same，thence；
3．$S 56$ degrees， 10 minutes， 37 seconds $E$ ，along Lot 2.01 ，Block $307,1,492.07$＇to a point comer to the terminous of Union Landing Road（49．5＇wide），said point being the center line of Union Landing Road，thence；

4． S 47 degrees， 40 minutes， 37 seconds E ，along the center line of Union Landing Road，and along Lot 2，Block 307，454．73＇to a point corner to same，thence；

5．S 52 degrees， 48 minutes， 03 seconds W ，along Lot 2 and 3，Block 501，133．68＇to a point comer to Lot 3，thence；

6．$S 37$ degrees， 11 minutes， 57 seconds $E$ ，along $\operatorname{Lot} 3,100.0^{\prime}$ to a point comer to Lots 3 and 4 ，thence；

7．$S 52$ degrees， 48 minutes， 03 seconds $W$ ，along Lots $4,5,6,7,8,9,10$ and 11 ， Block 501， 466.50 to a point comer to Lot 11，thence；

8． 537 degrees， 11 minutes， 57 seconds $E_{\text {，along }}$ Lot $11,112.50$ to a point in line of the Nothwesterly R．O．W．Ine of Broad Street（ $59.5^{5}$ wide），thence；

9．S 52 degrees， 48 minutes， 03 seconds W，along said R．D．W．line of Broad Street， 41.50 to a point coner to same，thence；

Description-Tract 1
Page 2.
10. N 37 degrees, 11 minutes, 57 seconds $W$, along Lof 13 , Block 504, $112.50^{\prime}$ to a point comer to same, thence:
11. S 52 degrees, 48 minutes, 03 seconds $W$, along Lot $13,117.0^{\prime}$ to a point comer to same, thence;
12. S 37 degrees, 11 minutes, 57 seconds E , still along Lot $13,112.50$ to a point in line of the Nothwesterly R.O.W. line of Broad Street, thence;
13. $S 52$ degrees, 48 minutes; 03 seconds $W_{\text {s }}$ along said R.O.W. line of Broad Street, $221.50^{\prime}$ to a point corner to same, thence:
14. N 37 degrees, 11 minutes, 57 seconds W, along Lot 1, Block 502, Tax Map, 112.50' to a point corner to same, thence;
15. S 52 degrees, 48 minutes, 03 seconds $W$, still along Lot $1,60.0$ to a point comer to same, thence;
16. $S 37$ degrees, 11 minutes, 57 seconds $E$, still along Lot $1,112.50$ to a point in line of the Northwesterly R.O.W. line of Broad Streat, thence;
17. 552 degrees, 48 minutes, 03 seconds $W$, along said R.O.W. line of Broad Street, 280.0 ' to a point corner to same, thence;
18. $N 37$ degrees, 11 minutes, 57 seconds $W$, along Lot 5 . Block $502,112.50$ to a point corner to same, thence;
19. S 52 degrees, 48 minutes, 03 seconds $W$, aleng Lots 5 and $6,84.72$ to a point comer to Lot 6, thence;
20. $S 40$ degrees, 21 minutes, 57 seconds $E_{\text {s }}$ along Lof $6,112.67^{\prime}$ to a point in line of the Northwesterfy R.O.W. line of Broad Street, thence;
21. 552 degrees, 40 minutes, 03 seconds $W$, along said R.O.W. line of Broad Street, 90.0 to a point comer to where said R.O.W. line of Broad Street, intersects the Northeasterly R.O.W. line of North Pleasant Avenue ( $50^{\prime}$ wide), thence;
22. N 37 degrees, 11 minutes, 57 seconds W, along said R.O.W. line of North Pleasant Avenue, $350.0^{\prime}$ to a point where said R.O.W. line of North Pleasant Avenue, intersects the Southeasterly R.O.W. line of Delaware Drive ( $40^{\prime}$ wide), thence;

Description-Tract 1
Page 3.
23. N 52 degrees, 48 minutes, 03 seconds $E$, along said R.O.W. line of Delaware Drive, $70.64^{\prime}$ to a point comer to same, thence;
24. N 40 degrees, 21 minutes, 57 seconds W, along the terminous of Delaware Drive, 40.05 to a point comer to same, fhence;
25. S 52 degrees, 48 minutes, 03 seconds W, along the Northwesterly R.O.W. Ine of Delaware Drive, and along the Northwesterty R.O.W. line of former Division Street, $1,221.92$ ' to the place of beginning.

Containing within said bounds, 102,18' to the R.O.W. line of Union Landing Road, and to the Piemead/Bulkhead Line.

Said described being Lots 1 and 1.01 , Block 307, Lots 12 and 14, Block 501, and Lots 2, 3, 4 and 7, Block 502, Cinnaminson Township Tax Map.

Excepting thereout and therefrom all that area with the R.O.W. of Union Landing Road.
Said described being subjected to areas of Wellands and Wetiands Euffers, as shown on Plan of Survey and Topography, The Village of Cinnaminson Harbokr, prepared by Land Dimensions Engineering, dated 4-15-02.


Lawrence M. DiVietro., Jr., P.L.S.
N.J. Lic. No. 24198


## LAND DIMENSIONS ENGINEERING <br> Professional Lima Use Consultants

## DESCRIPTION

Tract 2
The Village of Cinnaminson Harbour
Cinnaminson Twp., Burlington Co., N.J.
 Preside rs

Paid D. Lareerch F.E. P. LS., P.P.

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LDE Fie No. 1179
April 26, 2002
All that certain tract or parcel of land, situate in the Township of Cinnaminson, County of Burlington, and State of New Jersey, bounded and described as follows:

BEGINNING at a point where the Northwesterly R.O.W. line of Broad Street $\left(59.5^{\prime}\right.$ wide), intersects the Southwesterly R.O.W. line of North Snowden Avenue ( $50^{\prime}$ wide), thence;

1. 552 degrees, 48 minutes, 03 seconds $W$, along said R.O.W. line of Broad Street, $200.0^{\prime}$ to a point where said R.O.W. line of Broad Street, intersects the Northwesterly R.O.W. line of North Warrington Avenue ( $50^{\prime}$ wide), thence;
2. N 37 degrees, 11 minutes, 57 seconds $W$, along said R.O.W. line of North Warrington Avenue, $350.0^{\prime}$ to a point where said R.O.W. line of North Warrington Avenue, intersects the Southeasterly R.O.W. line of Delaware Drive ( 40 ' wide), thence;
3. N 52 degrees, 48 minutes, 03 seconds $E$, along said R.O.W. line of Delaware Drive, $200.0^{\prime}$ to a point where said R.O.W. line of Delaware Drive, intersects the Southwesterly R.O.W. line of North Snowden Avenue, thence;
4. S 37 degrees, 11 minutes, 57 seconds E , along said R.O.W. line of North Snowden Avenue, 350.0 ' to the place of beginning.

Containing within said bounds, 70,00 s.I./1.81 Acres.
Said described being Lot 3, Block 401, Cinnaminson Township Tax Map, and as shown on Plan of Survey and Topography. The Village of Cinnaminson Harbour, prepared by Land Dimensions Engineering, dated 4-15-02.


Lawrence M. DiVietro., Jr., P.L.S.
N.J. Lice. No. 24198

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## DESCRIPTION

Tract 3


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James S. Gugels P.LS., P.P.
Birator if Sarrixily
Motert R. Bullixars, C.EP. R.EF:
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Timothy G. Kaluhickilarl, C.A
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The Village of Cinnaminson Habour
Cinnaminson Twp., Burlington Co., N.J.
LDE File No. 1179
April 26, 2002
All that certain tract or parcel of land, situate in the Township of Cinnaminson, County of Burlington, and State of New Jersey, bounded and described as follows:

BEGINNING at a point where the Northwesterly R.O.W. line of Broad Street (59.5' wide), intersects the Northeasterly R.O.W. line of North Snowden Avenue ( $50^{\prime}$ wide), thence;

1. N 37 degrees, 11 minutes, 57 seconds W, along said R.O.W. line of North Snowden Avenue, 350.0 to a point where said R.O.W. Ifne of North Snowden Avenue, intersects the Southeasteriy R.O.W. line of Delaware Drive ( $40^{\prime}$ wide), thence;
2. N 52 degrees, 48 minutes, 03 seconds $E_{\text {, along said R.O.W. line of Delaware Drive, }}$ $200.0^{\prime}$ to a point where said R.O.W. line of Delaware Drive, intersects the Southwesterly R.O.W. line of North PJeasant Avenue ( $50^{\prime}$ wide), thence;
3. $S 37$ degrees, 11 minutes, 57 seconds $E$, along said R.O.W. line of Norih Pleasant Avenue, $100.0^{\prime}$ fo a point corner to same, thence;
4. S 52 degrees, 48 minutes, 03 seconds W, along Lot 5 , Block 503, Tax Map, 100.0 to a point corner to same, thence;
5. $S 37$ degrees, 11 minutes, 57 seconds $E$, along Lots 5 and 2, Block 503, $250.0^{\prime}$ to the place of begimning.

Containing within said bounds, 45,000 s,,$/ 1.03$ Acres.
Said described being Lots 3 and 4, Block 503, Chnaminson Township Tax Map, and as shown on Plan of Survey and Topography, The Village of Cinnaminson Harbour, prepared by Land Dimensions Engineering, dated 4-15-02.


Lawrence M. Divietro., Ir., P.L.S.
N.J. Lic. No. 24198


LAND DIMENSIONS ENGINEERING
Mafessional Land Uar Consultants

## DESCRIPTION

Tract 4
The Village of Cinnaminson Harbour
Cinnaminson Twp., Burlington Co., N.S.
 Praiteat

Pub, LaTistri, PE. RLLS. FFS.

James. Gezira piss., P.P.
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LDE File No. 1179
April 26, 2002
Af that certain tract or parcel of land, situate in the Township of Cinnaminson, County of Burlington, and State of New Jersey, bounded and described as follows:

BEGINNING at a point where the Northwesterly R.O.W. line of Broad Street ( $59.5^{\prime}$ wide), intersects the Southwesterly R.O.W. line of North Pleasant Avenue ( $50^{\circ}$ wide), thence;

1. 552 degrees, 48 minutes, 03 seconds $W$, along said R.O.W. line of Broad Street, 50.0 to a point comer to same, thence;
2. N 37 degrees, 11 minutes, 57 seconds W, along Lot 2, Block 503. Tax Map, 150.0' to a point corner to Lot 2, and in line of Lot 5 , thence:
3. N 52 degrees, 48 minutes 03 seconds $E$, along Lot $5,50.0^{\prime}$ to a point in line of the Southwesterly R.O.W. line of North Pleasant Avenue, thence;
4. S 37 degrees, 11 minutes, 57 seconds $E$, along said R.O.W. line of North Pleasant Avenue, 150.0 to the place of beginning.

Containing within said bounds, 7,500 sf. $/ 0.17$ Acres.
Said described being Lot 1, Block 503, Cinnaminson Township Tax Map, and as show on Plan of Survey and Topography, The Village of Cinnaminson Harbour, prepared by Land Dimensions Engineering, dated 4-15-02.


Lawrence M. DiVietro., J., P.L.S.
N.J. Lie. No. 24198

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## EXHIBIT A-1

## Legal (Metes and Bounds) Description of Phase 1

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## DESCRIPTION

Part of Phase One-The Village at Cinnaminson Harbour
Lot 8, Block 307.01
Cinnaminson Twp.f Burlington Co., N.J.
November 13, 2003
LDE File No. 1179-1
Alf that certain tract or parcel of land, situate in the Township of Cinnaminson, County of Burington, and Siate of New Jersey, bounded and described as follows:

BEGINNING at the Southeasterly end of a curve connecting the Northwesterly R.O.W. line of Jason Drive, with the Northeasterly R.O.W. line of Lisa Way, thence;

1. In a general westwardly direction, along said cornecting curve, curving to the night on a Radius of $15.0^{\prime}$, an Are of $23.55^{\prime}$ to a point of langency in sald R.O.W. line of Lisa Way, thence;
2. A 37 degrees, 11 minufes, 57 seconds W, along sald R.O.W. line of Lisa Way, 424.0' to a point of curvature in same, thence;
3. In a general Northwardly direction, curving to the right on a Radius of 15.0', an Arc of $23.56^{\circ}$ to a point of tangency in the Southeasterly R.O.W. line of Nathan Drive, thence;
4. N 52 degrees; 48 minutes, 03 seconds E, along said R.O.W. line of Naihan Dive, $227.30^{\circ}$ to a point of curvature in same, thence;
5. In a general Eastwardly direction, curving to the right on a Racius of 70.0', an Arc of $104.60^{\prime}$ to a poind of tangency in the Southwesterly R.O.W. line of Harbour Bouteverd, thence;
6. $\mathcal{S} 41$ degrees, 34 minutes, 49 seconds $E$, along sald R.O.W. line of harbour Boulevard, 57.70' to a point of intersaction in same, thence:
7. $\$ 37$ degrees, 11 minutes, 57 seconds E, still along said R.O.W. line of Habour Boulevard, 312.81 to a point of curvature in same, thence;
8. In a general Southwardly direction, curving to the right on a Radius of 19.0, an Ars of $29.85^{\prime}$ to a point of tangency in the Northwesterly R.O.W. line of Jason Drive, thence;
$\qquad$


Description-Lot 8, Block 307.01
LDE Fila No. 1179-1
Page 2.
9. 552 degrees, 48 minutes, 03 seconds $W$, along said R.O.W. line of Jason D five, 276.50 to the place of beginning.

Said described being Lot B, Block 307.01, as shown on Preliminary Subdivision Plan, The Village at Cinnaminson Harbour, Section One, prepared by Land Dimensions Engineering, dated Feb, 2003.


Lawrence Mi פMietro., Jr., P.L.S.
N:J. Hic. No. 24198




Ser Putsor, Eryizits




DESCRIPTION
Part of Phase One-The Village at Cinnaminson Harbour
Lot 6, Block 307.02
Cinaminson Twp.; Burlington Co., N.J.
November 13, 2003
LDE File No. 1179-1
All that certain tract or parcel of fand, situafe in the Townshlp of Cinnaminson, County of Burlington, and State of New Jersey, bounded and described as follows:

BEGINRING at the Southeasterly end of a curve connecting the Nothwesterly R.O.W. line of dason Drive, with the Northeasterly R.O.W. line of Amy Way, thence;

1. In a general Westwardly direction, along sald connecting curve, curving to the right on a Radius of 15-0, an Arc of 23.56 ' to a point of tangency in said R.O.W. line of Amy Way, thence;
2. N 37 degrees, 11 minules, 57 seconds W, along said R.O.W. inne of Any Way, 424. $\mathrm{Q}^{1}$ to a point of curvature in same, thence;
3. In a general Norlhwardly direction, curving to the right on a Radius of 15,0', an Aro of 23.56 to a point of tangency in the Southeasterly R.O.W. Ine of Nalhan Drive, thence:
4. N 52 degrees, 48 minutes, 03 seconds $E_{\text {, atong said R.O.W. line of Nathan Dive, }}$ 170.0 to a point of curvature in same, thence;
5. In a general Eastwardly direction, curving to the right on a Radius of 15.0', an Arc of 23.56' to a point of tangency in the Souftwesterly R.O.W. fine of Lisa Way, thence;
6. $S 37$ degrees, 11 minutes, 57 seconds $E_{1}$ atong said R.O.W. line of Lisa Way, $424.0^{\prime}$ to a point of curvature in same, thence;
7. In a general Southwardly direction, curving to the right on a Radius of 15, 0 , an Arc of $23.55^{\prime}$ to a point of tangency in ihe Northwesterly R.O.W. line of Jason Drive, thence:
8. $\$ 52$ degrees, 48 minutes, 03 snconds $W$, along said R.O.W. line of dason Drive, $170.0^{\prime}$ to the place of beginning.

Description-Lot 6, Black 307.02
LDE File No. 1179-1
Page 2.
Said described being Lot 6, Block 307.02, as shown on Preliminary Subdivision Plan, The Village at Cinnaminson Harbour, Section One, prepared by Land Dimensions Engineering, dated Feb.; 2003.


Lámence M: DiVietro., Sr, P.L.S.
N.J. Lice. No. 24198

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## DESCRIPTION

Part of Phase One-The Village ai Cinnaminson Harbour
Lot 6, Block 307.03
Cinmaminson Twp, Burtington Co., N.J.
November 13,2003
LDE File No, 1179-1
All that certain tract or parcel of land, situate in the Township of Cinnaminson, County of Burlinglon, and State of New Jersey, bounded and described as follows:

SEGTNNING at ihe Southeasterly end of a curve connecting the Northwesterly R.O.W. lina of Jason Drive, with the Northeasterly R.O.W. line of Helen Drive, thence;

1. In a general Westwardly direction, along said connecting carve, curving to the right on a Radius of 15.0', an Arc of 23.56' to a point of tangency in said R.O.W. line of Helen Drive, thence;
2. N 37 degrees, 11 minutes 57 seconds W , along said R.O.W. line of Helen Drive, $424.0^{+}$to a point of curvafure in same, thence;
3. In a general Nothwardly direction, oufving to the right on a Radius of 15.0', an Arc of $23.56^{\prime}$ to a point of fangency in the Southeasterly R.O.W. line of Nathan Drive, thence;
4. N 52 degrees, 48 minutes, 03 seconds $E$, along said R.O.W. line of Naihan Drive, $170.0^{t}$ to a point of curvature in same, thence;
5. In a general Eastwardly direction, curving to the sight on a Radius of 15.0, an Arc of 23.56 ' to a point of tangency in the Southwesterly RO.W. line of Any Way, thence;
6. 537 degrees, 11 minutes, 57 seconds E, along said R.O.W. line of Amy Way, $424.0^{\prime}$ lo a point of curvature in same, thence;
7. In a general Southwardly direction, curving to the right on a Radius of 15.0, an Arc of $23.55^{\prime}$ to a point of tangency in the Northwesterly R.O.W. Hine of Jason Drive, fhencs:
8. $\$ 52$ degrees, 48 minules, 03 seconds W , along said R.O.W. line of fason Drive, 170.0' to the place of beginaing.

Description-Lof 6, Block 307.03
LDE File No, 1179-1
Page 2.
Said described being Lot 0 , Block 307.03, as shown on Preliminary Subdivision Plan, The Village at Cinnaminson Harbour, Section One, prepared by Land Dimensions Engineering, dated Feb., 2003.


: N.J. Lie. No: 2A198 STo:17cprewone

## EXHIBIT B

## Overall Plan - Preliminary Subdivision for the Community



## EXHIBIT B-1

## Preliminary Subdivision Plan <br> for Phase 1






## EXHIBIT C

## Certificate of Incorporation of

 The Villages at Cinnaminson Harbour Community Association, Inc.

DATED: . Ianaary 28,2005

File and Returin fo:

GREENBAUM, ROWE, SMHTH \& DAVIS ILLP
Alta: Wendell A Smith, Esq.

Metro Corposate Campus $Y^{-}$
Woodbridgc, Wew Jersey 07095

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0100.9397 .59


## ARTICLE

## Name

The name of the corporation is "THE VILLAGES AT CINNAMDNSON BARBOUR COMMUNITY ASSOCLATION, NC." (the "Community Association").

ARTICLE M

## Principal Office

The principal office of the Community Association is located at 433 River Road; $\because$ Highland Park, New Jersey 08904.

## ARTICLE II

## Registered Agent

MLCHAEL KAPLAN, having an office at 433 River PR an, Highland Park, New -Jersey 08904 , is hereby appointed the initial registered age rt of this Community association.

