STATE OF GEORGIA

REQUEST FOR A REVOCABLE LICENSE FOR THE USE OF TIDAL WATERBOTTOMS

THE RESIDENCE OF THE PARTY OF T	8 Graham Court	Middleton	Delaware	19709
	(Street)	(City)	(State)	(Zip)
PROJECT ADDRESS	/LOCATION: Wards \	Way Waverly Georgia	31565	
COUNTY: Camden		Y: Maiden Creek		
LOT, BLOCK & SUB	DIVISION NAME FRO	M DEED: Lot 111 of No. 1 Subo	Bridge Pointe Phase division	One Repl
Georgia Departmen	t of Natural Resource			
Coastal Resources I				
One Conservation V Brunswick, Georgia				
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Attachments

JOINT APPLICATION

FOR

A DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS PERMIT, STATE OF GEORGIA MARSHLAND PROTECTION PERMIT, REVOCABLE LICENSE AGREEMENT AND REQUEST FOR WATER QUALITY CERTIFICATION AS APPLICABLE

INSTRUCTIONS FOR SUBMITTING APPLICATION:

Every Applicant is Responsible to Complete The Permit Application and Submit as Follows: One copy each of application, location map, drawings, copy of deed and any other supporting information to addresses 1, 2, and 3 below. If water quality certification is required, send only application, location map and drawing to address

- 1. For Department of the Army Permit, mail to: Commander, U.S. Army Engineer District, Savannah ATTN: CESAS-OP-F, P.O. Box 889, Savannah, Georgia 31402-0889. Phone (912) 652-5347 and/or toll free, Nationwide 1-800-448-2402.
- 2. For State Permit State of Georgia (six coastal counties only) mail to: Habitat Management Program, Coastal Resources Division, Georgia Department of Natural Resources, 1 Conservation Way, Brunswick, Georgia 31523. Phone (912) 264-7218.
- 3. For Revocable License State of Georgia (six coastal counties plus Effingham, Long, Wayne, Brantley and Charlton counties only) - Request must have State of Georgia's assent or a waiver authorizing the use of State owned lands. All applications for dock permits in the coastal counties, or for docks located in tidally influenced waters in the counties listed above need to be submitted to Real Estate Unit. In addition to instructions above, you must send two signed form letters regarding revocable license agreement to: Ecological Services Coastal Resources Division, Georgia Department of Natural Resources, 1 Conservation Way, Brunswick, Georgia 31523. Phone (912) 264-7218.
- 4. For Water Quality Certification State of Georgia, mail to: Water Protection Branch, Environmental Protection Division, Georgia Department of Natural Resources, 4220 International Parkway, Suite 101, Atlanta, Georgia 30354 (404) 675-1631.

The application must be signed by the person authorized to undertake the proposed activity. The applicant must be the owner of the property or be the lessee or have the authority to perform the activity requested. Evidence of the above may be furnished by copy of the deed or other instrument as may be appropriate. The application may be signed by a duly authorized agent if accompanied by a statement from the applicant designating the agent. See item 6, page 2.

Maiden Creek	Satilla River Name of Nearest Creek, Rive	
Lot Size	Approximate Elevation of Lot	State
+/-2.38	7'	Georgia
Near City or Town	Subdivision	Lot No.
Waverly	Bridgepoint	111
County	Military District	In City or Town
Camden	G.M.D. 33	Hickory Bluff
Location where the proposed act t.31.14078° Long81.49574°	DIVILY EXISTS OF WITH OCCUR.	
Traction whom the numbered age	Middleton, Delaware 19709	
	8 Graham Court	
	Bridge Point At Jekyll Sound Commu	nity Association, Inc
Name and address of applicant.		
For Official Use Only		