## ARTICLE IV

## Purpose and Powers of the Community Association

 Members thereof and the specific purposes for whin h it is formica are to provide for the mantemane, preservation and control of the Community Common Property described in the Ewhbitsofanctain Declaration entitled Declantion of Covenätit, Easentas and Restrictions for The villages at Cinmanson Harbour Community" recorded or intended to be recorded man the Offer of the Clerk of Bumfngion County, as same may be ainended and supplemented as
: . . - .. . . ...
$\therefore$ theton provided and to pronote the heath, safety and welfare of the residents witin the abve -
A. To excrise all of tae powers ard privileges and to perfom" ${ }^{7}$ ald of the duties and
 the By-Lawa of the Commumity Association as they both miay be amended dind supplemented fon time to lime as herefn powided, said Declaration mat By Laws being incorporated hereith as if set forth at tengti;
B. - To fix, levy, collect and entore payman by any lawiol mans of all charges or - assessinents pursuant to the kerms of said Dectaration and Dy:Laws of the
 office and other expenses incident to the conduct of the butiness of the Community Association, incliding atl licenses, haxes or governmental chafges Jevied or inposed against the propety of the Communty Assotiation;
 opinte, maintain, convey, sell, lease, transfer, dedicate for pubtic use or othernise dispose of real or personal propery in comection with the afteirs of the $\because \quad=$ Commurify Association;
D. : Tobombumey, to montgege pledge, deed in tivat, whyothecte any on allof its real or personal property as security for money bonowed ar debts incurners and
E. Tó have and to exerbise any and all powers, nights and privileges which a earporation organized under the Nonproft Compointon Act ofthe State of-New Jersey by law may now or hereafter have of exercise?

 subject io the Declaration ard qualifies in accordance with the By-Lats shall be a rienber of the ... Community $\overline{\mathrm{c}}$ : Cociation. The foregong is not intended to inctude persens of entities who hold an interest merely as secunty for the performance of an obligation."Owneschte" of "any 'such $\therefore$ Hosne shall be, the sole qualification for membership. Upon termination of the interest of the
 .. . the new Ownersucceding him in interest

## ARTICLE Y

## Board of Trustees

… 1 . The afraits.of this Communicy Association shall be managed by a Boand of Trustees. The inftial Board of Tristecs shall be composed of three (3) persons who oled nut be members of the Cómmanity association. The number of Trustes may be changed pursuan to the By Laws of the Community Association. The names and addresses of the persons who are to act in the Gipacity of Thastem with the selaction of their successors ere:
Lary Falcon
433 Rivar:Road
Highand Park; NO 08904

Jason Kaplan
433 River Road
Fighland Park, NJ 08904

Mic̣ace Kaplan
433 River Road Highland Pirk, 14308904

The method of electing Trustees siall be set forth in the By-Law's of the Communty Association.

## ARTICLE VIX

## Distribution of Assets

. Lipondispolution, the psets of the Commonity Association shall be dintributet to all Vienbers in proportion to their reapective interests in the Comminsty Common Poperty.

$\qquad$
6806289 P官 303


## ARTICLE VIM

## Duration:

The Corturunity Association shall exist perpetually.

## ARTICLE XX

## Amendureats

Amentrint of his Certificate shall require the assent of sewentympe ( $75 \%$ ) percent of themembersofthe Community Association.
in wiriness whereof, for the purpose of forint gig this nompront corporation fund er $\because$ the i laws of the Site of New Jersey, the undersigned, the incorporator of this Community -. Association, has executed this Centitcatc of Incorporation this 28 th day of January: 2005.


COUNTY OF MODLESEX

;
ss.: :
-. ...... BEIT REMEMBERED, that on this 28 th day of datary, 2005 before me, the $\therefore$ subscriber, a Notary Public of the State of New Jersey, personally appeared Harriet S . . . R binowit, who, $\bar{I}$ an satisfied is the person' named in and who executed the within Instrument... and thereupon actitnowledged that she signet, sealed and delivered the same as hest act end deed, for the uses and purposes therein expressed.

Y


A Notary Public of New Jerseje $=$


$$
0806289 \mathrm{PG} 304
$$

## EXHIBIT D

## By-Laws of

The Villages at Cinnaminson Harbour Community Association, Inc.

BY-LAWS

OF
THE VLLLAGES AT CINNAMINSON HARBOUR COMMUNTTY ASSOCIATION, ENC.

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## BY-LAWS

## THE VLLLAGES AT CINNAMINSON HARIBOUR COMMUNTTY ASSOCLATION, INC.

## ARTICLE I

## N゙ATURE OF BY-LAWS

1.01. Purpose. These By-Laws are intended to govern the administration of The Villages at Cinnaminson Harbour Community Association, Inc. (the "Community Association"), a non-profit corporation organized under Title 15A of the New Jersey Statutes Annotated, and prowide for the management, atministration, utilization and maintenance of the Community Common Property described in the Declaration of Covenants, Easements and Restrictions for The Villages at Cinilaminson Harbour Community (the "Declaration"), and any amendments or supplements thereto.
1.02. Definitions. Unless the context clearly indicates otherwise, afl definitions set forth in the Declaration for The Villages at Cinnaminson Harbour Community are incorporated herein by reference.
1.03. Fiscal Year. The fiscal year of the corporation shall be detemined by the Board of Trustees.
1.04. Principal Office. The principal office of the corporation is initially located at 433 River Road, Highland Park, New Jersey 08904.

ARTICLELI

## MEMBERSHIP AND VOTTNG RIGHTS

2.01. Members. Every person, fim, association, corporation or other legal entity, including the Developer, who is a record Owner or Co-Owner of the fee simple title to any Home shall be a Member of the Community Association; provided, however, that any
parson, fimm, association, coporation, or legal entity who holds such title or interest to a Home merely as a security for the perfomance of an obligation (inclading, but not limited to, mortgagees or trustees under deeds of trust) shall not be a Member of the Community Association. Despite anything to the contrary in the preceding, the Developer shall have one (1) membership in the Community Association for each contemplated Home which has not been conveyed to an individual purchaser, not to exceed the number of Homes approved by the municipality.

The Membership of the Community Association shall be comprised of two classes:
(a) Members: Every Owner of a Home other than Developer, whose Home is located within the Community, shall be a Member of the Community Association.
(b) Developer: For so fong as Developer owns lands within the Community, Developer shall be a member of the Community Association.
2.02. Member in Good Standing. A Member shall be deemed to be in good standing for voting purposes, as well as any related recuirement as may be established by the Board of Trustees, if, at least thirty (30) days prior to the date fixed for such meeting, he has fully paid all installments due for assessments made or levied against him and his Home by the Board of Trustees as hereinafter proyided, together with all interest, costs, attorney's fees penalties and other expenses, if any, properly chargeable to him and to his Home. Any date set forth in these By-Laws for determining good standing for voting purposes, as well as any related requirement which may be established by the Board of Trustees, shall be deemed supplemental to, and not in derogation of, the record date provisions of N.J.S.A. 15A:5-7.
2.03. Associate Members. Every person who is entitled to possession and occupancy of a Home as a tenant or lessee of an Owner may be an Associate Member of the

Community Association, but shall not be entilled to any vote with respect to Community Association matters.
2.04. Change of Membership. Change of membership shall be accomplished by recording in the Office of the Burlington County Clerk a deed or other instrument establishing a record title to a Home, and delivery to the Secretary of the Community Association of a certified copy of such instrument, together with such sums of money as are requiped for the payment of any contribution to capital or escrow deposit. The membership of the prior Owner shall be thereby ferminated.
2.05. Rights of Membership. Every person who is entitled to membership in the Community Association and permasently resides in a Home, pursuant to the provisions of the Certificate of Incorpofation and these By-Laws, including any Associate Member, shall be privileged to use and enjoy the Community Common Property, subject to the right of the Community Association to:
(a) Promulgate, adopt and enforce rules and regulations govening such use and enjoyment; and
(b) Suspend the use and enjoyment of the Community Common Property as provided in Section 2.06; and
(c) Transfer, grant or obtain easements, licenses and other property rights with respect to the Community Common Property as prowided in Section $6.01(\mathrm{k})$ hereof.
2.06. Suspension of Rights. The mernbership and voting rights of any menber may be suspended by the Board of Trustees for any period during which any assessment against the Home to which his membership is appurlenant remains unpaid; but upon payment of such assessments, and any interest accrued thereon, by cash, money order, or certified or collected
funds, his rights and privileges shall be immediately and automatically restored. Section 2.02 hereof shall govern the restoration of voting rights. Further, if rule and regulations goveming the wse of the Community Common Property or Homes, or the conduct of persons in the Community thereon have been adopted and published, as authorized herein, the rights and privileges of any person in violation thereof or in violation of any non-monetary covenant of the Declaration may be suspended at the discretion of the Board of Trustees for a period not to exceed thirty (30) days for any single violation, but if the wiolation is of a conlinuing nature, such rights and privileges may be suspended indefinitely until such time as the violation is abated. No such action shall be laken by the Board of Trustees until the Ommer is afforded an opportunity for a hearing consistent with the principles of due process of law.
2.07. Contribution to Capital. Each Opmex, excluding Developer, shall pay to the Community Association upon acquisition of title to his Home a nonreflandable and nontransferable contribation to the Community Association in the amount of $\$ 200.00$ for the Home at the time of the acquisition, which may be used for working capital or for any other lawful purpose and need not be replenished if it is so utilized. The payment of such contribution shall be a condition precedent to exercise rights of membership in the Community Association upon the initial sale or a subsequent transfer of title to a Home. Any unpaid contribution shall be deemed a lien on the Home in the same manner as any umpaid Common Expenses attributable to such Home.
2.08. Votes. Each Owner shall be entitied to such vote(s) for each Home to which he holds title as is provided in Section 3.01 of the Declaration. When more than one parson holds title the wote(s) for each Home shall be exercised as the Co-Owners themselves determine. When one or more Co-Owners signs a proxy or purports to vote for his or ber Co-Owners, such vote(s) shall be counted unless one or more of the other Co-Owners is present
and objects to such vote(s); or, if not present, submits a proxy or objects in a writing delivered to the Secretary of the Community Association before the vote(s) is counted. If Co-Owners disagree as to the vote(s), the wote shall be split equally among the Co-Owners.

Initially, the Deweloper shall have five hundred six (506) memberships in the Community Association, representing one membership for each Home or potential Home to which title has not been conveyed. Upon conveyance of title to a Home, each purchaser automatically becomes a Member of the Community Association. However, upon each conveyance of title of a Home by Developer to another Owner, such Owner shall become entitled to one vote for each Home purchased, and the number of votes held by Developer shall be reduced accordingly. Developer's wotes shall be cast by such persons as it may from time to time designate. Votes not held by Developer shall be cast in person or by proxy, as otherwise provided herein. It is understood that in the event that the number of Hones ultimately established in the Community is less than five hundred six (505), the number of votes in the Community Association shall be equal to the number of Homes established. The Developer shall not be pemitted to wote for the purposes of (i) amending the Community Association Documents, (ii) changing the permited use of a Home or (iii) reducing the Community Common Property or common facilities.

## ARTICLE III

## MEETINGS OF OWNERS

3.01. Place of Meetings. All meatings of the Members of the Community Association shall be beld at the Community or at such other place convenient to the members as may be designated by the Board of Trustees.
3.02. Annual Meetings. All annual meetings of the Community Association shall be held on the day and month of the year to be established by the Board of Trustees, except
that the first such annual meeting shall be held not more than thirteen (13) months following the incorporation of the Community Association. The election of Trustees shall take place at each annual meeting subsequent to the Transition Elections held in accordance with Section 4.03. If the election of Trustees is not held at the arnual meeting or any adjourment of such meeting, the Board of Trustees shall cause the election to be held at a special meeting as soon thereafter as may be convenient. At such special meeting, the Owners may elect the Trustees and transact other business with the same force and effeet as at an annal meeting duly called and held. All proxies walldy received for the originally scheduled meeting shall remain in full force and effect for any such adjourned meeting or special meeting, and new proxies may be received for any such subsequent meeting.
3.03 Special Meetings. Following the Transition Elections, special meetings of Owners may be called by the President whenever he deems such a meeting advisable, of shall be called by the Secretary upon the order of the Board of Trustees or upon the written request of Members representing not less than twenty-fiwe ( $25 \%$ ) percent of all the votes entitled to be casi at such meeting. Such request shall state the purpose(s) of such meeting and the matter(s) proposed to be acted upon. Unless Owners representing at least fifty ( $50 \%$ ) percent of all votes entitled to be cast request such a meeting, no special meeting may be called to consider any matter which is substantially the same as a matter voted upon at any meeting of the Owners held during the preceding twelve (12) months, which determination shall be made in the sole and absolute discretion of the Board of Trustees.
3.04 Notice of Meeting. Except as otherwise provided by law and Section 4.03 herein with respect to transition elections, law or these By-Laws, notice of each meeting of Owners, whether annual or special, shall be given not less than ten (10) days, nor more than ninety ( 90 ) days before the day on which the meeting is to be held, to each Owner at his last
known address, by delivering a written or printed notice to each Owner, or by mailing such notice, postage prepaid. Every such notice shall state the time, place, and purpose of the meating. Notice of any meeting of Opmers shall not be required to have been sent to any Owners who shall attend such meeting in person or by proxy. Notice of any adjourned meeting of the Owners shall no be required to be given except when expressly required by law. Except as Otherwise expressly required by law, no pablication of any notice of a meeting of Ofners shall be required.
3.05 Quorum and Adjoumed Meetings. At such meeting of the Community Association, persons (including Developer or its representatives) holding twenty-five (25\%) percent of the authorized votes present, in person or by proxy, shall constinte a quorim for the transaction of business except where otherwise prowided by law. In the absence of a quorum, the person holding wotes present in person or by proxy and entitled to vote, may, by majority vote, adjourn the meeting from time to time, until a quorum shall be present or represented. At any such adjoumed meeting at which a quorum may be present any business may be transacted which might have been ramacted at the meeting originally called.
3.06. Organization. At each meeting of the Community Association, the President, or, in his absence, the Viee President, or the absence of both of them, a person chosen by a majority vote of the Members in Good Standing present in person or represented by proxy, shall act as a chaiperson, and the Secretary, or in his absence, a person whom the chairperson shall appoint, shall act as Secretary of the meeting.
3.07. Voting On Questions. Only Owners who are Members in Good Standing shail be entitled to vote on questions. A majority of wotes present in person or by proxy at any duly constituted meeting of the membership shall be sufficient on those questions submitted to a vote of the membership. The vote on any question need not be taken by ballot, unless (i) the
chairperson of the meeting detemines a ballot to be advisable, or (ii) a majority of the votes present at the meeting fetermine that the vote on the question submitted shall be anken by ballot.
3.08. Voting in Elections of Trustees. Only Owners who are Mernbers in Good Standing shall be entitled to vote in elections of Trustees. The election of Trustees shail be conducted by writter ballot, and the Owner(s) of each Home present in person or by proxy shall be entitled to one vote for each Home to which he holds title. The persons receiving the plurality of votes will be deemed to be elected in order to fill the vacant positions. If ever applicable, candidates polling the highest numbers of votes will be considered elected for the longest period of years. Election of Trustees at all meetings shall be in accordance with this Section 3.08.
3.10. Proxies. Proxy ballots shall be permitted with respect to (i) all elections of Trustees, (ii) all amendments to the Certificate of Incorporation, the Declaration or these By-Laws, (iii) or any other matter that properly comes before a meeting of the membership of the Community Association. Each proxy shall be in writing, signed by the individual Owners (or in the case of joint owners by any one of them), or by his or their duly authorizel representative(s) and delivered to the Secretary of the Community Association, or such other person as the President may designate, at least 24 hours prior to the commencement of the meeting at which ballots are to be cast. Proxies may be revoked at any time prior to the opening of the polls, and no proxy shall be voted on after eleven (11) months from its date unless the proxy provides for a longer period, not to exceed three (3) years from the date of execution. All proxies shall be substantially in the form prescribed by the Board of Trustees, and if not in such form, shall be deemed invalid, which determination shall be made in the sole and absolute discretion of the Board of Trustees.
3.11. Judges. If at any meeting of the Owners a vote by ballot shail be taken, the chairparson of such meeting shall appoint two (2) persons to act as Judges with respect to the
ballots. Each Judge so appointed shall first subscribe an oath to execute faithfully the duties of a Judge with strict impartiality and according to the best of his ability. Such Judges shall decide upon the qualifications of voters, shall report the number of votes represented at the meeting and entited fo wote on such question, shall conduct and accept the wotes, and when the woting is completed, shall ascertain and report the number of votes respectively for and against the questions: but, as to the election of Trustees, the number of totes received by each candidate need not be reported. Reports of Judges shall be in writing and subscribed and delivered by thert to the Secretafy of the meating. The Judges need not be Members of the Community Association, and any officer or Trustee of the Commusity Association may be a Judge on any question other than a vote for or against his election to any position with the Community Association or any other question in which he may be directly interested.
3.12. Order of Business. The order of business at the anoual meeting of the Oftrers or at any special meetings insofar as practicable shall be:
(a) Calling of the roll and certifying the proxies.
(b) Proof of notice of meeting and waiver of notice.
(c) Reading and disposal of any unapproved minutes.
(d) Appointment of Judges of Election, if appropriate.
(e) Election of Trustees, if appropriate.
(f) Receiving reports of officers.
(g) Receiving reports of committees.
(h) Old business.
(i) New business.
(j) Adjounment.

## ARTICLE IV

## BOARD OF TRUSTEES

4.01. Qualifications. The following criteria shall be qualifications for nomination, appointment or election to a Trusteaship:
(a) Member in Good Standing: Membership in good standing and ownership of a Home shall be a qualification for nomination, appointment, election or service as a Trustee, and for continued service on the Board, excluding any Trustee representing the Developer.
(b) Representation: Partnerships, corporations, limited leability companies or fiduciaries holding memberships in good standing may designate individuals to be eligible for nomination, appointment or election as Trustees in accordance with the following qualifications:
(i) Partnership designees shall be members, employees or agents of the partnership;
(ii) Corporate desigmees shall be officers, stockholders, employees or agents of the corporation; and
(iii) Limited liability company designees shall be members or managers of the limited liability company; and
(iv) Fiduciary designees shall be fiduciaties, officers, or employees of the fiduciary.

Co-Owners bolding a membership in good standing may designate any one of them, but only one of them, to be eligible for nomination, appointment or election as a Trustee;
howewer, in the case of any disagreement, the express consent of a majority of such Co-Owners shall be required for any one of them to be eligible.
(c) Disqualification of Trustees. Any Trustee whose membership in the Community Association is not in good standing for thirty (30) consecutive days shall automatically be disqualified as a Trustee upon expiration of said thirty (30) day period and a replacement shall be appointed by the Board of Trustees within thirfy (30) days thereafter to serve the remainder of the term as contemplated by Section 4.06 hereof.

Despite the aforesaid, any Trustee who conveys title to his Home and no longer holds title to any other Home is automatically disqualified as a Trustee effective on the date of said conveyance.
4.02. Number. The Board of Trustees shall initially consist of three (3) Trustees (Trasters "A", "B" and "C"). Upon the initial conveyance of one hundred twenty-seven (127) Homes (i.e. $25 \%$ of the total number of 506 proposed Homes), the Board shall be expanded to five (5) Trustees, designated Trustees "A", "B", "C", "D", and " E ", and the President of Cinnaminson Harbour Carriage Homes Crossings Condominium Association shall assume Trusteeship "A" and the President of the Cinnaminson Harbour Townhomes Condominium Association, if incorporated, shall assume Trusteeship "B". If the President of either such Association is a Developer appointee, then the Owners shall elect from among the Owners an alternate representative to serve each term as Trustee until the President of such Association is duly elected by Owmers.
4.03. Election. Within thirty (30) days after the initial conveyance by the Developer of three hundred eighty-one ( 381 ) Homes (i.e. $75 \%$ of the total number of 506 535382.013
proposed Homes), Cinnaminson Harbour Towntomes Condominsiun Association: if incorporated, shall assume Trusteeship " C " and the President of the Community Association shall call a special meeting of the Membership of the Commanity Association for the purpose of holding the First Election. At this special meeting, Owners other than the Developer shall be entitled to vote for and elect Trustee " D " from the Members at large and the Developer shall be entitled to appoint Truste " $E$ " for so long as any Home remains unsold in the ordinary course of its business.

Within thirty (30) days after all Homes have been initially conveyed, the President shall again call a special meeting for the Second Election at which Owners other than the Developer shall be entilled to vote for and efect Trustee "E" from the Members at large; provided that the Developer shall be entitled in its discretion to relinquish Trusteeship " $E$ " at the time of the Second Election or any time thereafter prior to the conveyance of the last Home.

In spite of the foregoing, if ten (10) years after the conveyance of the first Home, Owners other than the Developer still own less than 381 Homes, Opmers other than the Developer may elect Trastees sufficient to assume control of the Board provided that the Owners other than the Developer agree by majority vote to assume such control as provided by N.J.A.C. 5:26-8.4(d).

Further, only Owners who are Members in Good Standing shall be eligible to be nominated, elected, or to serve on the Board of Trustees, except that in the case of Owners which are partnerships, comporations, limited fiability companies or fiducianies, including Developer, a designee shall be eligible if the Owner is a Member in Good Standing.

Notice of the special mettings called pursuant to this Section for the purpose of holding Transition Elections shall be given not Iess than twenty (20) nor more than thirty (30) days prior to the date of the meeting.

Regardless of whether or not administrative control of the Board of Trustees has been surrendered to the Owners, as improvements to the Common Property are completed, the Developer shall cause same to be turned over to the Community Association at which time the Community Association shall assume responsibility for the repair and maintenance of same. The satisfactofy completion of such improvements shall be evidenced by the issuance of a certificate of occupancy by the Township of Cinnaminson or, where an improvement is not subject to the issuance of a certificate of occupancy, then a certificate signed by an independent architect of enginear selected by the Board of Trustees. This will in no way relieve the Developer of its warranty obligations pursuant to N.J.S.A. 46:3B-1 et sea.
4.04. Term of Office. Developer-appointed Trustees $A$ and $B$ shall serve until their successors have been qualified and elected at the Transition Election. Trustees A and B elected at the First Transition Election shall serve temms expifing at the annual meeting of the membership held an the second calendar year following the year in which the Transition Election is held. Trustees $\mathrm{C}, \mathrm{D}$ and E shall serve a tem expiring at the annual meeting held in the calendar year in which the current tenm of Trustees A and B expires. Thereafter, all Trustees shall serve for two year terms.

It is the purpose and intent hereof that subsequent to the Second and Third Transition Elections, whichever is applicable, the terms of Trusters $A$ and $B$ shall expire in alternate years to the terms of Trustees $\mathrm{C}, \mathrm{D}$ and E .
4.05. Removal of Members of the Board of Trustees. At any duly held and constituted regular or special meeting of the Owners, any one or more Trustees may be removed with or without cause by vote of the majority of the Owners present, provided that the notice of the meeting expressly includes this item. A successor may then and there be appointed by a majority of the remaining Owner-elected Trustees to fill the vacancy thus created. Each person
so appointed shall be a Trustee for the remainder of the term of the Trustee whose term he is filling and until his successor is duly elected and qualified. Any Trustee whose removal has been proposed shall be given an opportunity to be heard at the meeting. The failure of any Trustee to be a Member in Good Standing for a period of thirty (30) days or more shall be grounds for removal without any vote of the Members. An Ownes-elected Trustee cannot be removed except by a majority vote of the Owners present other than the Developer. In the event that all of the Trustees are removed, successors shall be elected by the Owners other than the Developer in the manner set forth in Section 4.03 to fill the vacancies thus created. This section shall not apply to any Trustee appointed by the Developer.
4.06. Vacancies. Vacancies on the Board of Trustees caused by any reason other than the removal of a Trustee by a vote of the Owners shall be filled by a vole of a majority of the remaining Trustees, including the Developer's appointees, at a special mecting of the Board of Trustees held for that purpose promptly after the occurrence of any such vacancy. Each person so elected shall be a Trustee for the remainder of the tern of the Trustee whose term he is filling and until his successor shall have been duly elected and qualified. Despite the foregoing, until the First Transition Election, the Developer shall have the right to fill all vacancies on the Board of Trustees by appointment. Owner-elected vacancies on the Board of Trustees shall only be filled by Owners other than the Developer, whether same be appointed pursuant to the provisions herein, or elected pursuant to the provisions of Section 4.05.

## ARTCLEV

## TRANSACTION OF BUSNESS BY THE BOARD OF TRUSTEES

5.01 Express and Implied Powers and Duties. The property, affairs and business of the Community Association shall be managed by the Board of Trustees, which shall
have all those powers granted to it by the Certificate of Lncorporation, the Declaration, these By-Laws, and by law.
5.02. Developer's Protective Provisions. After control of the Board of Trustees has become vested in Trustees elected by Members other than the Developer, and so long as the Developer owns at least one (1) Home and holds same for sale in the ordinary course of its business, the following shall apply:
(a) Neither the Community Association nor its Board of Trustees shall take any action that will impair or adversely affect the rights of the Developer or cause the Developer to suffer any financial, legal or other detriment, including but not limited to any direct or indirect interference with the sale of Homes, or the assessment of the Developer for capital improvements.
(b) The Community Association and its Board of Trustees shall continue the same lewel of mantenance, operation and serwices as provided inmediately prior to the assumption of conirol of the Commurity Association and the Board of Trustees by Members other than the Developer.
(c) In furtherance of the foregoing provisions, the Developer shall have the right to veto any and all actions of the Community Association or the Board of Trustees which may have any direct or indirect detrimental impact upon the Deweloper as may be determined by the sole reasonable discretion of the Developer.
(d) The Developer shall exercise its veto right, in its sole and absolute discretion, within ten (10) days after its receipt of notice that a
resolution or other action is proposed or has been taken by the Community Association or its Board of Trustees. In such ewent, the Developer shall notify the Secretary of the Community Association of its exercise of its veto right and any such proposal or action shall be deemed mall and void ab initio and of no further force and effect.

The aforementioned protective provisions shall be constried in accordance with and not in derogation of N.J.A.C. 5:26-8.4 of the regulations promulgated pursuant to the New Jersey Planned Real Estate Development Full Disclosure Act, N.J.S.A. 45:22A-1 et seq., and same shall not be amended without the express written consent of the Developer
5.03. Meeting of the Board; Notices; Waiver of Notice. The first meeting of the Board shall be held within ten (10) days after the first annual meeting of the Owners and at such time and place as shall be fixed by a majority of the Board. No notice shall be necessary. Thereafter, regular meetings of the Board may be held at such time and place as shall be deternined from time to time by a majority of the Board, but least two (2) meetings shall be held each year. Notice of regular meetings of the Board shall be given to each Trustee by telephone, mail, or telegram at least three (3) days prior to the day of the meeting. Special meetings of the Board may be called by the President on three (3) days notice to eacla Trustee given by telephone, mail or telegram, which notice shall state the time, place and purpose of the meeting. Special meetings of the Board shall be called by the President or the Secretary in like manner and on like notice on the written request of at least two (2) Trustees. Any Trustee may waive notice of any meeting of the Board in writing at any time, and such waiver shall be deemed equivalent to the giving of notice. Actual attendance by a Trustee at any meeting of the Board shall constitute a waiver of notice by him of the time and place thereof. If all the Trustees
are present at any meeting of the Board, no notice shall be required and any business may be Hransacted at such meeting. In the discretion of the Board of Trustees, reeelings of the Board of Trustees, or portions thereof, may be open to Members of the Community Association or other persons for obserfation or participation in such manmer and to the extent as the Board of Trustees may deem appropriate.
5.04. Quorum and Adjourned Meetings. At all meetings of the Board of Trustees, a majority of the Trustees shall constitute a quorum for the transaction of business and the voies of a majority of the Trustees present and voting at a meeting at which a quorm is present shall constitute a valid decision. If at any meeting of the Board, there shall be less than a quorum present, the Trustee present shall adjourn the meeting to a new date. At any such adjourned meeting at which a quorm is present, any business which may have been transacted at the original meeting may be transacted without further notice. The vote of a majority of those present at a Board meeting at which a quorm is present shall be necessary for valid action by the Board on any matter.
5.05. Joinder in Meetings by Approval of Minutes. Subject to the provisions of N.J.S.A. 45:22A-46 and N.J.A.C. 5:20-1.1, the transaction of any business at any meeting of the Board, however called and noticed, or wherever held, shali be as valid as if transacted at a meeting duly held after regular call and notice, if (i) a quonm is present; and (ii) either before or after the meeting, each Trustee signs a written waiver of notice, or a consent to the holding of the meeting, or an approval of the minutes thereof or of the resolution or act adopted at such meeting. All such waivers, consents or approvals shall be in writing and fled with the Secretary and made a part of the minutes of the meeting even though filed subsequent thereto.
5.06. Non-Waiver. All the rights, daties and privileges of the Board shail be deemed to be continuing and shall not be exhausted by any single act or series of acts. To the
same extent, the failure to use or employ any remedy or right hereunder or hereafter granted ilball not preclude its exercise in the future nor shall any custom bind the Board.
5.07. Consent in Lieu of Meeting and Vote. Subject to the provisions of N.J.S.A. $45: 22$ A-46 and N.J.A.C. $5: 20-1.1$, despife anything to the contrary in these By-Lews, the Certificate of Incorporation or the Declaration, the entire Board of Trustees shall have the power to take action on any matter on which it is authorized to act, without the necessity of a fomal meeting and wote, if the entire Board or all the Trustees empowered to act, whichever the case may be, shall consent in writing to such action.
5.08. Meetings Open to Owners: Notice. All Meetings of the Board of Trus:ees, except conferences on working sessions at which no binding votes are to be taken, shall be epen to attendance by all Owners, subject to those exceptions set forth in N.J.S.A. 45:22A-46 and V.J.A.C. 5:20-1.1, as now or hereafter amended. The Board of Trustees may exclude or restrict attendance at those meetings, or portions of meetings, at which any of the following matters are to be discussed: 1) any matter the disclosure of which would constitute an unwaranted invasion of individual privacy; 2) any pending or anticipated litigation or contract negotiations; 3) any matters falling within the attomey-client privilege, to the extent that confidentiality is required in order for the attomey to exercise his ethical duties as a lawyer; or 4) any matter involving the employment, promotion, discipline or dismissal of a specific officer or employee of the Community Association. Adequate written notice of the time, place and the agenda, to the extent known, of all such open meetings shall be given by the Board of Trustees to all Owners at least forty-eight (48) hours in advance of such meeting in the manner required by N.J.A.C. 5:201.2(b). Moreover, the Board of Trustees shall also within sewen (7) days following the Annual Meeting of the Community Association post, mail to newspapers and file with the administrator of the business office of the Community Association a schedule of the regular meetings of the

Board of Trustees to be held in the succeeding year, as prescribed by N.J.A.C. 5:20-1.2(c) and make appropriate revisions thereto, all as required by N.J.A.C. 5:20-1.2(c)1.

## ARTICLE VI

## POWERS AND DUTIES OF BOARD OF TRUSTEES

6.01. General Powers and Privileges. Subject to the Declaration, the Community Association may do all that it is legally entitled to do under the laws applicable to its form of organization. The Community Association shall discharge its powers in a manner that protects and furthers the health, safety and general welfare of the residents of the Commuity. The Community Association shall provide a fair and efficient procedare for the resolution of disputes between individual Owners and the Community Association, and between different Owners, that shall be readily available as antemative to litigation.

The property, affairs and business of the Community Association shall be managed by its Board of Trustees, which shall have all those powers granted to it by the Community Association Documents and by law.

The Board of Trustees shall have these powers, which include, but which are not necessanily limited to, the following, together with such other powers as may be provided herein or in the Declaration, or By-Laws, or which may be necessatily implied.
(a) To employ, by contract or otherwise, a manager, managing agent or an independent contractor, to oversee, supervise and carry out the responsibilities of the Board. Such manager or independent contractor shall be compensated upen such terms as the Board deems necessary and propar; and
(b) To employ any person, frim or corporation to repair, maintain or renowate the Community Common Property; to lay pipes or
culverts; to bury utilities; to put up lights or poles; to erect signs and traffic and safety controls of various sorts on the Community Common Property; and
(c) To employ professional counsel and to obtain advice from persons, firms or comporations such as, but not limited to, landscape architects, architects, engineers, lawyers and accountants; and
(d) To employ or contract for water and sewer, electricity and gas or other forms of utilities, cable or master antema television; and
(e) To adopt, amend, and publish rules and regulations covering the details of the operation and use of the Community Common Property; and
(f) To employ all managerial personnel necessary, or enter into a managerial contract for the efficient discharge of the duties of the Board of Trustees hereunder; and
(g) To arrange for security protection as necessary; and
(h) To enforce obligations of the Owners and do anything and everything else necessary and proper for the sound management of the Community Common Property, including the right to bring or defend lawsuit to enforce the terms, conditions and restrictions contained in the Declaration, these By-Laws, or any Rules and Regulations; and
(i) To borrow and repay monies giving notes, mortgages or other security upon such term or terms as it deems necessary; and
(j) To invest and reinvest monies, sue and be sued, collect interest, dividends, and capital gains; exercise righs; pay taxes; make and enter into contracts; enter thto leases or concessions; make and execute any and all proper affidavis for various purposes; compromise any action without leave of court; and all other powers contained berein, and those necessafy and incidental thereto; and
(k) To transfer, grant or obtain easements, licenses and other propery rights with respect to the Community Common Property in a manner not inconsistent with the rights of Owners; and
(1) To bring and defend actions by or against more than one Owner which are pertinent to the operation of the Community, the health, safefy or general welfare of the Owners, or any other legal action to which the Owners may consent in accordance with these By-Laws; and
(m) To appoint an Insurance Trustee, who shall not be a Member of the Comminnity Association, an employee of the Deweloper, or the manager, who shall discharge his duties in accordance with these By-Laws. In the absence of such an appointment, the Board of Trustees shall be responsible for the disposition of all insurance proceeds; and
(n) To create, appoint members to and disband such committees as shall from time to time be deemed appropriate or necessary to aid
the Board of Trustees in the discharge of its duties, functions and powers; and
(o) To establish an Altemative Dispute Resolution Committee as hereinafter provided in Article X ; and
(p) To enter into agreements or other contracts for (i) the management of the Recreation Facility, (ii) the manitenance of any landscaped areas as described in the Declaration, and (iii) the provision of any services requested by the Carriage Homes Condominium Association, the Townhomes Condominium Association or the Luxury Townhomes Condominium Association to be perfomed on their behalf.
6.02. Duties and Responsibilities. It shall be the affirmative and perpetual obligation and duty of the Board of Trustees to perfom the following:
(a) To cause the Community Common Property to be maintained according to accepted standards and as set forth in the Declaration. All repairs and replacements shall be substantially similar to the original application and installation and shall be of frist class quality: and
(b) To accept the responsibility for performing any responsibilities which are irrevocably delegated to the Community Association by the Carriage Homes Condominium Association, the Townhomes Condominium Association or the Luxury Townomes Condominium Association, including, but not limited to, the maintenance, repair and replacement of any storm water detention
or retention basins and storm drainage facilities, pursuant to their respective Master Deeds; and
(c) To investigate, hire, pay, supervise and discharge the personnel necessary to be employed, and provide the equipment and materials necessary, to properly maintain and operate the Community Common Property. Compensation for the services of such employees (as evidenced by certified payroll) shall be considered an operating expase of the Community Association; and
(d) To cause to be kept a complete record of all its acts and corporate affairs and to present a summary seport thereof to the Members at the annual meeting or at any special meeting when requested in writing at least twenty-one (21) days in advance by Members entitled to cast at least twenty-five ( $25 \%$ ) percent of the total wotes of the Community Association; and
(e) To allocate common supplus or rake repairs, additions, improvements to, or restoration of the Community Common Property in accordance with the provisions of these By-Laws and the Declaration after danage or destruction by any casualty, or as a result of condemnation or eminent domain proceedings; and
(f) To take such action as may be necessary to comply promptly with any and all orders or requirements affecting the premises maintained by the Community Association placed thereon by any federal, state, county or municipal authority having jurisdiction
thereover, and order of the Board of Fire Underwiless or other similar bodies; and
(g) To manage the fiscal affars of the Community Association as provided in Article VII;
(h) To place and keep in force all insumance coverages required to be maintained by the Community Association, applicable to its property and Members including, but not limited to:
(i) Physical Damage Insurance. To the extent available in the nomal commercial marketplace, broad form insurance against loss by fire and against loss by lightning, windstorm and other risks nomally included within all risk extended coverage, including wandalism and malicious mischief, insuring all Community Common Property and supplies belonging to the Community Association, and covering the interest of the Community Association, the Board, the Developer, all Owners and any Mongage Holder who has requested the Community Association in writing to be named as loss payee, as their respective interests may appears in an amount equal to the full replacement value of the Community Common Property (exclusive of foundations and footings). The amount of any deductible and the responsibility for payment of same shall be determined by the Board, in its sole discretion.
(ii) Public Liability Insurance. To the extent available in the normal commercial marketplace, public liability insurance for personal injury and death from accidents occurring within the Community (and any other areas which the Board of Trustees may deen advisable) and the defense of any actions brought by injury or death of a person or damage to property occuning within the Community and not arising by reason of any act or megligence of any individual Owner. Such insurance shall be in such limits as the Board of Trustees may, from time to time, determine, covering each Trustee, officer, the managing agent, the manager, and each Member, and shall also cover cross liability claims of one insured asainst another. Entil the first meeting of the Board of Trustees following the first annual meeting, such public liability insurance shall be in a single limit of $\$ 1,000,000.00$ covering all claims for personal injury or property damage arising out of any one occurrence. The Board of Trustees shall review such limits once a year.
(iii) Trustees and Officers Liability Insurance. To the extent ayailable in the nomal commercial marketplace, liability insurance indemnifying the Trustees and Officers of the Community Association against the liability for errors and omissions occuring in connection with the performance of
their duties, in an amount of at least $\$ 1,000,000.00$, with any deductible amount to be in the sole discretion of the Board of Trustees.
(iv) Workers Compensation Insurance. Workers compensation and New Jersey disability benefits insurance as required by law.
(v) Other Insurance, Such other insurance as the Board of Trustees may determine.

All policies shall: (i) provide that adjustment of loss shall be made by the Board of Trustees; (ii) to the extent obtainable contain agreed amount and inflation guard endorsements; construction code endorsement; contingent liability from operation of building laws endorsement; demolition cost eadorsement; and increased cost of construction endorsement; (iii) require that the proceeds of physical damage insurance be applied to the restoration of such Property and structaral portions and service machinery as required by the Declaration and these By-Laws; (iv) provide that the insurance will not be prejuficed by any act or omission of individual Members that are not under the control of the Comnanity Association; (v) provide that the policy will be primary, even if insurance covering the same loss is held by any Member(s); (vi) to the extent obtainable contain waivers of subrogation and waivers of any defense based on co-insurance or of invalidity arising from any acts of the insured; and (vii) provide that such policies may not be cancelled without at least thirty (30) days prior written notice to all of the named insureds, induding all Owners and Eligible Mortgage Holders.

All policies shall show the named insured as: "The Villages at Cinnaminson Harbour Community Association, Inc." and must require the insurer to notify in writing the Community Association and each Eligible Mortgage Holder or other entity named in the
mortgagee clause at least thirty (30) days before it terminates or substantially clanges the Community Association's coverage.

The Board of Trustees may determine, in its sole discretion, the amount of any decuctible and the responsibility for payment of same as to any policy of insurance maintained under this subsection. Despite any other provisions of this subsection, the Community Association shall not be required to provide any type or amount of insurance not commonly available in the normal commercial marketplace.

The premiums for any and all insurance coverage maintained by the Communty Association shall be a Common Expense of the Community Association.

Owners shall not be prohibited from carrying other insurance for their own benefit provided that all such policies shall contain waivers of subrogation: and, further provided that the liability of the carriers issuing insurance obtained by the Board of Trustees shall not be affected or diminished by reason of any such additional insurance carried by any Owner.