1. Application No.

6. Name, address, and title of applicant's authorized agent for permit application coordination. Resource & Land Consultants Attn: Daniel H. Bucey 41 Park of Commerce Drive, Suite 101 (912) 443-5896 Savannah, Georgia 31405 Statement of Authorization: I Hereby designate and authorize the above named person to act in my behalf as my agent in the processing of this permit application and to furnish, upon request, supplemental information in support of this application. Signature of Applicant 7. Describe the proposed activity, its purpose and intended use, including a description of the type of structures, if any to be erected on fills, piles, of float-supported platforms, and the type, composition and quantity of materials to be discharged or dumped and means of conveyance. If more space is needed, use remarks section on page 4 or add a supplemental sheet. (See Part III of the Guide for additional information required for certain activities.) Repair existing dock damaged by hurricanes and change use from private single-family dock to community dock. Existing dock: 6.5' x 589' walkway, 28' x 30.4' fixed deck with a 20.5' x 19' screened area, a 30.8' x 37' second-story deck with 4' wide access stairs, a 3.3' x 26' gangway to a 10' x 20' floating dock on downstream side of dock, and a 4.3' x 26' gangway to a 10' x 40' floating dock on the upstream side of the dock. Dock extends +/-56' beyond MLW at location on Maiden Creek that is +/-380' wide at MLW. Dock located +/-36.7' from the eastern extended property line and $\pm 1/4.4$ from the western extended property line. Proposed use: Private X Public Commercial Other (Explain) Names and addresses of adjoining property owners whose property also adjoins the waterway. Black Gold Bridgepoint LLC P.O. Box 20265 Columbus, GA 43220 10. Date activity is proposed to commence. Upon receipt of authorization to proceed. Date activity is expected to be completed. Within 5 years of authorization to proceed. 11. Is any portion of the activity for which authorization is sought now complete XY N A. If answer is "Yes", give reasons in the remarks in the remarks section. Indicate the existing work on the drawings. B. If the fill or work is existing, indicate date of commencement and completion. C. If not completed, indicate percentage completed. 12. List of approvals or certifications required by other Federal, State or local agencies for any structures, construction discharges, deposits or other activities described in this application. Please show zoning approval or status of zoning for this project. Issuing Agency Type Approval Identification No. Date/Application Date/Approval CMPC CMPC Permit PRD20040201 TRD Pending USACE Section 10 Pending TBD Pending Camden Co. Zoning Pendna TRD Pending

Note: Items :	14 and 15 are to be completed if tion of operation: (If feasible	you want to bulkhead, this information s	d, dredge or fi hould be shown	ll. on the drawing).
A.	Purpose of excavation or fil:	N/A		
	1. Access channel :	length	depth_	width
	2. Boat basin :	length	depth	width
	3. Fill area :	length	depth	width
	4. Other: (Note: If channel, give reasons)			width
В.	1.If bulkhead, give dimension	ns		
	2. Type of bulkhead construct	ion (material)	2-	
	Backfill required: Yes	No X Cubic y	vards	
	Where obtained			
C. E	xcavated material :			
	1.Cubic yards N/A		107	
	2. Type of material N/A	and I		
15. Type of c	onstruction equipment to be use	d Standard barge with	pile driving	equipment
A. De	oes the area to be excavated inc	clude any wetland? Y	esNo	
	oes the disposal area contain an			
	ocation of disposal area N/A			
D. M	aintenance dredging, estimated a	amounts, frequency, a	nd disposal sit	es to be utilized: N/A
	ill dredged material be entrappe			
	ill wetlands be crossed in trans			
	resent rate of shoreline erosion			
to waters of description	ion of Avoidance, Minimization and the United States are being a of how impacts to waters of the Unitery mitigation should not be re-	voided and minimized nited States will be c	on the project compensated for,	t site. Also, provide a brie
The project with the promitigation i	consists of existing pile-suppor ject. The project will not results required.	ted structures and fluit in the loss of wa	oating docks. No ters of the U.S	o fill or dredging is associate . and therefore no compensator
the State of to any spec- generally su	JALITY CERTIFICATION: In some ca Georgia be obtained prior to issua ific project is determined by t ifficient for the Georgia Environ ch is not applicable to a specific	nce of a Federal licen he permitting Federal mental Protection Divi	se or permit. A l agency. The ision to issue s	pplicability of this requirement information requested below it uch a certification if required

A. Please submit the following:

1. A plan showing the location and size of any facility, existing or proposed, for handling any sanitary or industrial waste waters generally on your property. N/A