## ARTICLE VII

## FISCAL MANAGEMENT

7.01. Budget: Common Expense Assessments. The Board of Trustees shall prepare an annual Common Expense budget that rellects the anticipated operaning expenditares and repair and replacement reserve accumulation requirements for the next ensuing fiscal year of the Community Association. Common Expenses shall include, but are not limited to, the estimated costs for the operation, repair and maintenance of the Community Common Property, the estimated costs for the operation of the Community Association, and any reserves for deferred mainenance, replacement, or capital improwements of the Community Common Property. The Board of Trustees shall have the duty to collect from each Owner, his heirs, administrators, successors and assigns, as "Common Expense Assessments," the proportionate
part of the Common Expenses assessed against such Owner as provided in the Dectaration, the Certificate of Incorporation, these By-Laws, and in accordance with applicable law,
7.02 Detemination of Common Expenses. The amount of monies for Common Expenses deemed necessary by the Board of Trustees and the manner of expenditure thereof, including, but not limited to, the allocation thereof, shall be a matter for the sole discretion of the Board of Trustees.
7.03. Disbursements. The Board of Trustees shall take and hold the funds as collected and shall disburse the same for the purposes and in the manner set forth herein and as required by the Declaration, Certificate of Incorporation, and applicable law.
7.04. Depositories. The depository of the Community Association shall be such a bank or banks as shall be designated from time to time by the Board of Trustees and in which the monies of the Commuity Association shall be deposited. Withdeawal of monies from such accounts shall be only by checks signed by such parties as are authorized by the Board of Trustees, provided that a management agreement nay include among its provisions authority for the manager to sign checks on behaff of the Community Association for payment of the obligations of the Community Association, if the proper fidelity bond is furnshed to the Community Association.
7.05. Accounts. The receipts and expenditures of the Community Association shall be Common Expense Assessments and Common Expenses respectively, and shall be credited and charged to accounts under the following classifications as the Board of Trustees shall deem appropriate, all of which expenditures shall be Common Expenses:
(a) Current expenses, which shall include expenditures within the year for which the budget is made, including reasonable allowances for contingencies and working funds. Current expenses shall not
include expenditures chargeable to reseryes. At the end of each year, the unexpended amount remaining in this aecount shall be applied to reduce the assessments for current expenses for the succeeding year or may be distributed to the cument membership in the same manner as assessed, as the Board of Trustees shall determine.
(b) Reserve for deferred maintenance, which shall include funds for maintenance items that occur less frequentily than anowally.
(c) Reserve for replacement, which shall include funds for repair or replacement of the Community Common Property and those portions of the improvements located on the Community Common Property that the Community Association is obligated to maintain or repair which is required because of damage, depreciation or obsolescence. The amolnts in this account shall be allocated among each of the separate categories of replacement items, which amounts and items shall be determined in the sole and absolute discretion of the Board of Trustees.
(d) Reserves for capital improvements, which shall include the funds to be used for capital expenditures or for acquisition of additional personal property that will be part of the Community Common Propety,
(e) Operations, which shall include all funds from the use of the Community Common Property or from any other sources. Only the additonal diract expense required by any revenue producing
operation will be charged to this account, and any surplus from any operation or otherwise shall be used to reduce the assessments for curent expenses for the succeeding year, or at the discretion of the Board of Trustees, distributed to the current membership in the same manner as assessed. Losses from operations or otherwise shall be met by special assessments against Owners, which assessments may be made in advance in order to provide a working fund.
(f) Working capital, inctuding those nonrefundable and nontransferable contributions imposed upon each Owner upon acquisition of title to a Home pursuant to Section 2.07, which may be used by the Board of Trustees in its reasonable discretion for working capital or for any other lawful purpose (but not in order to reduce the Annual Common Expense Assessment).

The Board of Trustees shall not be required to physically segregate the funds held in the above accounts except for reserves for replacement and repair, which funds must be maintained in separate accounts. The Board of Trustees may, in its sole discretion, maintain the remeining funds in one or more consolidated accounts. However, the division into the various accounts set forth above need be made only on the Community Association's records.
7.06. Reserves. The Board of Tristees shall not be obligated to spend all of the revenues collected in any accounting period and nust maintain reasonable feserves for, among other things, repairs, replacements, emergencies, contingencies for bad weather or uncollected accounts. Despite anything herein to the contrary, the Board of Trustees in its determination of the Common Expenses and the preparation of a budget shall specifically designate and identify
that portion of the Common Expenses which is to be assessed against the Owners as a capital contribution and is allocable to reserves for each separate item of capital improvement of and to the Community Common Property. The amounts assessed and collected for the reserwes shall be kept in one or more interest-bearing sayings accounts, or certificates of deposit and shall not be utilized for any purpose other than that which was contermplated at the time of the assessment. The foregoing shall not be construed to mann that the Board of Trustees shall not be pernitted to Keep additional cash on hand, in a checking or petty cash account, for the necessary discharge of its functions.
7.07. Nofice: Emergencies. The Board of Trustees shall give written notice to each Owner and Eligible Mortgage Holder of the amount estimated by the Board of Trustees for Common Expenses for the management and operation of the Community Association for the next ensuing budget pariod, directed to the Owner at his last known address by ordinary mail or by hand delivery. The notice shall be conclusively presumed to have been delivered five (5) days after deposit in the United States mails. After the Developer turns over control of the Board of Trustees to the Owners, if an Annual Common Expense Assessment is not mafe as fequired, an assessment shall be presumed to have been made in the amount of the last prior year's assessment; and monthly installments on such assessment shall be due upon each installment payment date until changed by an amended assessment. In the event the Annual Common Expense Assessment proves to be insufficient, the budget and Assessments may be amended at any time by the Board of Trustees, prowided that nothing herein shall serve to prohibit or prevent the Board of Trustees from imposing an Emergency Assessment in the case of any innmediate need or emergency that cannot be met by reserve funds allocated for such contingency.
7.08. Acceleration of Assessment Installment Upon Default. If an Owner shall be in default for more than thity (30) days in the payment of an installment upon any
assessment, the Board of Trustees may accelerate the remaining instaliments of the assessment and file a fien for such accelerated amount upon notice to the delinquent Owner, and if the delinquent installment has not been theretofore paid, the then unpaid balance of the assessment shall become due upon the date stated in the notice, which date shall not be less than five (5) days after deliwery of the notice to the Otwner or not less fhan sen (10) days after the mailing of such zotice to hina by registered or certified mail; whichever shall first occur. If no such notice is given and default shall continue for a period of thirty (30) days, the Board of Trustees shall be required to accelerate the remaining installments of the assessment for the current year upon similar notice to the Owner and to file a lien for such accelerated assessment as permitted by law if the delinquent assessment has not been heretofore paid. In the later event, the Board of Trustees may also notify any Eligible Mortgage Holder holding a mortgage that encumbers the Home affected by such default or publish appropriate notice of such delinquency to the membership of the Community Association. If any default contimes for a period of ninety (90) days, the Board of Trustees shall foreclose the foregoing lien pursuant to law or commence a suit against the appropriate parties to collect the assessment or both.
7.09. Interest and Counsel Fees. The Board of Trustees at its option shall have the right in connection with the collection of any assessment, or other change to impose a late charge of any reasonable amount or interest at the legal maximum rate pernitted by law for the payment of delinquent real estate taxes or both, if payment is made after a date certain stated in such notice. In the event that the Board of Trustees shall effectuate collection of assessments or charges by resort to counsel or the filing of a lien or both, the Board of Trustees may add to those assessments or charges as counsel fees, plus the reasonable costs for preparation, filing and discharge of the lien, in addition to such other costs as may be allowable by law.
7.10. Assessment of Expenses in Actions by or against Community Association:

## Allocation of Awards.

(a) Common Expenses.

In the case of any action or proceeding brought or defended by the Community Association or the Board of Trustees pursuant to the provisions of the Declesation, Certificate of Incorporation, these By-Laws, or any Rule or Regulation, the reasonable costs and expenses of preparation and litigation, including attomeys' fees, shall be a Common Expense allocated among all Owners, other than Deweloper. All Common Expense assessments received and to be received by the Board of Trustees for the purpose of paying any judgment obtained against the Community Association or the Board of Trustees, and the right to receive such fuads, shall constitute trust funds and shall be expended first for such puipose before being expended in whole or in patt for any other purpose.
(b) Allocation of Awards.

Money judgments recovered by the Community Association in any action or proceding brought hereunder, including costs, penalties or damages shall be deemed a special fund to be applied to (1) the payment of unpaid litigation expenses; (2) refunding to the Owners the cost and expenses of litigation advanced by them; (3) Common Expenses, if the recovery thereof was the purpose of the litigation; (4) repair or reconstruction of the Property if recovery of damages to same was the motivation for the litigation; and (5) any amount not applied to (1), (2), (3) and (4) above shall be at the discretion of the Board of Trustees treated either as (i) a
commen surplus which shall be allocated and distributed pursuant to the provisions of Section 4.15 of the Declaration or (ii) a set off against the Common Expense Assessments. Despite the foregoing, if a Owner(s), the Board of Thustees or any other person or legal entity affected by any such distribution shall assert that the damages sustained or the diminution in value suffered by a Owner(s) was disproportionate to his or their percentage of common interest, the matter shall be decided in accordance with the procedures set forth in Article XI hereof.
(c) Recovery by Owner

In the event that an Owner(s) obtains a judgment or order against the Community Association or the Board of Trustees, he shall also be entitled to the restitution or recovery of any sums paid to the Boand of Trustees as Common Expense Assessments for litigation expenses in relation to said action or proceedine in addition to any other sums to which said Owner(s) would otherwise be entitled by such judgment or order.
7.11. Power of Attomey to Holder of a Permitted Mortgage. In the event the

Board of Trustees shall not cause the enforcement procedures prowided in Sections 7.08 and 7.09 above to be implemented within the time provided, any holder of a Permitted Mortgage for any Home as to which there shall be such unpaid Common Expense Assessments is hereby inrevocably granted a power of attorney to commence such actions and to invoke such oher remedies, all in the name of the Community Association. This power of attorney is expressly stipulated to be coupled with an interest in the subject matter.
7.12. Annual Audit. The Board of Trustees shall submit the books, records, and memoranda of the Comrinnity Association to an anmual audit by an independent, centified publie
accountant who shall audit same and render a repon thereon in writing to the Board of Trustees and in summayy form to the Owners and such Eligible Mortgage Holders or other persons, firms or corporations as may be entitled to same. While the Developer maintains a majority of the Board of Trustees, it shall have an annual audit of Community Association funds prepared by an independent public accountant, at the Community Association's expense, a copy of which shall be delivered to each Owner and Eligible Mortgage Holder upon the submission of a written request for same by said Eligible Mortgage Holder within ninety (90) days of the expiration of the fiscal year of the Community Associalion. The aurit shall cover the operating budget and reserve accounts.
7.13. Examination of Books. Each Owner shall be permitted to examine the books of account of the Community Association by appointment in the offices of the Community Association or such other place as may be designated therefore by the Board of Trustees at a reasonable time on business days, provided, however, that the Treasurer has been given at least ten (10) days prior written notice of the Owner's desire to make such an examination.
7.14. Fidelity Bonds. The Board of Trustees shall require fidelity bonds from all persons handling or responsible for Community Association funds. The amount of such bonds shall be in the amount of the maximum funds that will be in the custody of the Community Association al any one time, but in no event less than the sum of three (3) months assessments of all Homes. This amount shall be detemined by the Board of Trustees.

While the Developer maintans a majority of representation on the Board of Trustees, it shall post, at the Community Association's expense, a fidelity bond or other guaranty acceptable to the New Jersey Deparment of Community Affairs, in an amount equal to the annual budget. For the second and succeeding years in which the Developer maintains a majority of representation on the Community Association's Board of Trustees, the amount of the
bond or other guaranty shall also include accumulated reserves. The premiums on such bonds shall be paid by the Community Association.

## ARTICLE VIII

## OFFICERS

8.01. Designation. The principal officers of the Community Association shall be a President, a Vice-President, both of whom shall be members of the Board of Trustees, a Secretary and a Treasurer. The Board of Trustees may also appoint such other Assistant Treasurers and Assistant Sectetaries as in its judgrent may be necessary. Any two (2) offices, except that of President and Vice-President, may be held by one person.
8.02. Election of Officers. The officers of the Community Association shall be elected annually by the Board of Trustees at its first meeting following each annual meeting and such officers shall hold office at the pleasure of the Board of Trustees.
8.03. Removal of Officers. Upon an affimative vote of a majonty of the full number of Trustees, any officer may be removed, either with or without caluse, after opportunity for a hearing, and his successor elected at any regular meeting of the Board of Trustees, or at any special meeting of the Board of Trustees called for such purpose.

### 8.04. Duties and Responsibilities of Officers.

(a) The President shall be the chief executive officer of the Community Association. He shall preside at all meetings of the Community Association and of the Board of Trusters. He shall have all of the general powers and duties which are usually wested in the office of President of an association.
(b) The Vice-President shall take the place of the President and perform his duties whenever the President shall be absent or unable to act. If neither the President nor the Vice-President is able to act, the Board of Trustees shall appoint some other Trustee to so do on
an interim basis. The Vice-President also performs such other duties as shall from time to time be imposed upon him by the Board of Trustees.
(c) The Secretary shall keep the mintites of all meetings of the Board of Trustees and the minutes of all meetings of the Members of the Community Association. He shall have charge of such books and papers as the Board of Trustees may direct. The Secretary shall, in general, perform all the duties incident to the office of the Secretary.
(d) The Treasurer shall have the responsibility for the custody of Community Association funds and securities and shall be responsible for keeping full and accurate accounts of all receipts and disbursements in books belonging to the Community Association. He shall be responsible for the deposit of all monies and other valuable effects in the name, and to the credit of, the Community Association in such depositories as may from time to time be authorized by the Board of Trustees.
8.05. Other Dulies and Powers. The officers shall have such other duties, powers and responsibilities as shall, from time to time, be authorized by the Board of Trustees.
8.06. Eligibility of Trustees. Nothing herein contained shall prohibit a Trastee from being an officer.

ARTICLE IX
COMPENSATION, NDEMINIFICATION AND EXCULPABILITY OF OFFICERS, TRUSTEES, AND COMMITTEE MEMBERS
9.01. Compensation. No compensation shall be paid to the President or the Vice-President or any Trustee, or committee member for acting as such. The Secretary or Treasurer or both may be compensated for their services if the Board of Trustees determines that such compensation is appropriate. Nothing herein stated shall prevent any Officer, Trustee, or Committee Member from being reimbursed for out-of-pocket expenses or compensated for
services rendered in any other capacity to or for the Community Association, provided that any such expenses incurred or services rendered shall have been athorized in advance by the Board of Trustees.
9.02. Indemnification. Each Officer, Trustee or Committee Member of the Community Association shall be indemnified by the Community Association against the actual amount of net loss, including counsel fees, reasonably incured by or imposed upon him in connection wilh any action, suit or proceeding to which he may be a party by reason of his being or having been a Officer, Trustee or Committee Member of the Community Association, or delegee, except as to matters for which he shall be ultimately found in such action to be liable for gross negligence or willful misconduct. In the event of a settlement of any such case, indemification shall be provided only in connection with such matters covered by the settlement as to which the Community Association is advised by counsel that the person to be indemnified had not been guilty of gross negligence or willful misconduct.
9.03. Exculpability. Unless acting in bad faith, neither the Board of Trusters as a body nor any Officer, Trutee, or Committe Member shall be personally liable to any Owner in any respect for any action or lack of action arising out of the execution of his office. Each Owner shall be bound by the goed faith actions of the Board of Trustees, its Officers and Committee Members, in the execution of the duties of said Trustees, Officers and Commitiee Members. Nothing contained herein shall be construed to exculpate members of the Board of Trustees appointed by the Developer from discharging their fiduciary responsibilities.

ARTICLEX

## ALTERNATIVE DISPUTE RESOLUTION COMMETTEE

10.01. Designation. The Board of Trustees shall establisk an Alternative Dispute Resolution Committee ("ADR Committee"), consisting of a chaiperson and two or more
members, none of whon may be a member of the Board of Trustees or an employee of the Conmunity Association. The ADR Committee shall serve indefinitely at the pleasure of the Board.
10.02. Subcommittees. The ADR Comnittee shall have power to appoint a subcommittee from among its members and may delegate to any such subcommittee any of its powers, duties and functions.
10.03. Authority. It shall be the duty of the $A D R$ Committee to attempt to resolve complaints from Members on any matter involving alleged violations of any restrictions, rules or resolutions set forth in the Community Association Documents pursuant to Section 11.05 hereof. Its Authority does not extend to collection matters or govenance of the Community Association, except to the extent that the Board may delegate said Authority.

ARTICLE XI

## ENFORCEMENT

11.01. Enforcement. The Board of Trustees shall have the power, at its sole option, to enforce the terms of this instrument or any rale or regulation promulgated pursuant thereto, by any or all of the following: self-help in the case of an emergency; sending notice to the offending party to cause certain things to be done or undone; restoring the Community Association to its original position and charging the breaching party with the entire cost or any part thereof; complaint to the duly constituted authorities; or by taking any other action before any court, summary or otherwise, as nay be provided by law.
11.02. Fines. To the extent now of hereafler permitted by the law of the State of New Jersey, the Board of Trustees shall have the power to levy fines against any Owner(s) for violation(s) of any Rule or Regulation of the Community Association or for any covenants or restrictions contained in the Declaration or By-Laws. No fine may be levied for more than
$\$ 50.00$ for any one violation. Each day a violation continues after notice shall be considered a separate violation. Collection of fines may be enforced against any Owner(s) involved as if the fine were a Common Expense Assessment owed by the particular Owner(s). Despite the foregoing, before the Board of Trustees imposes any fine, the Owner involved shall be given at least ten (10) days prior written notice and afforded an oppontunity to be heard with respect to the violation(s) asserted.
11.03. Waver. No restriction, condition, obligation or covenant contained in these By-Laws shall be deemed to have been abrogated or waived by reason of the failure to enforce the same irrespective of the number of violations or breaches there of which may occur.
11.04. Cause of Action Against Community Association. Owners shall have a cause of action, to the extent permitted by the laws of this State, against the Community Association for its failure to act in accordance with the Declaration, Certificate of Incorporation, these By-Laws, any Rules or Regulations governing the Community or any formal decisions of the Community Association.

### 11.05. Altemative Dispute Resolution Procedure.

a. Authority. In addition to the mediation authority granted to it herein, the ADR Committee shall have such additional duties, power and authority as the Board of Trusters may from time to time provide by resolution. This shall include the right to resolve disputes arising under and to enforce the provisions of the Community Association Documents, including the right to (i) impose temporary cease and desist orders and (ii) levy fines pursuant to Section 11.02 hereof to the extent permitted by law. The ADR Committee shall carry out its duties and exercise its powers and authonity in the manner prowided for in the Rules and Regulations or by Resolution of the Board of Trustees. Despite the foregoing, no action may be taken by the ADR Committee without giving the Owner(s) involved at least ten (10) days prior witten notice and
affording the Owner an opportunity to be feard, with or without counsef, with respect to the violation(s) asserted.

Futher, any Owner who is aggrieved by any decision of the ADR Committee shall have the right to appeal such decision to a court of competent jurisdiction. Any dispute between or among Onmers or with the Community Association, other than collection matters or govemance of the Community Association, musi first be submitted to the ADR Commitiee for mediation or non-binding arbitration before any litigation is commenced with respect to the dispute in question, all as contemplated by N.J.S.A. 45:22A-44(c) and Section 11.05(b) hereof. If there is not an appeal to a court of competent jurisdiction within forty-five (45) days of the decision by the ADR Committee, the decision of the ADR Committee shall be binding on all parties and shall have full force and effect under the laws of the State of New fersey.

The expenses for mediation or non-binding arbitration are Common Expenses of the Community Association. However, if the Owner requests binding arbitration, then the expenses will be shared equally by the Owner and the Community Association untess the arbitrator determines otherwise. Moreover, nothing herein shall prevent the Community Association from charging a reasonable application fee to any party who requests mediation or arbitration.
b. Mediation Altemative. Prior to the commencement of any non-binding arbitration hearing by the ADR Committee pursuant to Section 11.05 (a), any party to the dispute, or the Committee on its own motion, may request mediation of the dispute by an mpartial mediator appointed by the Conmittee in order to attempt to settle the dispute in good faith. Such mediator may be a member of the ADR Committee, its counsel or any other qualified mediator. Any such mediation shall be concluded within fifteen (15) days afier such request, ualess extended by the mediator for good cause. In the event that no settlement is reached within said
fifteen (15) day period, all relepant lime periods in the hearing process shall be extended for fifteen (15) days plus any extension period.
11.06. Compliance by Members. Each Menber shall conply with and shall assume ownership of occupancy subject to the laws, rules and regulations of govermmental authorities having jurisdiction over the Community, and the provisions of the Declaration, the Certificate of Incorporation and By-Laws of the Community Association, Rules and Regulations or any other documentis, amendments or supplements to the foregoing. Failure to comply with any of the foregoing shall be grounds for commencement of action for the recovery of damages, of for injunctive relief, or both, by the Developer, the Community Association, or any Member, in any court or administrative tribunal having jurisdiction, against any person or persons, firm or corporation violating or attempting to siolate or circumvent any of the aforesaid, and against any Member, to enforce any lien created by the Declaration or any coverant contained therein. Failure by the Developer, the Community Association, or any Member to enforce any covenant therein contained for any periof of time shall in no event be deemed a waiver or estoppel of the right to thereater enforce same.
11.07. Civil Action for Damages. The Community Association shall not be liable in any civil action brought by or on behalf of a Owner to respond in damages as a result of bodily injury to the Owner occurring on the premises of the Community Association except as a result of its willful, wanton or grossly negligent act of commission or omission.

## ARTICLE XII

## AMENDMENTS

Subject to the restrictions inf Article XIII of the Declaration, these By-Laws, of any of hem, may be altered or repealed, or new By-Laws may be made, at any meeting of the Community Association duly held for such purpose, and prewious to which written notice to Owners of the exact language of the amendment or of the repeal shall have been sent, a quonum being present, by an affirmative vote of fifty-one ( $51 \%$ ) percent in number and in interest of the votes ennitled to be cast in person or by proxy, except that (i) the first annual meeting may not be advanced, (ii) the first Board of Trustees (including replacements in case of vacancies) may not be enlarged or removed, (iii) the obligation or the proportionate responsibility for the payment of Common Expenses with respect to the Homes or the Community Common Property may not be changed by reason of any such new By-Law, amendment or repeal, or (iv) no such new By-Law; amendment or repeal shall in any way adversely affect the Developer, inchuding any successor of the Developer, unless the Developer, or its successor, has given its prior witten consent therato.

## ARTICLE XIII

## CONFLICT: INVALIDITY

13.01. Conflict. Despite anything to the contrary herein, if any provision of these By-Laws is in conflict with or contradiction of the Declaration, the Certificate of Incorporation or with the requirements of any law, the requirements of said Declaration, Certificate of Incorporation or law shall be deemed controlling.
13.02. Invalidity. The invalidity of any part of these By-Laws shall not impair or affect in any manner the enforceability or affect the remaining provisions of the By-Laws.

## ARTICEEXIV

## NOTICE

Any notice required to be sent to any Owner under the provisions of the Declaration, the Certificate of Incorporation or these By-Laws shall be deemed to have been properly sent and notice thereby given, when mailed by regular post with postage prepaid, addessed to the Owner at his last known post office address on the records of the Community Association at the time of such mailing. Notice to one of two or more Co-Owners of a Home shall constitute notice to all Co-Owners. It shall be the ofligation of eyery Owner to immediately notify the Secretary of the Community Association in writing of any change of address. Valid notice may also be given to Owners by (i) personal delivery to any occupant of said Home over the age of fourteen (14) years of age or (ii) by affixing the notice to or sliding same under the front door of any Home.

ARTICLE XV
CORPORATE SEAL
The Community Association shall have a seal in circular form baving within its circumference the words "The Villages at Cinnaminson Harbour Community Association, Inc."

IN WTINESS WHEREOF, the Developer and co-Developer have caused this Declaration to be executed on the date first mentioned above.

THE VILLAGES AT CINNAMTNSON HARBOUR, L.L.C.
a New Jersey Limited Liability Company,
Developer

## WITNESS:



By:


## WITNESS:



K-LAND NO. 57, L.L.C.,
A New Jersey Limited Liability Company, Co-Developer

By:


## ACKNOWLEDGMENT



BE IT REMEMBERED, that on this 24 th before me, the subscriber, the undersigned authority, personally appeared Michael ( Coplaa who, being by me duly sworn on $h . ' 5$ oath, deposes and makes proof to my satisfaction that he is the managing member of THE VLLLAGES AT CINNAMINSON HARBOUR, L.L.C., the limited liability company named in the within Instrument; that the execution, as well as the making of this Instrument, has been duly authorized; and that said Instrument signed and delivered by him as said Manager as and for the voluntary act and deed of said limited liability company; and that the full and actual consideration paid or to be paid for the transfer of tittle or really evidenced by the within deed, as such consideration is defined in P.L. 1968, c. 49, Sec. 1(c) is S $/ 0.0 \partial$


Than


STATE OF NEW JERSEY
MODCESE $\rightarrow$ ss.:
COUNTY OFBUHLINGTON )
BE IT REMEMBERED, that on this 2 doth day of hay, 2005 before, me the subscriber, the undersigned authority, personally appeared hichce / / cyl c. who, being by me duly sworn on hi's oath, deposes and makes proof to my satisfaction that $\qquad$ is the managing member of K-LAND NO. 57, L.L.C., the limited liability company named in the within Instrument; that the execution, as well as the making of this Instrument, has been duly authorized; and that said Instrument signed and delivered by him as said Manager as and for the voluntary act and deed of said limited liability company; and that the full and actual consideration paid or to be paid for the transfer of title or realty evidenced by the within deed, as such consideration is defined in P.L. 1968, c. 49, Sec. $1(\mathrm{c})$, is $\mathrm{S}(0.00$ $\qquad$ .


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## Recording Data Page

Consideration<br>Transfer Fee :<br>Code:<br>Recording Date: 06/23/2005 Login id:<br>Document No: 4175015 Login i<br>CASTLE TITLE AGENCY<br>141 MAIN STREET, SUITE 1B SOUTH RIVER, NJ 08882

Recelipt No : 566356
Document No : 41750
Recording Date : 062315 Type: DECR
Login id Date: 06/23/2005
: ccolivo

Recorded
Jun 232005 11:09am
Burlington County Clerk

# Clerk of Burlington County • 49 Rancocas Rd. • Mt. Holly, NJ 08060 $609-265-5180$ 

## Exhibit B

First Amendment and Supplement to Declaration of Covenants, Easement and Restrictions for The Villages at Cinnaminson Harbour Community - Recorded

1 M

FIRST AMENDMENT AND SUPPLEMENT
TO THE
DECLARATION OF COVENANTS, EASEMENTS AND RESTRICTIONS
FOR
THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY

## FIRST AMENDMENT AND SUPPLEMENT

TO THE
DECLARATION OF COVENANTS, EASEMENTS AND RESTRICTIONS FOR THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY
(78) THIS FIRST AMENDMENT AND SUPPLEMENT is made this day of
 New Jersey Limited Liability Company, having an office located at 433 River Road, Highland Park, New Jersey 08904 (the "Developer").

## WITNESSETH:

WHEREAS, Developer is the owner of the fee simple title to cetrain real property situate, lying and being in the Township of Cinnaminson, County of Burlington, and State of New Jersey, as more fully described hereinafter; and

WHEREAS, Developer is creating thereon a planned unit development, which is presently intended to ultimately consist of up to 116 Condominium Units located in Cinnaminson Harbour Carriage Homes Condominium (the "Carriage Homes Condominium"), up to 181 Townhome Units located in Cinnaninson Harbour Townhomes Condominium (the "Townhomes Condominium") and up to 209 villa Homes located in Cinnaminson Harbour Villa Homes Condominium (the "Villa Homes Condominium"), together with certain Common Property, all as described on Exhibit "A" and depicted on Exhibit "B", attached to the Declaration of Covenants, Easements and Restrictions (the "Declaration") for The Villages at Cinnaminson Harbour Community (the "Community"); and

WHEREAS, in order to establish and preserve the character of the Community, the Developer is desirous of imposing a general scheme of restrictions covering said lands and premises of the Community for the protection and benefit of the Developer, its successors and assigns, the Community, andeach and every owner of any and all portions thereof; and

WHEREAS, Developer has deemed it advisable to create a homeowners association to which shall be delegated and assigned the power and authority to maintain and administer the Community Common Property, to administer and enforce the covenants and restrictions governing the Commumity, and to collect and disburse all assessments and charges necessary for such maintenance, administration, and enforcement, all as hereinafter provided; and

WHEREAS, Developer has caused to be incorporated under the laws of the State of New Jersey, a non-profit corporation known and designated as The Villages at Cinnaminson Harbour Community Association, Inc. as the entity to perform the aforesaid functions, and which are hereinafter more fully set forth in the Declaration; and

WHEREAS, the Developer has heretofore subjected to the provisions of the Declaration all of the property described in Exhibit "A-1" and depicted on Exhibit "B-1" of the Declaration, 712648.03

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as filed in the Office of the Clerk of Burlington County on June 23, 2005, in Deed Book 6289 at Page 224 et seq. constituting Phase 1 of the Community; and

WHEREAS, the Developer desires to subject to the provisions of the Declaration and to incorporate into Community the additional lands and improvements in Section 3, as described in Exhibit "A-2" and shown on that certain plan entitled "Section Three Preliminary Subdivision Plan" consisting of 10.66 acres and 65 additional Homes dated April 2004 and revised through July 11, 2005 and prepared by Land Dimensions Engineering, which plan is attached hereto and incorporated herein as Exhibit "B-2".

NOW THEREFORE, the Developer hereby amends and supplements the Declaration as follows:

1. The Developer hereby incorporates into and subjects to the Declaration for the Community the additional lands and other improvements described in Exhibit "A-2" and shown in Exhibit "B-2" aforesaid; and
2. The Developer declares that such lands andeimprovements are and shall be held, transferred, sold, leased, conveyed, occupied and used subject to the covenants, restrictions, conditions, easements, charges, liens and provisions set forth in the Declaration, as now or hereafter amended, all of which are hereby incorporated by reference as though fully set forth herein; and
3. Except as expressly modified herein, all other terms and conditions of the Declaration shall remain in full force andeffect and in the case of any conflict, the provisions hereof shall be deemed controlling.


Laptence M. DiVietro, Jt. P.L.S.. P.F., A.LC.P., President

Paul D. LePieme, P.E P.L.S., P.P. Vice President Engineering
Jances S. Guge, P.L.S., P.P.
Vice Presideat, Surveying
Rotent R. Williums, C.F., R.P.F.
Vice PretidenL Forestry Operations

## DESCRIPTION

Section Three
assuciates
Andrew Hogr, P.E.
Persefoni J. Kapotas, P.P.
Yoog S. Xong, P.W.S.

The Village of Cinnaminson Harbour
Cinnaminson Twp., Burlington Co., N.J.
LDE File No. 1179
October 7, 2005
All that certain tract or parcel of land, situate in the Township of Cinnaminson, County of Burlington, and State of New Jersey, bounded and described as follows:

BEGINNING at a point where the Northerly R.O.W. line of Delaware Drive ( $40^{\prime}$ wide), intersects the Easterly R.O.W. line of North Read Avenue (50 wide), as shown on Plan hereinafter mentioned, thence;

1. N 37 degrees, 11 minutes, 57 seconds W, along said R.O.W. line of North Read Avenue, 918.01 ' to a point corner to same, thence,
2. N 52 degrees, 48 minutes, 03 seconds $E$, along the Remainder of Lot 1, Block 307, "Future Section", 23.80' to a point corner to same, thence;
3. $S 82$ degrees; 11 minutes, 57 seconds $E$, still along the Remainder of Lot $1,516.10^{\prime}$ to a point corner to same, thence
 to a point in line of the Westedy R.O.W. line of Helen Drive (50' wide), thence;
4. S 37 degrees, 11 minutes, 57 seconds $E$, along said R.O.W. line of Helen Drive, 103.0 ' to a point of curvature in same, thence;
5. In a genera Westwardly direction, curving to the right on a Radius of 15.0', an Arc of $23.56^{\prime}$ to a point of tangency in the Northerly R.O.W. line of Jason Drive (50' wide), thence;
6. $S 37$ degrees, 11 minutes, 57 seconds $E, 50.0$ to a point of tangency in the Southerly R.O.W. line of Jason Drive, thence;
7. In a general Eastwardly direction, curving to the right on a Radius of 15.0', an Arc of 23.56 ' to a point of tangency in the Westerly R.O.W. line of Helen Drive, thence;

## Description-Section Three

The Village of Cinnaminson Harbour
Page 2.
9. S 37 degrees, 11 minutes, 57 seconds $E$, along said R.O.W. line of Helen Drive, $170.0^{\prime}$ to a point of curvature in same, thence;
10. In a general Westwardly direction, curving to the right on a Radius of 15.0', an Arc of $23.56^{\prime}$ to a point of tangency in the Northerly R.O.W. line of Jason Drive ( $50^{\prime}$ wide), thence;
11. S 37 degrees, 11 minutes, 57 seconds $E, 50.0^{\prime}$ to a point in line of the Southerly R.O.W. line of Jason Drive, thence;
12. N 52 degrees, 48 minutes, 03 seconds $E$, along said R. OW. tine of Jason Drive, 15.0 to a point corner to same, thence;
13. $S 37$ degrees, 11 minutes, 57 seconds $E$, along the Remainder of Lot 1, Block 307, "Future Section", 135.07 ' to a point in line of the Northerly R.O.W. line of Delaware Drive, thence;
14. S 52 degrees, 48 minutes, 03 seconds W, along said R.O.W. line of Delaware Drive, 706.55 to the place of beginning.

Containing within said bounds, 10.66 ACres:
Said described being Part of Lot 1, Block 307, Cinnaminson Township Tax Map. Being Section Three, as shown on Preliminary Subdivision Plan, The Village of Cinnaminson Harbour, prepared by Land Dimensions Engineering, dated April, 2004, last revised 7-11-05. Also being Part of Tract 1 , as shown on Plan of Survey and Topography, prepared by Land Dimensions Engineering, dated 4-15-02.

N.J. Lice. No. 24198




IN WITNESS WHEREOF, the Developer and co-Developer have caused this Declaration to be executed on the date first mentioned above.

THE VILLAGES AT CINNAMINSON HARBOUR, L.L.C., A New Jersey Limited Liability Company, Developer

## WITNESS:



K-LAND NO. 57, M.L.C., A New Jersey Limited Liability Company, co-Developer

WITNESS:


IN WITNESS WHEREOF, the Developer has caused this Declaration to be executed on the date first mentioned above.

THE VILLAGES AT CINNAMINSON HARBOUR, L.L.C., A New Jersey Limited Liability Company, Developer

## WITNESS:



## ACKNOWLEDGMENT

## STATE OF NEW JERSEY ) middlesex ) ss.: COUNTY OF BURLINGTON

BE IT REMEMBERED, that of this
 day of $\qquad$ $\theta$ Fण्ए , 20ㅆ6 before me the subscriber, the undersigned authority, personally appeared - Jason kapan who, being by me duly sworn on $\qquad$ oath, deposes and makes proof to my satisfaction that $\qquad$ is the managing member of THE VILLAGES AT CINNAMINSON HARBQUR, L.E.C., the limited liability company named in the within Instrument; that the execution, as well as the making of this Instrument, has been duly authorized; and that said Instrument signed and delivered by him as said Manager as and for the voluntary act and deed of said limited liability company; and that the full and actual consideration paid or to be paid for the transfer of title or realty evidenced by the within deed, as such consideration is defined in P.L. 1968, c. 49, Sec. 1(c), is \$ 10.00


## ACKNOWLEDGMENT

STATE OF NEW JERSEY
middleser
COUNTY OF BURLINGTON
)
) ss.:
)

December day of Jane.
$\qquad$ , 2066
BE IT REMEMBERED, that on this

 before me, the subscriber, the undersigned authority, personally appeared
Jason $/ \mathrm{la} / \mathrm{hn}_{n} \quad$ who, being by me duly sworn on $h$ oath, deposes and makes proof to my satisfaction that $\qquad$ is the managing member of THE VILLAGES AT CINNAMINSON HARBOUR, L.L.C., the limited liability company named in the within Instrument; that the execution, as well as the making of this Instrument, has been. duly authorized; and that said Instrument signed and delivered by him as said Manager as and for thevoluntary act and deed of said limited liability company; and that the full and actual consideration paid or to be paid for the transfer of title or realty evidenced by the within deed, as such consideration is defined in P.L. 1968, c. 49, Sec. 1(c) is \$ $\$ 18.00$.
 NOTARY RUStIC OF NED JERSEY Cormmesion Express 9/20/2009

## STATE OF NEW JERSEY

 midilesex
## COUNTY OF BURLINGTON , )

BE IT REMEMBERED, that on this

$\qquad$ , 2006 before me the subscriber, the undersigned authority, personally appeared Jas un $\mid \log$ (an $\quad$ who, being by me duly swom on his oath, deposes and makes proof to my satisfaction that $\qquad$ is the managing member of K-LAND NO. 57, L.L.C., the linfited liability company named in the within Instrument; that the execution, as well as the making of this Instrument, has been duly authorized; and that said Instrument signed and delivered by him as said Manager as and for the voluntary act and deed of said limited liability company; and that the full and actual consideration paid or to be paid for the transfer of title or realty evidenced by the within deed, as such consideration is defined in P.L. 1968, c. $49, \mathrm{Sec}$. $1(\mathrm{c})$, is $\$ / 0 \mathrm{VV}$

## 䌜； <br> Recording Data Page

Consideration ：

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Transfer Fee ：
Recording Date：02／06／2007
Document No ： 4409970 ccbunn
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200 SOMERSET CORPORATE BLVD．
SUITE 1003
BRIDGEWATER，NJ 08807

Receipt No ： 686319
Document No ： 4409970
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Login Id：ccbunn
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Feb 062007 02：30pm
Burlington County Clerk


Clerk of Burlington County • 49 Rancocas Rd．• Mt．Holly，NJ 08060 609－265－5180

## EXHIBIT "D"

## Exhibit C

Second Amendment and Supplement to Declaration of Covenants, Easement and Restrictions for The Villages at Cinnaminson Harbour Community - Recorded

BURLINGTON COUNTY
2008 JUL 27 A $11: 18$
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SECOND AMENDMENT AND SUPPLEMENT
TO THE
DECLARATION OF COVENANTS, EASEMENTS AND RESTRICTIONS
FOR
THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY


Record \& Return
Castle Title Agency, LLC
200 Somerset Corporate Blvd.
Suite 1003
Bridgewater, New Jersey 08887

$$
\text { CTA } 1000 \text { DVE }
$$

# SECOND AMENDMENT AND SUPPLEMENT TO THE DECLARATION OF COVENANTS, EASEMENTS AND RESTRICTIONS FOR <br> THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY 


#### Abstract

May THIS SECOND AMENDMENT AND SUPPLEMENT is made this $15^{-14}$ day of New Jersey Limited Liability Company, having an office located at 433 River Road, Highla a Park, New Jersey 08904 (the "Developer").


## WITNESSETH:

WHEREAS, Developer is the owner of the fee simple title, to certain real property situate, lying and being in the Township of Cinnaminson, County of Burlington, and State of New Jersey, as more fully described hereinafter; and

WHEREAS, Developer is creating thereon a planned unit development, which is presently intended to ultimately consist of up ta 116 Condominium Units located in Cinnaminson Harbour Carriage Homes Condominium (the "Carriage Homes Condominium"), up to 181 Townhome Units located in Cinnaminson Harbour Townhomes Condominium (the "Townhomes Condominium") and up to 209 Villa Homes located in Cinnaminson Harbour Villa Homes Condominium (the "Villa Homes Condominium"), together with certain Common Property, all as described on Exhibit "A" and depicted on Exhibit "B", attached to the Declaration of Covenants, Easements and Restrictions (the "Declaration") for The Villages at Cinnaminson Harbour Community (the "Community"); and

WHEREAS, in orden to establish and preserve the character of the Community, the Developer is desirous of imposing a general scheme of restrictions covering said lands and premises of the Community for the protection and benefit of the Developer, its successors and assigns, the Community, and each and every owner of any and all portions thereof; and

WHEREAS, Developer has deemed it advisable to create a homeowners association to which shall be delegated and assigned the power and authority to maintain and administer the Community Common Property, to administer and enforce the covenants and restrictions governing the Community, and to collect and disburse all assessments and charges necessary for such maintenance, administration, and enforcement, all as hereinafter provided; and

WHEREAS, Developer has caused to be incorporated under the laws of the State of New Jersey, a non-profit corporation known and designated as The Villages at Cinnaminson Harbour Community Association, Inc. as the entity to perform the aforesaid functions, and which are hereinafter more fully set forth in the Declaration; and

WHEREAS, the Developer has heretofore subjected to the provisions of the Declaration all of the property described in Exhibit "A-1" and depicted on Exhibit "B-1" of the Declaration,
as filed in the Office of the Clerk of Burlington County on June 23, 2005, in Deed Book 6289 at Page 224 et seq. constituting Phase 1 of the Community; and

WHEREAS, the Developer has heretofore amended the Declaration by First Amendment and Supplement to incorporate into Community the additional lands and improvements in Section 3, as filed in the Office of the Clerk of Burlington on Fbruary 6, 2007in Deed Book 6463 at Page 787 et seq. constituting Phase 3 of the Community; and

WHEREAS, the Developer desires to subject to the provisions of the Declaration and to incorporate into the Community the additional lands and improvements in Phase 5, consisting of 7.08 acres and a total of sixty-nine (69) additional Homes, thirty-three (33) of which shall be located in Section 2 of Cinnaminson Harbour Townhomes Condominium and thirty-six (36) of which shall be located in Section 2 of Cinnaminson Harbour Carriage Homes Condominium, as described in Exhibit "A-3" and shown on that certain plan entitled "Section Five Preliminary Subdivision Plan", dated August 2005, revised through November 29, 2005, and prepared by Land Dimensions Engineering, which plan is attached and incorporated herein as Exhibit "B-3", .