- 2. A plan of the existing or proposed project and your adjacent property for which permits are being requested. Included with application
- 3. A plan showing the location of all points where petro-chemical products (gasoline, oils, cleaners) used and stored. Any above-ground storage areas must be diked, and there should be no storm drain catch basins within the diked areas. All valving arrangements on any petro-chemical transfer lines should be shown. N/A
- 4. A contingency plan delineating action to be taken by you in the event of spillage of petro-chemical products or other materials from your operation. No petro-chemical products are proposed on site.
- 5. Plan and profile drawings showing limits of areas to be dredged, areas to be used for placement of spoil, locations of any dikes to be constructed showing locations of any weir(s), and typical cross sections of the dikes. N/A
- B. Please provide the following statements:
 - A statement that all activities will be performed in a manner to minimize turbidity in the stream. ALL ACTIVITIES WILL BE PERFORMED IN A MANNER TO MINIMIZE TURBIDITY IN THE STREAM.
 - 2. A statement that there will be no oils or other pollutants released from the proposed activities which will reach the stream. THERE WILL BE NO OILS OR OTHER POLLUTANTS RELEASED FROM THE PROPOSED ACTIVITIES WHICH WILL REACH THE STREAM.
 - 3. A statement that all work performed during construction will be done in a manner to prevent interference with any legitimate water uses. ALL WORK PERFORMED DURING CONSTRUCTION WILL BE DONE IN A MANNER TO PREVENT INTERFERENCE WITH ANY LEGITIMATE WATER USES.
- 18. Application is hereby made for a permit or permits to authorize the activities described herein. Water Quality Certification from the Georgia Environmental Protection Division is also requested if needed. I certify that I am familiar with the information contained in this application, and that to the best of my knowledge and belief such information is true, complete and accurate. I further certify that I possess the authority to undertake the proposed activities.

Signature of Applicant

19. U.S.C. Section 1001 provides that: Whoever, in any matter within the jurisdiction of any department or agency of the United States, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact or makes any false, fictitious, or fraudulent statements or representations, or makes or uses false writing or document knowing same to contain any false, fictitious or fraudulent statement or entry, shall be fined no more than \$10,000 or imprisoned not more than 5 years or both.

PRIVACY ACT NOTICE

The Department of the Army permit program is authorized by Section 10 of the Rivers and Harbors Act of 1899, Section 404 of the Clean Water Act and Section 103 of the Marine Protection, Research and Sanctuaries Act of 1972. These laws require permits authorizing structures and work in or affecting navigable waters of the United States, the discharge of dredged or fill material into waters of the United States, and the transportation of dredged material for the purpose of dumping it into ocean waters. Information provided will be used in evaluating the application for a permit. Information in the application is made a matter of public record through issuance of a public notice. Disclosure of the information requested is voluntary, however, the data requested are necessary in order to communicate with the applicant and to evaluate the permit application. If necessary information is not provided, the permit application cannot be processed nor can a permit be issued.

SUPPORTING REMARKS:

Existing structure is described at number 7, page 2.

DOC+ 008033
FILED IN OFFICE
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BK:2218 PG:150-152
JOY LYNN TURNER
CLERK OF SUPERIOR COURT
CAMDEN COUNTY

PT-61-020-2022-00297

Please return to: Kinney & Kinney, LLC Attorneys at Law P. O. Box 7050 St. Marys, Georgia 31558 File 22-46759

STATE OF GEORGIA COUNTY OF CAMDEN

QUIT-CLAIM DEED

THIS INDENTURE, made August 31, 2022, between Black Gold

Bridgepointe, LLC of the first part, and Bridge Pointe at Jekyll Sound Community

Association, Inc. of the second part.

WITNESSETH: That the said party of the first part, for and in consideration of the sum of \$10.00 and other valuable considerations in hand paid, the receipt of which is acknowledged, has bargained, sold, and by these presents does remise, convey and forever QUIT-CLAIM to the said party of the second part, its successors and assigns, the following described property:

See Exhibit "A" attached hereto.

TO HAVE AND TO HOLD the said bargained premises to the said party of the second part, so that neither the said party of the first part nor its successors and assigns, nor any other person or persons claiming under it shall at any time by any means or ways, have, claim or demand any right or title to the aforesaid described premises or appurtenances, or any rights thereof.

IN WITNESS WHEREOF, the said party of the first part has hereunto set its hand and seal, the day and year first above written.