NOW THEREFORE, the Developer hereby amends and supplements the Declaration as follows:

1. The Developer hereby incorporates into and subjects to the Declaration for the Community the additional lands and other improvements described in Exhibit "A-3" and shown in Exhibit "B-3" aforesaid; and
2. The Developer declares that such lands and improvements are and shall be held, transferred, sold, leased, conveyed occupied and used subject to the covenants, restrictions, conditions, easements, charges, liens and provisions set forth in the Declaration, as now or hereafter amended, all of which are hêreby incorporated by reference as though fully set forth herein; and
3. Except as expressly modified herein, all other terms and conditions of the Declaration, as previously amended, shall remain in full force and effect and in the case of any conflict, the provisions hereof shall be deemed controlling.

EXHIBIT A-3
LEGAL (METES AND BOUNDS) DESCRIPTION


## 6 Exst Higb Street

Lnwtice M. Divieros, Jf. PLSS, P.P., ALC.P., Presideat

Puml D. LaPjert, PE, PL_S, P.P.
Vice Prutident, Exyincering
Robet R Prilizm, C.F., R.P.F.
Yice Presidesi, Forestry Operutions

## astocitite

Andrev Hogs. P.P
Pernefocii I. Kepotan, P.P.
Yoag S. Kong, P.W.S.

Section Five, Village of Cinnaminson Habour
Township of Cinnaminson, Burlington County, NJ
June 19, 2006
LDE File No. 1179
All that certain parcel or tract of land situate in the Township of Cinnaminson, County of Burlington, and the State of New Jersey, bounded and described as follows:

BEGINNING at the northwesterly end of a certain 15 foot radius curve connecting the Northwesterly line of Nathan Drive with the Northeasterly line of Helen Drive ( 50 feet wide), and running, thence;

1. crossing the aforesaid Helen Drive, South 52 degrees, 48 minutes, 03 seconds West, 50.00 feet to a point in the Southwesterly line of same, said point being also a point of tangency of a 15 foot radius curve connecting the said Southwesterly line of Helen Drive with the aforementioned Northwesterly line of Nathan Drive, thence;
2. along said Southwesterly line of Helen Orive North 37 degrees, 11 minutes, 57 seconds West, 152.00 feet to a point of curvature, thence;
3. by a radius of 15.00 feet, curving to the west, an arc distance of 23.56 to a point; thence;
4. North 37 degrees, 11 minutes, 57 seconds West 50.00 feet to a point, thence;
5. by a radius of 15.00 feef, curving to the North an arc distance of 23.56 feet said curve having a chord bearing of North 07 degrees, 48 minutes, 03 seconds East, to a point of tangency in the Southwestetly line of Helen Drive, aforesaid, thence;
6. along same North 37 degrees, 11 minutes, 57 seconds West 103.00 feet to a point, thence;
7. North 52 degrees, 48 minutes, 03 seconds East 50.00 feet to a point, thence;
8. by a radius of 15.00 feet, curving to the East an arc distance of 23.56 to a point of tangency in the Northwesterly line of Fela Drive ( 50 feet wide), said curve having a chord bearing South 82 degrees, 11 minutes, 57 seconds East, thence;
9. along same North 52 degrees, 48 minutes, 03 seconds East 155.83 feet to a point of curvature, thence;
10. by a radius of 15.00 feet, curving to the north, an arc distance of 23.56 feet, thence;
11. North 52 degrees, 48 minutes, 03 seconds East 50.00 feet to a point, thence;
12. by a radius of 15.00 feet curving to the East, an arc distance of 23.56 feet to a point of tangency in the aforementioned northwesterly line of Fela Drive, said curve having a chord bearing South 82 degrees, 11 minutes, 57 seconds East, thence; 507 PG4 65

## LEGAL DESCRIPTION

:Section Five, Village of Cinnaminson Harbour
Page Two
13. along same North 52 degrees, 48 minutes, 03 seconds East, 196.00 feet to a point of curvature; thence;
14. by a radius of 15.00 feet, curving to the North, an arc distance of 23.56 feet to a point, said curve having a bearing of North 07 degrees, 48 minutes, 03 seconds East, thence;
15. North 52 degrees, 48 minutes, 03 seconds East 50 feet to a point; thence;
16. by a radius of 15.00 feet, curving to the North, an are distance of 23.56 feet to a point of tangency in the aforementioned Fela Drive said curve having achord bearing South 82 degrees, 11 minutes, 57 seconds East, thence;
17. along same North 52 degrees, 48 minutes, 03 seconds East 178.00 feet to a point of curvature, thence;
18. by a radius of 15.00 feet, curving to the North, an arc distance of 23.56 feet to a point; thence;
19. North 52 degrees, 48 minutes, 03 seconds East 50.00 feet to a point, thence;
20. by a radius of 15.00 feet curving to the East, an arc distance of 23.56 feet to point of tangency in the northwesterly line of the aforementioned Fela Drive, said curve having a chord bearing South 82 degrees, 11 minutes, 57 seconds East, thence;
21. along same North 52 degrees, 48 mjnutes, 03 seconds East 110.67 feet to a point, thence;
22. South 37 degrees, 11 minutes, 57 seconds East 50.00 feet to a point; thence;
23. by a radius of 15.00 feet curving to the South an arc distance of 23.56 feet to a point of tangency in the Northeasterly line of Harbour Boulevard ( 70 feet wide), said curve having a chord bearing of South 07 degrees, 48 minutes, 03 seconds West, thence;
24. along same, South 37 degrees, 11 minutes, 57 seconds East 146.61 feet to a point; thence;
25. still along same, South 40 degrees, 39 minutes, 38 seconds East 55.76 feet to a point, thence;
26. South 52 degrees, 46 minutes, 03 seconds crossing said Harbour Boulevard, 76.61 feet to a point in the southwesterly line of same.
27. along same South 34 degrees, 34 minutes, 14 seconds East, 9.97 feet to a point of curvature, thence;
28. still along same by a radius of 46.00 feet curving to the southwest, an arc distance of 34.13 feet to a point of reverse curvature, thence;
29. by a radius of 74.00 feet an arc distance of 11.45 feet to a point of reverse curvature, thence; $\quad$ DB6507 PG465

## LEGAL DESCRIPTION

## Section Five, Village of Cinnaminson Harbour

Page Three
30. by a radius of 46.00 feet an arc distance of 43.13 feet to a point of tangency in the Northwesterly line of the abovementioned Nathan Drive, thence;
31. along same South 52 degrees, 48 minutes, 03 seconds West 118.26 feet to the point of curvature of a certain 15.00 foot radius curve connecting same with the Northeasterly line of Alex Way ( 50 feet wide), thence;
32. by said curve curving to the North an arc distance of 23.56 to a point thence;
33. crossing said Alex Way, South 52 degrees, 48 minutes, 03 seconds West 50.00 feet to a point in the Southwesterly line of same, thence;
34. by a radius of 15.00 feet curving to the west, an arc distance of 23.56 feet to a point of tangency in the Northwesterly line of Nathan Drive, aforementioned, said curve bearing South 07 degrees, 48 minutes, 03 seconds West, thence;
35. along same South 52 degrees, 48 minutes, 03 seconds West, 103.00 feet to a point of curvature of a certain 15.00 foot radius curve connecting same with the Northwesterly line of Perry Way ( 50 feet wide); thence;

36: by said curve, curving to the North, an arc distance of 23.56 feet to a point, thence;
37. crossing said Perry Way South 52 degrees, 48 minutes, 03 seconds West 50.00 feet to a point in the Southwesterly line of same, thence;
38. by a radius of 15.00 feet curving to the South an arc distance of 23.56 feet to a point of tangency in the Northwesterly line of Nathan Drive, aforesaid, said curve having a bearing of South 07 degrees, 48 minutes, 03 seconds West, thence;
39. along same South 52 degrees, 48 minutes, 03 seconds West 342.50 feet to a point of curvature of a certain 15.00 foot radius curve connecting same with the Northeasterly line of Helen Drive, aforementioned, thence;
40. by said curve, curving to the North, an arc distance of 23.56 feet to the point and place of beginning.

## CONTAINING 7.08 Acres $\pm$

BEING Section Five, "Village of Cinnaminson Harbour"


1onorence M. DiVietro., Jr .P.L.8.
N.J. Licence No. 24198

## EXHIBIT B-3

SECTION FIVE PRELIMINARY SUBDIVISION PLAN



1 $\angle$ 力9d $\operatorname{LOS980}$


IN WITNESS WHEREOF, the Developer has caused this Second Amendment to the Declaration to be executed on the date first mentioned above.

THE VILLAGES AT CINNAMINSON HARBOUR, L.L.C., A New Jersey Limited Liability Company, Developer

## WITNESS:



STATE OF NEW JERSEY

## COUNTY OF BURLINGTON

## ACKNOWLEDGMENT

BE IT REMEMBERED that on this
 day of MOY $\underset{\text { authority, personally appeared }}{2007}$ before me the subscifber the undersigned authority, personally appeared Michael Kaplan iwo, being by me duly sworn on _oath, deposes and makes proof to my satisfaction that $\qquad$ is the managing member of THE VILLAGES AT CINNAMINSON HARBOUR, L.L.C., the limited liability company named in the within Instrument; that the execution, as well as the making of this Instrument, has been duly authorized; and that said Instrument signed and delivered by him as said Manager as and for the voluntary act and deed of said limited liability company; and that the full and actual consideration paid or to be paid for the transfer of title or realty evidenced by the within deed, as such consideration is defined in P.L. 1968, c. 49, Sec. 1(c), is \$


Patricia Ann BiSon
NOTARY PUBLIC OF TERN BK

## Recording Data Page ....

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Consideration :
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Code
Transfer Fee :
Recording Date: 08/02/2007
Document No : 4471957 ccbartho

CASTLE TITLE AGENCY 200 SOMERSET CORPORATE BLVD SUITE 1003
BRIDGEWATER, NJ 08807

Receipt No : 722511
Document No : 4471957
Document Type : AMDR
Recording Date: 08/02/2007
Login Id : ccbartho
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Aug 022007 01:33pm
Aug 022007 01:33pm Burlington County Clerk

## EXHIBIT 'E"

Exhibit D
List of 385 Homes

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    302 Amy Way
    303 Amy Way
    304 Amy Way
    305 Amy Way
    306 Amy Way
    307 Amy Way
    308 Amy Way
    309 Amy Way
    310 Amy Way
    311 Amy Way
    312 Amy Way
    313 Amy Way
    315 Amy Way
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    320 Amy Way
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    324 Amy Wzy
    325 Amy Way
    326 Amy Way
    327 Amy Way
    328 Amy Way
    329 Amy Way
    330 Amy Way
    331 Amy Way
    333 Amy Way
    1610 Fela Drive
    1612 Fela Drive
    1614 Fela Drive
    1616 Fela Drive
    1618 Fela Drive
    162 Fela Drive
    1620 Fela Drive
    164 Fela Drive
    166 Fela Drive
    168 Fela Drive
    170 Fela Drive
    172 Fela Drive
    174 Fela Drive
    186 Fela Drive
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    198 Fela Drive
    202 Helen Drive
    2 0 4 \text { Helen Drive}
    206 Helen Drive
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    212 Helen Drive
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| 57 | 306 Helen Drive |
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| 60 | 312 Helen Drive |
| 61 | 314 Helen Drive |
| 62 | 320 Helen Drive |
| 63 | 322 Helen Drive |
| 64 | 324 Helen Drive |
| 65 | 326 Helen Drive |
| 66 | 328 Helen Drive |
| 67 | 330 Helen Drive |
| 68 | 332 Helen Drive |
| 69 | 1903 Jakob Court |
| 70 | 1904 Jakab Court |
| 71 | 1905 Jakob Cout |
| 72 | 1906 Jakob Court |
| 73 | 1907 Jakob Court |
| 74 | 1908 Jakob Courl |
| 75 | 1909 Jakob Court |
| 76 | 1910 Jakob Court |
| 77 | 1911 Jakob Court |
| 78 | 1912 Jakob Court |
| 79 | 1913 Jakob Courl |
| 80 | 1914 Jakob Court |
| 81 | 1915 Jakob Court |
| 82 | 1904 Lukas Court |
| 83 | 1905 Lukas Court |
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| 93 | 1915 Lukas Court |
| 94 | 1916 Lukas Cour |
| 95 | 1917 Lukas Court |
| 96 | 303 Lisa Way |
| 97 | 305 Lisa Way |
| 98 | 307 Lisa Way |
| 99 | 309 Lisa Way |
| 100 | 311 Lisa Way |
| 101 | 313 Lisa Way |
| 102 | 319 Lisa Way |
| 103 | 321 Lisa Way |
| 104 | 323 Lisa Way |
| 105 | 325 Lisa Way |
| 106 | 327 Lisa Way |
| 107 | 329 Lisa Way |
| 108 | 331 Lisa Way |
| 109 | 120 Michele Way |
| 110 | 122 Michele Way |
| 111 | 124 Michele Way |
| 112 | 126 Michele Way |
| 113 | 128 Michele Way |
| 114 | 130 Michele Way |
| 115 | 132 Michele Way |


| 116 | 1602 Nathan Drive |
| :---: | :---: |
| 117 | 1603 Nathan Drive |
| 118 | 1604 Nathan Drive |
| 119 | 1605 Nathan Drive |
| 120 | 1606 Nathan Drive |
| 121 | 1607 Nathan Drive |
| 122 | 1608 Nathan Drive |
| 123 | 1609 Nathan Drive |
| 124 | 1610 Nathan Drive |
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| 135 | 1629 Nathan Drive |
| 136 | 1702 Nathan Drive |
| 137 | 1704 Nathan Drive |
| 138 | 1706 Nathan Drive |
| 139 | 1708 Nathan Drive |
| 140 | 1710 Nathan Drive |
| 141 | 1712 Nalhan Drive |
| 142 | 1714 Nathan Drive |
| 143 | 201 Perry Way |
| 144 | 203 Perry Way |
| 145 | 205 Perry Way |
| 146 | 207 Perry Way |
| 147 | 209 Perry Way |
| 148 | 211 Perry Way |
| 149 | 213 Perry Way |
| 150 | 202 Alex Way |
| 151 | 204 Alex Way |
| 152 | 206 Alex Way |
| 153 | 203 Alex Way |
| 154 | 210 Alex Way |
| 155 | 212 Alex Way |
| 156 | 214 Alex Way |
| 157 | 216 Alex Way |
| 158 | 218 Alex Way |
| 159 | 220 Alex Way |
| 160 | 201 Harbour Blvd. |
| 161 | 203 Harbour Blvd. |
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| 175 | 307 Harbour Blvd. |
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| 175 | 309 Harbour Blvd. |
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| 181 | 319 Harbour Blvd. |
| 182 | 321 Harbour Blvd. |
| 183 | 323 Harbour Blvd. |
| 184 | 333 Harbour Blvd. |
| 185 | 335 Harbour Blvd. |
| 186 | 337 Harbour Bivd. |
| 187 | 339 Harbour Blvd. |
| 188 | 341 Harbour Blvd. |
| 189 | 343 Harbour Blvd. |
| 190 | 345 Harbour Blvd. |
| 191 | 347 Harbour Blvd. |
| 192 | 349 Harbour Blvd. |
| 193 | 351 Harbour Blvai. |
| 194 | 353 Harbour Blvd. |
| 195 | 355 Harbour Blva. |
| 196 | 1801 Jason Drive |
| 197 | 1803 Jason Drive |
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| 199 | 1807 Jason Drive |
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| 201 | 1811 Jason Drive |
| 202 | 1813 Jason Drive |
| 203 | 1815 Jason Drive |
| 204 | 1817 Jason Drive |
| 205 | 1819 Jason Drive |
| 200 | 1821 Jason Drive |
| 207 | 1823 Jason Drive |
| 208 | 1825 Jason Drive |
| 209 | 1827 Jason Drive |
| 210 | 1829 Jason Drive |
| 211 | 1831 Jason Drive |
| 212 | 302 Lisa Way |
| 213 | 304 Lisa Way |
| 214 | 306 Lisa Way |
| 215 | 308 Lisa Way |
| 216 | 310 Lisa Way |
| 217 | 312 Lisa Way |
| 218 | 314 Lisa Way |
| 219 | 316 Lisa Way |
| 220 | 318 Lisa Way |
| 221 | 320 Lisa Way |
| 222 | 322 Lisa Way |
| 223 | 324 Lisa Way |
| 224 | 326 Lisa Way |
| 225 | 328 Lisa Way |
| 226 | 330 Lisa Way |
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| 228 | 334 Lisa Way |
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| 230 | 338 Lisa Way |
| 231 | 340 Lisa Way |
| 232 | 342 Lisa Way |
| 233 | 344 Lisa Way |


| 234 | 346 Lisa Way |
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| 235 | 348 Lisa Nay |
| 236 | 1802 Nathan Drive |
| 237 | 1804 Nathan Drive |
| 238 | 1806 Nathan Drive |
| 239 | 1808 Nathan Drive |
| 240 | 1810 Nathan Drive |
| 241 | 1812 Nathan Drive |
| 242 | 1814 Nalhan Drive |
| 243 | 1816 Nathan Drive |
| 244 | 1818 Nathan Drive |
| 245 | 1819 Nathan Drive |
| 246 | 1820 Nathan Drive |
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| 250 | 1824 Nathan Drive |
| 251 | 1825 Nathan Drive |
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| 254 | 1828 Nathan Drive |
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| 256 | 1830 Nathan Drive |
| 257 | 1831 Nathan Drive |
| 258 | 1832 Nathan Drive |
| 259 | 1833 Nathan Drive |
| 260 | 1835 Nathan Drive |
| 261 | 1837 Nathan Drive |
| 262 | 102 Helen Drive |
| 263 | 103 Helen Drive |
| 264 | 104 Helen Drive |
| 265 | 105 Helen Drive |
| 266 | 106 Helen Drive |
| 267 | 107 Helen Drive |
| 268 | 108 Helen Drive |
| 269 | 109 Helen Drive |
| 270 | 110 Helen Drive |
| 271 | 116 Helen Drive |
| 272 | 118 Helen Drive |
| 273 | 120 Helen Drive |
| 274 | 121 Helen Drive |
| 275 | 123 Helen Drive |
| 276 | 125 Helen Drive |
| 277 | 126 Helen Drive |
| 278 | 127 Helen Drive |
| 279 | 128 Helen Drive |
| 280 | 129 Helen Drive |
| 281 | 130 Helen Drive |
| 282 | 132 Helen Drive |
| 283 | 1502 Jason Drive |
| 284 | 1504 Jason Drive |
| 285 | 1505 Jason Drive |
| 286 | 1506 Jason Drive |
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| 293 | 1514 Jason Drive |
| :---: | :---: |
| 294 | 1516 Jason Drive |
| 295 | 1517 Jason Drive |
| 296 | 1518 Jason Drive |
| 297 | 1519 Jason Drive |
| 298 | 1520 Jason Drive |
| 299 | 1521 Jason Drive |
| 300 | 1522 Jason Drive |
| 301 | 1523 Jason Drive |
| 302 | 1525 Jason Drive |
| 303 | 1526 Jason Drive |
| 304 | 1528 Jason Drive |
| 305 | 1529 Jason Drive |
| 306 | 1530 Jason Drive |
| 307 | 1531 Jason Drive |
| 308 | 1533 Jason Drive |
| 309 | 1534 Jason Drive |
| 310 | 1536 Jason Drive |
| 311 | 1538 Jason Drive |
| 312 | 1540 Jason Drive |
| 313 | 1544 Jason Drive |
| 314 | 1546 Jason Drive |
| 315 | 1548 Jason Drive |
| 316 | 1552 Jason Drive |
| 317 | 1554 Jason Drive |
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## EXHIBIT 'F'

## Exhibit E

Final Overall Plan, The Villages of Cinnaminson Harbor - Section Four (A)


## EXHIBIT "G"

Exhibit F<br>Title Insurer Letter

EVA M.FATENKO, ESQUIRE
ARCHER \& GREINER, P.C.
10 Highway 35
Red Bank, NJ 07701-5902
Re: Cinnaminson Harbour Townhomes Condominium
Cinnaminson Harbour Villa Homes Condominium
Cinnaminson Harbour Carriage Homes Condominium
Dear Ms. Fatenko:
I am writing in connection with the three hundred eighty five (385) condominium units (the "Settled Units") acquired by NVR, Inc. d/b/a Ryan Homes ("Ryan Homes") from The Villages at Cinnaminson Harbour, L.L.C., or one of its affiliated entities (the "Developer"), which are situated among the above-referenced condominium regimes and described in the enclosed Schedule of Settled Units.