46759

Signed, sealed, and delivered

in the gresence of:

Black Gold Bridgepointe, LLC

(SEAL)

MAIN its My member ERMIE

NOTARY PUBLIC STATE OF OHIO Comm. Expires 03-11-2025

46759

Exhibit "A"

All those lots, tracts or parcels of land lying and being in the 33rd G.M. District, Camden County, Georgia, more particularly described as follows:

All of Lots 110 and 111 of Bridge Pointe – Phase One Replat No. 1 Subdivision, as more fully and accurately shown and described on that certain plat of survey by Ernest R. Bennett, Jr., Georgia Registered Land Surveyor No. 2893, dated May 7, 2007, recorded in Plat Drawer 23, Map Nos. 1-19, Camden County, Georgia, records.

46759

BY-LAWS

OF

BRIDGE POINTE AT JEKYLL SOUND COMMUNITY ASSOCIATION, INC.

TABLE OF CONTENTS

1248 634	PAGE
----------	------

Article 1	Name, Principal Office, and Definitions	1
1.1.	Name.	1
1.2.	Principal Office.	
1.3.	Definitions.	
Article 2	Membership: Meetings, Quorum, Voting, Proxies	1
2.1.	Membership	
2.2.	Place of Meetings.	2
2.3.	Annual Meetings.	2
2.4.	Special Meetings.	2
2.5.	Notice of Meetings.	2
2.6.	Waiver of Notice.	
2.7.	Adjournment of Meetings	
2.8.	Voting.	3
2.9.	Proxies; Written Ballots.	
2.10.	Majority.	
2.11.	Quorum.	3
2.12.	Conduct of Meetings.	4
2.13.	Action Without a Meeting.	4
Article 3	Board of Directors: Selection, Meetings, Powers	4
A.	Composition and Selection.	4
A. 3.1.		
	Governing Body; Composition	4
3.1.	Governing Body; Composition Number of Directors Directors During the Declarant Control Period	5 5
3.1. 3.2.	Governing Body; Composition Number of Directors Directors During the Declarant Control Period	5 5
3.1. 3.2. 3.3.	Governing Body; Composition Number of Directors Directors During the Declarant Control Period Nomination and Declarations of Candidacy	
3.1. 3.2. 3.3. 3.4.	Governing Body; Composition Number of Directors Directors During the Declarant Control Period	5 5 5
3.1. 3.2. 3.3. 3.4. 3.5. 3.6.	Governing Body; Composition	4 5 5 5
3.1. 3.2. 3.3. 3.4. 3.5. 3.6.	Governing Body; Composition	4 5 5 5 6
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. M	Governing Body; Composition	
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. N	Governing Body; Composition	4 5 5 6 7
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. N 3.7. 3.8.	Governing Body; Composition	4 5 5 6 7 7
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. M 3.7. 3.8. 3.9.	Governing Body; Composition	
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. M 3.7. 3.8. 3.9. 3.10.	Governing Body; Composition	
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. M 3.7. 3.8. 3.9. 3.10.	Governing Body; Composition Number of Directors Directors During the Declarant Control Period Nomination and Declarations of Candidacy Election and Term of Office. Removal of Directors, Resignations and Vacancies feetings Organizational Meetings. Regular Meetings Special Meetings. Notice; Waiver of Notice Telephonic Participation in Meetings. Quorum of Board Conduct of Meetings.	
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. M 3.7. 3.8. 3.9. 3.10. 3.11. 3.12.	Governing Body; Composition	
3.1. 3.2. 3.3. 3.4. 3.5. 3.6. B. N 3.7. 3.8. 3.9. 3.10. 3.11. 3.12. 3.13.	Governing Body; Composition Number of Directors Directors During the Declarant Control Period Nomination and Declarations of Candidacy Election and Term of Office. Removal of Directors, Resignations and Vacancies feetings Organizational Meetings. Regular Meetings Special Meetings. Notice; Waiver of Notice Telephonic Participation in Meetings. Quorum of Board Conduct of Meetings.	