We have reviewed the deed(s) of conveyance, title policy(ies) and underlying mortgage documentation (where applicable) issued to (i) Ryan Homes for the Settled Units at the time of acquisition from the Developer, and (ii) those Ryan Homes' customers who purchased title insurance through our agency for their respective Settled Units at time of acquisition from Ryan Homes (each, a "Ryan Homes Purchaser"). Our findings are as follows:

1. Each deed of conveyance, title policy and underlying mortgage documentation (where applicable) accurately indicates that the respective Settled Unit is subject to, among other things, a certain Declaration of Covenants, Easements and Restrictions for The Villages at Cinnaminson Harbour Community, recorded in Deed Book 6289, beginning at Page 224 (the "Declaration"), as amended by a certain First Amendment and Supplement, recorded in Deed Book 6463, beginning at Page 787 (the "First Amendment"), and by a certain Second Amendment and Supplement, recorded in Deed Book 6507, beginning at Page 463 (the "Second Amendment") (collectively, the "Community Declaration"); and
2. Each Ryan Homes Purchaser of a Settled Unit submitted payment at settlement for the required assessment contribution(s) to The Villages at Cinnaminson Harbour Community Association, Inc. (the "Community Association"), which payment(s) were required by the Community Declaration as a condition to membership in said Community Association.

Comating Our $48^{\text {th }}$ Year

September 12, 2017
Page 2

Based on the above findings, the Community Declaration should be amended, as an administrative measure, to confirm a current schedule of all of the Settled Units to date. Please forward a duly executed amendment by the Board of Trustees of the Community Association to my attention as soon as possible for recordation.

Should you have any questions, please contact me at your earliest convenience.
Thank you.
Sincerely
TITLE AMERICA AGENCY CORP

## Ruthann Arwold

RUTHANN ARNOLD
EXECUTIVE VICE PRESIDENT

## EXHIBIT "H"

Exhibit G
Proposed Third Amendment and Supplement to Declaration of Covenants, Easement and Restrictions for The Villages at Cinnaminson Harbour Community

Prepared by: $\qquad$

THIRD AMENDMENT AND SUPPLEMENT
TO THE
DECLARATION OF COVENANTS, EASEMENTS AND RESTRICTIONS FOR

THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY

# THIRD AMENDMENT AND SUPPLEMENT <br> TO THE <br> DECLARATION OF COVENANTS, EASEMENTS AND RESTRICTIONS FOR <br> THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY 

THIS THIRD AMENDMENT AND SUPPLEMENT is made this $\qquad$ day of 20 $\qquad$ (the "Amendment"), by THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY ASSOCIATION, INC., a New Jersey, not-forprofit corporation (the "Community Association"), having a mailing address c/o Community Association Management Company, Inc., "CAMCO", 501 Office Center Drive, Suite 220, Fort Washington, Pennsylvania, 19034.

## WITNESSETH:

WHEREAS, The Villages at Cinnaminson Harbour Community (the "Community") was originally established upon the recordation of a certain Declaration of Covenants, Easements and Restrictions for The Villages at Cinnaminson Harbour, in the Office of the Burlington County Clerk, on June 23, 2005, in Deed Book 6289, beginning at Page 224, as amended by the First Amendment and Supplement to the Declaration, recorded in the Office of the Burlington County Clerk, on February 6, 2007, in Deed Book 6463, beginning at Page 787; and as amended by the Second Amendment and Supplement to the Declaration, recorded in the Office of the Burlington County Clerk, on August 2, 2007, in Deed Book 6507, beginning at Page 461 (collectively, the "Declaration"); and

WHEREAS, the Declaration contemplated that the Community could be comprised of a total of five hundred six (506) residential dwellings (referred to herein as the "Homes") in the Community and certain common property and facilities serving those residential dwellings (the "Community Common Property"), at full build out; and

WHEREAS, all of the Homes were intended by the terms of the Declaration and the land development approvals for the Property to be subject to (i) the terms, conditions, easements and restrictions set forth in the Declaration and the other Community Association Documents for the purpose of utilizing the Community Common Property; and (ii) the terms, conditions, easements and restrictions set forth in the governing documents of certain, separate, condominium regimes (referred to herein as the "Condominium Sub Associations"), as more particularly described in the Declaration; and

WHEREAS, the Developer has heretofore subjected to the provisions of the Declaration all of the property described in Exhibit "A-1" and depicted on Exhibit "B-1" attached to the Declaration, as filed in the Office of the Clerk of Burlington County on June 23, 2005, in Deed Book 6289 at Page 224 et seq. constituting Section 1 of the Community (also referred to as "Phase 1") and consisting of one hundred forty- eight (148) Homes; and

WHEREAS, the Developer has also heretofore amended the Declaration by the First Amendment and Supplement to incorporate into the Community the additional lands and improvements constituting Section 3 of the Community (also referred to as "Phase 3") and consisting of approximately 10.66 acres and sixty-five (65) additional Homes, as described in Exhibit "A-2" of the First Amendment and Supplement, and shown on that certain plan entitled "Preliminary Subdivision Plan, The Village of Cinnaminson Harbour, Section Three", dated April 2004 and revised through July 11, 2005, and prepared by Land Dimensions Engineering, a copy of which is attached as Exhibit "B-2" of the First Amendment and Supplement, as filed in the Office of the Clerk of Burlington County, on February 6, 2007, in Deed Book 6463, beginning at Page 787 et seq.; and

WHEREAS, the Developer also heretofore further amended the Declaration by the Second Amendment and Supplement to incorporate into the Community the additional lands and improvements constituting Section 5 of the Community (also referred to as "Phase 5") and consisting of approximately 7.08 acres and a total of sixty-nine (69) additional Homes, thirtythree (33) of which were located in Section 2 of the Cinnaminson Harbour Townhomes Condominium Sub Association and thirty-six (36) of which were located in Section 2 of Cinnaminson Harbour Carriage Homes Condominium Sub Association, as described in Exhibit "A-3" of the Second Amendment and Supplement, and shown on that certain plan entitled "Preliminary Subdivision Plan, The Village of Cinnaminson Harbour, Section Five", dated August 2005, revised through November 29, 2005, prepared by Land Dimensions Engineering, a copy of which is attached as Exhibit "B-3" of the Second Amendment and Supplement, as filed in the Office of the Clerk of Burlington County, on August 2, 2007, in Deed Book 6507, beginning at Page 461 et seq.; and

WHEREAS, the Community is presently comprised of three hundred eighty-five (385) Homes planned for the Community, all of which have been conveyed to third-party purchasers (the "Developed Homes"), which are described in the Schedule of Developed Homes attached hereto and made a part hereof as Exhibit "A-5"; and

WHEREAS, the Developed Homes are spread among and subject to three (3) established Condominium Sub Associations known as Cinnaminson Harbour Carriage Homes Condominium, Cinnaminson Harbour Townhomes Condominium, and Cinnaminson Villa Homes Condominium; and

WHEREAS, one hundred twelve (112) of the Developed Homes are in the Condominium Sub Association known as the Cinnaminson Harbour Carriage Homes Condominium; and

WHEREAS, one hundred forty-nine (149) of the Developed Homes are in the Condominium Sub Association known as the Cinnaminson Harbour Townhomes Condominium; and

WHEREAS, one hundred twenty-four (124) of the Developed Homes are in the Condominium Sub Association known as the Cinnaminson Villa Homes Condominium; and

WHEREAS, the Association determined that although certain of the Developed Homes, property and facilities located in Section 4(A), Section 4(C) and Section 6 of the Community, as shown on that certain plan entitled "Final Overall Plan, The Village of Cinnaminson Harbour, Section Four (A)", revised through January 26, 2012, prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B-8", were completely constructed and conveyed to third-party purchasers, the Declaration was never amended to incorporate these Sections into the Community pursuant to Article II, Section 2.03 of the Declaration; and

WHEREAS, according to certain information provided to the Community Association by a title insurer, the various title, conveyancing and mortgage-related documents provided for each Developed Home at the time of settlement from either the Developer or its successor and assign indicate that each Developed Home was made subject to the terms, conditions, easements and restrictions set forth in the Declaration, notwithstanding the fact that the Declaration was not amended to specifically include certain of the Developed Homes; and

WHEREAS, the Owner(s) and resident(s) of each Developed Home have enjoyed all the privileges, benefits and obligations attendant to their membership in the Community Association since their respective dates of settlement; and

WHEREAS, Declaration, Article II, Section 2.02 states, in part, "...the Developer hereby reserves the right, without obligating itself, to incorporate within the Community and develop all or less than all of the Community not within Phase 1 lands and constructing thereon additional Homes along with attendant site improvements and incorporating such additional improvements as part of the Community as one or more Phases of same....The incorporation of the aforesaid additional lands and Homes and other improvements as part of the Community shall be by the recording of one or more Amendments and Supplements to this Declaration in the Burlington County Clerk's Office pursuant to Sections 2.03 and 11.06 of this Declaration. All lands and Homes and other improvements incorporated as herein provided as part of the Community shall be deemed a part of the Community and all references to the Community in this Declaration, the Certificate of Incorporation and/or the By-Laws shall be understood to include such Homes and other improvements once same are incorporated as part of the Community by the recordation of an Amendment and Supplement to this Declaration. The right, but not the obligation, of the Developer to subject to this Declaration additional lands and improvements within the Community by way of an Amendment and Supplement to the Declaration duly recorded in the Office of the Burlington County Clerk shall be without the consent of the Community Association, any Home Owner, Eligible or Permitted Mortgage Holder, Institutional Lender, or any other party"; and

WHEREAS, Declaration, Article II, Section 2.03 states, "The Developer may make additional Phases, Homes and other attendant site improvements within the Community subject to the Declaration by recording an Amendment and Supplement to the Declaration in the Burlington County Clerk's Office, pursuant to Section 11.06 of this Declaration. Such Amendment and Supplement may contain such complementary or supplemental additions and modifications of the covenants and restrictions contained in this Declaration and such other complementary and supplemental provisions as may be necessary"; and

WHEREAS, pursuant to Declaration, Article XI, Section 11.06, for a period of ten (10) years from the date Declaration was initially recorded in the Burlington County Clerk's Office, the Developer was permitted to amend the Declaration to incorporate additional Homes and site improvements into the Community without the consent of the Board of Trustees, the Community Association, any Owner, any Institutional Lender, or any other party holding legal or equitable interest in the Community to incorporate within the Community some or all of the Community and to incorporate additional Phases, Lots, Homes, and site improvements and, thereby, to subject same to the Planned Real Estate Development Full Disclosure Act and the terms and provisions of this Declaration; and

WHEREAS, the Developer's privileges pursuant to Declaration, Article XI, Section 11.06 have expired precluding the Developer from amending the Declaration to incorporate additional, Developed Homes and completed site improvements into the Community without first obtaining the consent of the Board of Trustees, the Community Association, the requisite number of Owners, any Institutional Lender, or any other party holding legal or equitable interest in the Community, as required by the Declaration, to incorporate within the Community some or all of the Community and to incorporate additional Phases, Lots, Homes, and site improvements and, thereby, to subject same to the Planned Real Estate Development Full Disclosure Act and the terms and provisions of this Declaration; and

WHEREAS, the Board of Trustees (the "Board") of the Community Association desires to amend the Declaration through this Third Amendment and Supplement to incorporate into the Community the additional lands and improvements in Section 6, consisting of approximately 5.79 acres, as well as the Homes and facilities which are located thereon, which are all located in Section 6 of the Cinnaminson Villa Homes Condominium Sub Association, as described in Exhibit "A-6" attached hereto and made a part hereof and shown on that certain plan entitled "Subdivision Plan, The Village of Cinnaminson Harbour, Section 6", dated August 9, 2010, prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B-5"; and

WHEREAS, the Board of the Community Association also desires to amend the Declaration through this Third Amendment and Supplement to incorporate into the Community the additional lands and improvements in Section 4(A), consisting of approximately 5.219 acres, as well as the Homes and facilities which are located thereon, which are all located in Section 4(A) of the Cinnaminson Harbour Townhomes Condominium Sub Association, as described in Exhibit "A-7" attached hereto and made a part hereof and shown on that certain plan entitled "Final Plan of Lots Section 4A, The Village at Cinnaminson Harbour, Section 4A", prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B6"; and

WHEREAS, the Board of the Community Association desires to amend the Declaration through this Third Amendment and Supplement to incorporate into the Community the additional lands and improvements in Section 4(C), consisting of approximately 1.18 acres, as well as the clubhouse located at 1801 Fela Drive and facilities (collectively, the "Remaining Community Common Property") which are located thereon, which are all located in Section 4(C) of the Community, as described in Exhibit "A-8" attached hereto and made a part hereof and
shown on that certain plan entitled "Plan of Subdivision For Community Active Recreation Area \#3, The Village at Cinnaminson Harbour", dated March 13, 2013, revised through March 12, 2013, prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B-7"; and

WHEREAS, the Board of the Community Association desires to amend the Declaration through this Third Amendment and Supplement to confirm that the Developed Homes described in the Schedule of Developed Homes attached hereto as Exhibit "A-5", are all subject to the Declaration, as required by the Original Approval and the Final Phase Approval; and

WHEREAS, the Board of the Community Association desires to amend the Declaration through this Third Amendment and Supplement to confirm that the Community Common Property, as that term is defined by Declaration, Article I, Section 1.19, including, but not limited to, the clubhouse located at 1801 Fela Drive, and the Remaining Community Common Property are all subject to the Declaration, as required by the Original Approval and the Final Phase Approval; and

WHEREAS, By-Laws, Article V, Section 5.01 states that "the property, affairs and business of the Community Association shall be managed by the Board of Trustees, which shall have all those powers granted to it by the Certificate of Incorporation, the Declaration, these ByLaws and by law"; and

WHEREAS, Declaration, Article III, Section 3.01 states, "the Community Association shall have the affirmative and perpetual duty and obligation to provide for the maintenance, management, preservation, administration and operation of all Community Common Property within the Community in accordance with the terms of this Declaration, the Certificate of Incorporation and By-Laws of the Community Association; and

WHEREAS, the Board of Trustees has determined that it is in the best interest of the Association and its members Amend the Declaration as set forth in this Third Amendment and Supplement to the Declaration of Covenants, Easements and Restrictions for The Village at Cinnaminson Harbour Community; and

WHEREAS, the Developer is joining in and consenting to this Amendment for purposes of submitting the lands, improvements and Developed Homes located in Section 4(A), Section $4(\mathrm{C})$ and Section 6 of the Community, as shown on that certain plan entitled "Final Overall Plan, The Village of Cinnaminson Harbour, Section Four (A)", revised through January 26, 2012, prepared by Land Dimensions Engineering, which is attached hereto as Exhibit "B-8", to the terms, conditions, easements and restrictions set forth in the Declaration and the other Community Association Documents, as contemplated by the Declaration and required by the Original Approval and the Final Phase Approval; and

WHEREAS, the Association does not have any Eligible Mortgage Holders, as that expression is defined in Declaration, Article I, Section 1.22; and

WHEREAS, pursuant to a certain Declaratory Judgment, issued by the Superior Court of New Jersey (the "Court"), Burlington County, Chancery Division, under Docket No. dated $\qquad$ , the Court approved the recordation of this Third Amendment; and

WHEREAS, pursuant to Declaration, Article VIII, Section 8.03, each and every contract purchaser, Owner, mortgagee or other lienholder or party having a legal or equitable interest in the Community automatically and irrevocably named, constituted, appointed and confirmed the Association as attorney-in-fact for the purposes of: (i) preparing, executing and recording any amendments to the Declaration required by Article XI of the Declaration; and (ii) preparing, executing and recording any amendments to the Declaration made pursuant to Article XII of the Declaration.

NOW THEREFORE, the Association hereby amends and supplements the Declaration as follows:

1. Capitalized terms used herein shall have the definitions contained in the Declaration, as previously amended, unless they are otherwise defined herein or the context otherwise requires.
2. Article II, Section 2.01 of the Declaration is hereby amended to:
a. Incorporate into the Community the additional lands and improvements in Section 6, consisting of approximately 5.79 acres, as well as the Developed Homes and facilities which are located thereon, which are all located in Section 6 of the Cinnaminson Villa Homes Condominium Sub Association, as described in Exhibit "A-6" attached hereto and shown on that certain plan entitled "Subdivision Plan, The Village of Cinnaminson Harbour, Section 6", dated August 9, 2010, prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B-5".
b. Incorporate into the Community the additional lands and improvements in Section 4(A), consisting of approximately 5.219 acres, as well as the Developed Homes and facilities which are located thereon, which are all located in Section 4(A) of the Cinnaminson Harbour Townhomes Condominium Sub Association, as described in Exhibit "A-7" attached hereto and shown on that certain plan entitled "Final Plan of Lots Section 4A, The Village at Cinnaminson Harbour, Section 4A", prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B-6".
c. Incorporate into the Community the additional lands and improvements in Section $4(\mathrm{C})$, consisting of approximately 1.18 acres, as well as the Clubhouse and facilities which are located thereon, which are all located in Section 4(C) of the Community, as described in Exhibit "A-8" attached hereto and shown on that certain plan entitled "Plan of Subdivision For Community Active Recreation Area \#3, The Village at Cinnaminson

Harbour", dated March 13, 2013, revised through March 12, 2013, prepared by Land Dimensions Engineering, which is attached hereto and made a part hereof as Exhibit "B-7".
d. Confirm that the Developed Homes described in the Schedule of Developed Homes attached hereto as Exhibit "A-5" are all subject to the Declaration, as required by the Original Approval and the Final Phase Approval.
e. Confirm that the Community Common Property, as that term is defined by Declaration, Article I, Section 1.19, including, but not limited to, the clubhouse located at 1801 Fela Drive and the Remaining Community Common Property, are all subject to the Declaration, as required by the Original Approval and the Final Phase Approval.
f. Confirm that upon recordation of this Amendment, the total number of Homes subjected to the Declaration shall total three hundred eighty-five (385), which represents the full build out of the Community contemplated by the Declaration.
3. Article XII, Section 12.09 of the Declaration is hereby amended to disclose the following, new exhibits:
a. Exhibit "A-4", DELETED INTENTIONALLY.
b. Exhibit "A-5", containing the Schedule of Developed Homes, a copy of which is attached hereto.
c. Exhibit "A-6", containing the legal description of Section 6 .
d. Exhibit "A-7", containing the legal description of Section 4(A).
e. Exhibit "A-8", containing the legal description of Section 4(C).
f. Exhibit "B-4", DELETED INTENTIONALLY.
g. Exhibit "B-5", containing the plan entitled "Subdivision Plan, The Village of Cinnaminson Harbour, Section 6", dated August 9, 2010, prepared by Land Dimensions Engineering, a copy of which is attached hereto.
h. Exhibit "B-6", containing the plan entitled "Final Plan of Lots Section 4A, The Village at Cinnaminson Harbour, Section 4A", prepared by Land Dimensions Engineering, a copy of which is attached hereto.
i. Exhibit "B-7", containing the plan entitled "Plan of Subdivision For Community Active Recreation Area \#3, The Village at Cinnaminson Harbour", dated March 13, 2013, revised through March 12, 2013, prepared by Land Dimensions Engineering, a copy of which is attached hereto.
j. Exhibit "B-8", containing the plan entitled "Final Overall Plan, The Village of Cinnaminson Harbour, Section Four (A)", revised through January 26, 2012, prepared by Land Dimensions Engineering, a copy of which is attached hereto.
4. This Amendment is made subject to the terms of the Declaration.
5. The Developer is executing and joining in this Amendment for the purpose of acknowledging, consenting to and agreeing to the modifications and amendments described herein to the extent that it now has a legal and/or equitable interest in the lands and improvements comprising the final build out of the Community.
6. Except as modified hereby, the Declaration, shall remain in full force and effect, unaffected by this Amendment. To the extent that there may be any inconsistencies between the terms of the Declaration, as previously amended, and the terms of this Amendment, the terms hereof shall control.
7. Except as expressly modified herein, all other terms and conditions of the Declaration shall remain in full force and effect and in the case of any conflict, the provisions hereof shall be deemed controlling.

IN WITNESS WHEREOF, the Board and the Developer have each caused this Amendment to be executed on the date mentioned above.

Attest:

COMMUNITY ASSOCIATION:
THE VILLAGES AT CINNAMINSON
HARBOUR COMMUNITY ASSOCIATION, INC.
a New Jersey not-for-profit corporation

By:
Name:
Title: President

## STATE OF NEW JERSEY :

SS.
COUNTY OF $\qquad$ :

On $\qquad$ , 20 , personally appeared $\qquad$ , who is the President of the Board of Trustees of THE VILLAGES AT CINNAMINSON HARBOUR COMMUNITY ASSOCIATION, INC., a New Jersey not-for-profit corporation, I am satisfied that this person is the person named in and who signed this Affidavit. This person acknowledged signing, sealing and delivering this Affidavit as this person's voluntary act and deed as a member of said corporation and on behalf of said corporation.

[^0]DEVELOPER:
THE VILLAGES AT CINNAMINSON
HARBOUR, L.L.C.,
a New Jersey limited liability company
By:
Name:
Title: Managing Member

STATE OF NEW JERSEY : SS.
COUNTY OF $\qquad$ :

On $\qquad$ 20__, personally appeared $\qquad$ , who is he Manager of THE VILLAGES ATCINNAMINSON HARBOUR, LLC, a New Jersey limited liability company, I am satisfied that this person is the person named in and who signed this Affidavit. This person acknowledged signing, sealing and delivering this Affidavit as this person's voluntary act and deed as a member of said company and on behalf of said company.

[^1]Exhibit "A-4"
DELETED INTENTIONALLY

Exhibit "A-5"

Schedule of Developed Homes

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| 330 | 1579 Jason Drive |
| 331 | 1580 Jason Drive |
| 332 | 1581 Jason Drive |
| 333 | 1582 Jason Drive |
| 334 | 1583 Jason Drive |
| 335 | 1584 Jason Drive |
| 336 | 1585 Jason Drive |
| 337 | 1586 Jason Drive |
| 338 | 1589 Jason Drive |
| 339 | 1590 Jason Drive |
| 340 | 1591 Jason Drive |
| 341 | 1592 Jason Drive |
| 342 | 1593 Jason Drive |
| 343 | 1594 Jason Drive |
| 344 | 1595 Jason Drive |
| 345 | 1596 Jason Drive |
| 346 | 1597 Jason Drive |
| 347 | 1598 Jason Drive |
| 348 | 202 Nathan Drive |
| 349 | 203 Nathan Drive |
| 350 | 204 Nathan Drive |
| 351 | 205 Nathan Drive |

352206 Nathan Drive
353207 Nathan Drive
354209 Nathan Drive
355210 Nathan Drive
356211 Nathan Drive
357212 Nathan Drive
358214 Nathan Drlve
359215 Nathan Drive
$360 \quad 216$ Nathan Drive
361217 Nathan Drive
362219 Nathan Drive
363220 Nathan Drive
364221 Nathan Drive
$365 \quad 222$ Nathan Drive
366223 Nathan Drive
367224 Nathan Drive
368226 Nathan Drive
369228 Nathan Drive
$370 \quad 301$ Nathan Drive
371302 Nathan Drive
372303 Nathan Drive
$373 \quad 304$ Nathan Drive
374305 Nathan Drive
375306 Nathan Drive
376307 Nathan Drive
377308 Nathan Drive
$378 \quad 311$ Nathan Drive
379312 Nathan Drive
$380 \quad 313$ Nathan Drive
381314 Nathan Drive
382315 Nathan Drive
383316 Nathan Drlve
384318 Nathan Drive
385320 Nathan Drive

## Exhibit "A-6"

Legal Description of Section 6

# ANDDimensi-ns <br>  

3 East High Street Glassboro, NJ 08028 856-307-7800 landdimensions com<br>Lawrence M. DiVietro, Jr PL.S., P.P., A.L.C P., President<br>Andrew Hogg, P E.<br>Viec President, Engineering<br>Associates<br>Perse[oniJ Kapotas, P P<br>Yong S. Kong, P W S

## LEGAL DESCRIPTION

Section Six
The Village of Cinnaminson Harbour
Cinnaminson Township, Burlington County, NJ
September 29, 2010
LDE File No. 1179
All that certain parcel or tract of land situate in the Township of Cinnaminson, the County of Burlington, and the State of New Jersey, bounded and described as follows:

BEGINNING at point of intersection with the Southerly Right-of-Way line of Helen Drive(50 feet wide) and the division line of Lot 3 Block 307.07" Section Six" and Lot 2 Block 307.07"Section Three" as shown on plan here and after mentioned, and running thence;

1. Along Lot 2 Block $307.07^{\prime \prime}$ Section Three" South $52^{\circ} 48^{\prime} 03^{\prime \prime}$ West a distance of $317.81^{\prime}$ to a point, thence;
2. By the same, North $82^{\circ} 11^{\prime} 57^{\prime \prime}$ West a distance of $516.10^{\prime}$ to a point corner to Section 3 and Section 6 also along the division line of the remainder of Lot 1 Block 307 a "Future Section", thence;
3. Along said "Future Section" the following 7 courses, North $52^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of 48.75 ' to a point, thence;
4. North $24^{\circ} 31^{\prime} 28^{\prime \prime}$ East a distance of $242.73^{\prime}$ to a point, thence;
5. North $07^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of $46.55^{\prime}$ to a point, thence;
6. North $40^{\circ} 04^{\prime} 46^{\prime \prime}$ East a distance of $90.50^{\prime}$ to a point, thence;
7. North $07^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of $70.50^{\prime}$ to a point, thence;
8. South $82^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of $172.00^{\prime}$ to a point, thence;
9. North $52^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of $127.57^{\prime}$ to a point on the aforementioned Southerly Right-of-Way line of Helen Drive, thence;
10. Along the same the following 9 courses, South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of $73.00^{\prime}$ to a point of curvature, thence;
11. Curving to the right, described by a radius of $15.00^{\prime}$, with a chord bearing of South $07^{\circ} 48^{\prime} 03^{\prime \prime}$ West, chord length of $21.21^{\prime}$, and an arc length of $23.56^{\prime}$ to a point of tangency, thence;
12. South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of $50.00^{\prime}$ to a point of curvature thence;
13. Curving to the right, described by a radius of $15.00^{\prime}$, with a chord bearing of South $82^{\circ} 11^{\prime} 57^{\prime \prime}$ East, chord length of $21.21^{\prime}$, and an arc length of $23.56^{\prime}$ to a point of tangency, thence;
14. South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of $155.00^{\prime}$ to a point of curvature, thence;
15. Curving to the right, described by a radius of $15.00^{\prime}$, with a chord bearing of South $07^{\circ} 48^{\prime} 03^{\prime \prime}$ West, chord length of $21.21^{\prime}$, and an arc length of $23.56^{\prime}$ to a point of tangency, thence;
16. South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of $50.00^{\prime}$ to a point of curvature, thence;
17. Curving to the right, described by a radius of $15.00^{\prime}$, with a chord bearing of South $82^{\circ} 11^{\prime} 57^{\prime \prime}$ East, chord length of $21.21^{\prime}$, and an arc length of $23.56^{\prime}$ to a point of tangency, thence;
18. South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of $73.00^{\prime}$ to the point and place of beginning.

Containing 5.79 Acres $\pm$ ( $252,375.5$ S. F. $)$
Being Section Six of The Village of Cinnaminson Harbour upon Lot 3 Block 307.07, Lot 1 Block 307.11. and Lot 1 Block 307.12 as shown on SUBDIVISION PLAN "The Village of Cinnaminson Harbour Section Six" prepared by Land Dimensions Engineering, dated August 9, 2010 and Cinnaminson Township Tax Map.


Lawrence M. DiVietro Jr., P.E.S.
NJ License No. 24198

Exhibit "A-7"

Legal Description of Section 4(A)


## LEGAL DESCRIPTION

Section 4a, Village at Cinnaminson Harbour Cinnaminson Township, Burlington County, NJ

3 East High Street Glassboro, NJ 08028 856-307-7800 landdimensions com

April 23, 2012
LDE File No. 1179

All that certain parcel or tract of land situate in the Township of Cinnaminson, the County of Burlington, and the State of New Jersey, bounded and described as follows:

BEGINNING at a point on the Northerly division line of Lot 6 Block 307.04 said point also being the Northeasterly end of a certain 15 foot radius curve connecting the Northeasterly right-of-Way line of Harbour Blvd. ( 70.00 ft . wide) and the Southeasterly line of proposed Right-of Way for Fela Drive ( 50.00 ft . wide) and running thence;

1. Crossing aforesaid Fela Drive ( 50.00 ft . wide), North $37^{\circ} 11^{\prime} 57^{\prime \prime}$ West a distance of 50.00 ft .to a point in the Northwesterly line of same, thence;
2. Along the same, North $52^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of 9.33 ft .to a point of curvature, thence;
3. Curving to the left, described by a radius of 15.00 ft ., with a chord bearing of North $07^{\circ} 48^{\prime} 03^{\prime \prime}$ East, a chord length of 21.21 ft ., and an arc length of 23.56 ft ., to a point of tangency in the Southwesterly line of the proposed Right-of-Way of Michele Way ( 50.00 ft. wide), thence;
4. Along the same, North $37^{\circ} 11^{\prime} 57^{\prime \prime}$ West a distance of 304.33 ft to a point of curvature, thence;
5. Curving to the left, described by a radius of 15.00 ft ., with a chord bearing of North $72^{\circ} 44^{\prime} 45^{\prime \prime}$ West, a chord length of 17.44 ft ., and an arc length of 18.61 ft ., to a point of tangency in the Southwesterly line of the proposed Right-of-Way of Fela Drive( 50.00 ft . wide), thence;
6. Crossing aforesaid proposed Fela drive ( 50.00 ft . wide), North $18^{\circ} 17^{\prime} 33^{\prime \prime}$ West a distance of 50.00 ft to a point on the Northeasterly line of the same, thence;
7. Along the same the next four courses, North $71^{\circ} 42^{\prime} 27^{\prime \prime}$ East a distance of 7.34 ft .to a point of curvature, thence;
8. Curving to the left, described by a radius of 175.00 ft ., with a chord bearing of North $62^{\circ} 15^{\prime} 15^{\prime \prime}$ East, a chord length of 57.49 ft ., and an arc length of 57.75 ft ., to a point of tangency, thence;
9. North $52^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of 115.29 ft to a point of curvature, thence;
10. Curving to the right, described by a radius of 125.00 ft ., with a chord bearing of North $70^{\circ} 31^{\prime} 04^{\prime \prime}$ East, a chord length of 76.08 ft ., and an arc length of 77.30 ft ., to a point corner to Lot 1.01 Block 307, thence;
11. Along the same the following six courses, North $01^{\circ} 45^{\prime} 55^{\prime \prime}$ West a distance of 59.51 ft .to a point, thence;
12. North $52^{\circ} 48^{\prime} 03^{\prime \prime}$ East a distance of 189.03 ft .to a point, thence;
13. South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of 203.10 ft .to a point, thence;
14. South $65^{\circ} 21^{\prime} 55^{\prime \prime}$ East a distance of 52.29 ft to a point, thence;
15. South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East a distance of 272.05 ft .to a point, thence;
16. South $52^{\circ} 48^{\prime} 03^{\prime \prime}$ West a distance of 95.33 ft .to a point in the division line to Lot 1.01 block 307.04, thence;
17. Along the same the following five courses, North $37^{\circ} 11^{\prime} 57^{\prime \prime}$ West a distance of $24.98 f$ f.to a point, thence;
18. South $52^{\circ} 48^{\prime} 03^{\prime \prime}$ West a distance of 12.17 ft .to a point, thence;
19. North $37^{\circ} 11^{\prime} 57^{\prime \prime}$ West a distance of 24.83 ft to a point, thence;
20. South $52^{\circ} 48^{\prime} 03^{\prime \prime}$ West a distance of 236.83 ft to a point, thence;
21. North $37^{\circ} 12^{\prime} 00^{\prime \prime}$ West a distance of 27.10 ft .to a point in the Southeasterly line of proposed Fela drive ( 50.00 ft . wide), thence;
22. Along the same, South $52^{\circ} 48^{\prime} 03^{\prime \prime}$ West a distance of 185.68 ft to the point and place of beginning of beginning.

Containing 5.219 Acres ( $227,320.64$ S. F.)
Being Section 4a 'THE VILLAGE OF CINNAMINSON HARBOUR'.


[^3]NJ License No. 24198

## Exhibit "A-8"

Legal Description of Section 4(C)

3 East High Street
Glassboro, NJ 08028
856-307-7800
landdimensions.com
Lawrence M DiVierro, Jr.
P.L.S, P.P., A.IC.P., President

Andrew Hogg, P.E.
Vice President, Engincering
Associates
L. Michacl DiVictro, III

Perseíoni J. Kepotas, P.P.
Yong S. Kong, P.W.S.

All that certain parcel or tract of land situate in the Township of Cinnaminson, the County of Burlington, and the State of New Jersey, bounded and described as follows:

BEGINNING at a point in the northwesterly right of way line of Fela Drive ( 50.00 feet wide), where the same is intersected by the northeasterly end of a curve connecting said line of Fela Drive with the northeasterly line of Isabela Way ( 50.00 feet wide), as shown on the filed "Plan of Subdivision For Community Active Recreation Area \#3, The Village At Cinnaminson Harbour", prepared by Land Dimensions Engineering and dated January, 2012, revised 3/12/13, and running thence;

1. Along said connecting curve, having a radius of 15.00 feet, Northwestwardly, an arc distance of 23.56 feet to a point in the northeasterly line of Isabela Way, thence;
2. Along the same, North $37^{\circ} 11^{\prime} 57^{\prime \prime}$ West, a distance of 304.33 feet to a point of curvature connecting said line to the southeasterly right of way line of the aforementioned Fela Drive, thence;
3. Along said connecting curve, on a curve to the right, having a radius of 15.00 feet, Northeastwardly, an arc distance of 18.15 feet to a point of reverse curvature in the aforesaid southeasterly line of Fela Drive, thence;
4. Along said southeasterly line of Fela Drive, the following four courses, on a curve to the left, having a radius of 225.00 feet, Northeastwardly, an arc distance of 22.66 feet to a point of reverse curvature in the same, thence;
5. Still along the same on a curve to the right, having a radius of 100.00 feet, Southeastwardly, an arc distance of 95.93 feet to a point of reverse curvature in the same, thence;
6. Still along the same on a curve to the left, having a radius of 100.00 feet, Eastwardly, an arc distance of 16.78 feet to a point of tangency in the same, thence;
7. Still along the same, North $71^{\circ} 42^{\prime} 27^{\prime \prime}$ East, a distance of 1.86 feet to a point on of curvature connecting said line of Fela Drive with the southwesterly right of way line of Michele Way ( 50.00 feet wide), thence;
8. Along said connecting curve, having a radius 15.00 feet, southeastwardly, an arc distance of 18.61 feet to a point of tangency in said line of Michele Way, thence;
9. Along said line of Michele Way, South $37^{\circ} 11^{\prime} 57^{\prime \prime}$ East, a distance of 304.33 feet to a point of curvature connecting said line of Michele Way with the aforementioned northwesterly line of Fela Drive , thence;
10. Along said connecting curve, having a radius of 15.00 feet, Southwestwardly, an arc distance of 23.56 feet to a point of tangency in said line of Fela Drive, thence;
11. Along said line of Fela Drive, South $52^{\circ} 48^{\prime} 03^{\prime \prime}$ West, a distance of 120.00 feet to the Point and Place of Beginning.

SAID ABOVE DESCRIBED TRACT OF LAND containing with said bounds 1.18 acres.

## Exhibit "B-4"

DELETED INTENTIONALLY

## Exhibit "B-5"

Subdivision Plan, The Village of Cinnaminson Harbour, Section 6


## Exhibit "B-6"

Final Plan of Lots Section 4A, The Village at Cinnaminson Harbour, Section 4A


## Exhibit "B-7"

Plan of Subdivision For Community Active Recreation Area \#3, The Village at Cinnaminson Harbour


## Exhibit "B-8"

Final Overall Plan, The Village of Cinnaminson Harbour, Section Four (A)

BUR-C-000123-22 11/16/2022 Pg 237 of 240 Trans ID: CHC2022275120


## EXHIBIT "I"

## Exhibit H

Board's Letter Supporting Third Amendment and Supplement to Declaration of Covenants, Easement and Restrictions for The Villages at Cinnaminson Harbour Community

## The Villages at Cinnaminson Harbour

October 15, 2021

Dear Members,
We are writing to share that your vote is needed to correct a technical issue affecting the Community Association's Declaration of Covenants, Easements and Restrictions (the "Declaration"). You will have an opportunity to cast your vote by mail ballot ahead of the upcoming Community Association's meeting on October $27^{\text {th }}$ (which is being held by ZOOM) or electronically at the meeting upcoming as well as a chance to ask any questions you may have about the proposed, corrective phasing amendment to the Declaration. Briefly, the Developer (Villages at Cinnaminson Harbour, LLC) constructed the Community in phases and amended the Declaration to add phases of homes and common property as they were completed. Due to the longer than expected timeline for the completion of the Community, the Declaration was not amended to include Sections 4A, 4C and 6 of the Community. Thus, the Declaration now needs to be amended to technically add these sections. While this is a routine, technical correction to the Declaration that the Developer would be able to correct by way of an amendment executed by the Developer on its own per its amendment rights under the Declaration, the time has lapsed for the Developer to use this amendment right. An Amendment to the Declaration must, therefore, be voted upon and passed by $67 \%$ of the members of the Community Association in accordance with the provisions of the Declaration.

Please note that this amendment will do nothing to change the membership rights and privileges enjoyed by the owners of the homes in these sections - it simply corrects the Declaration to make it clear that these sections are included in the Declaration, consistent with the settlement-related documents that each homeowner executed at the time they settled on their respective homes.

The Board of Trustees is in favor of this Amendment, and we strongly encourage you, along with every other member, to affirmatively support the Amendment to the Declaration by voting at the October $27^{\text {th }}$ meeting. We, along with counsel for the Association and counsel for the Developer, will be available at the meeting to answer any questions you may have.
The Notice of Meeting, Ballot and a copy of the proposed, corrective phasing amendment and voting instructions are attached.

Thank you,
The Villages at Cinnaminson Harbour Community Association, Inc. Board of Trustees


[^0]:    Name:
    Commission Expires:

[^1]:    Name:

[^2]:    175
    307 Harbour Blvd.
    176309 Harbour Blvd.
    177311 Harbour Blvd.
    178313 Harbour Blvd.
    179315 Harbour Blvd.
    180317 Harbour Blvd.
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    231340 Lisa Way
    232342 Lisa Way
    233344 Lisa Way

[^3]:    Lawrence M. DiVietro Jr., P.L.S.