1248 635

3.16.	Powers.	9
3.17.	Duties	9
3.18.	Compensation	10
3.19.	Right of Class "B" Member to Disapprove Actions	10
3.20.	Management.	11
3.21.	Accounts and Reports	12
3.22.	Borrowing	13
3.23.	Right to Contract.	13
3.24.	Enforcement.	13
3.25.	Conflicts of Interest	14
Article 4	Officers	14
4.1.	Officers	14
4.2.	Election and Term of Office.	
4.3.	Removal and Vacancies.	
4.4.	Powers and Duties.	15
4.5.	Resignation	15
4.6.	Agreements, Contracts, Deeds, Leases, Checks, Etc	
Article 5	Committees	
5.1.	General	15
5.2.	Design Review Committee.	
5.3.	Covenants Committee.	
5.4.	Neighborhood Committees.	
Article 6	Standards of Conduct; Liability and Indemnification	16
6.1.	Standards for Directors and Officers	16
6.2.	Liability.	
6.3.	Indemnification	
6.4.	Advancement of Expenses.	
6.5.	Board and Officer Training.	
Article 7	Miscellaneous	
7.1.	Fiscal Year	10
7.1. 7.2.	Parliamentary Rules.	
7.2.	Conflicts.	
7.3.	Books and Records.	
7.5.	Notices.	
7.6.	Amendment	
7.0.		21

BY-LAWS

OF

BRIDGE POINTE AT JEKYLL SOUND COMMUNITY ASSOCIATION, INC.

Article 1 Name, Principal Office, and Definitions

1.1. Name.

The name of the corporation is Bridge Pointe at Jekyll Sound Community Association, Inc. ("Association").

1.2. Principal Office.

The Association's principal office shall be located in Camden County, Georgia. The Association may have such other offices as the Board may determine or as the Association's affairs require.

1.3. <u>Definitions</u>.

The words used in these By-Laws shall be given their normal, commonly understood definitions. Unless otherwise indicated herein, capitalized terms shall be defined as provided in that certain Recorded Declaration of Covenants, Conditions and Restrictions for Bridge Pointe at Jekyll Sound (as amended, the "Declaration")

Article 2 Membership: Meetings, Quorum, Voting, Proxies

2.1. Membership.

The Association initially shall have two classes of membership, Class "A" and Class "B," as more fully set forth in the Declaration. The provisions of the Declaration pertaining to membership are incorporated by this reference. Membership shall be appurtenant to, and may not be separated from, ownership of a Unit. In the event that fee title to such Unit is transferred or otherwise conveyed, the membership in the Association which is appurtenant thereto shall automatically pass to such transferee, notwithstanding any failure of the transferor to endorse to his transferee any certificates or evidences of such membership. The foregoing is not intended to include persons who hold an interest merely as security for the performance of an obligation, and the giving of a security interest shall not terminate the Owner's membership.

2.2. Place of Meetings.

The Association shall hold meetings at the Association's principal office or at such other suitable place the Board may designate.

2.3. Annual Meetings.

The Association shall hold a meeting of its membership at least once each year. The Association shall hold its first meeting, whether regular or special meeting, within one year from the date of incorporation of the Association. Annual meetings may be conducted electronically (e.g., via internet or teleconference) if, and to the extent, permitted by law.

2.4. Special Meetings.

The President or a majority of the Board may call special meetings. In addition, the President or the Secretary shall call a special meeting if so directed by Board resolution or upon a written petition of Owners entitled to cast at least 10% of the total Class "A" votes of the Association.

2.5. Notice of Meetings.

The President, the Secretary, or the officers or other persons calling a meeting of the membership shall deliver or cause to be delivered to each Owner entitled to vote at such meeting a written notice stating the place, day, and hour of the meeting. In the case of a special meeting or when otherwise required by statute or these By-Laws notice shall also state the purpose or purposes for which the meeting is called shall be stated in the notice. No business shall be transacted at a special meeting except as stated in the notice.

Such notice shall be delivered by such means as permitted by these By-Laws, at least 10 but not more than 60 days before the date of such meeting.

2.6. Waiver of Notice.

Waiver of notice of an Association meeting shall be deemed the equivalent of proper notice. Any Member may waive, in writing, notice of any Association meeting, either before or after such meeting. A Member's attendance at a meeting shall be deemed a waiver by such Member of notice of the time, date, and place of the meeting, unless the Member specifically objects to lack of proper notice at the time the meeting is called to order. Attendance at a special meeting also shall be deemed a waiver of notice of all business transacted at such meeting unless an objection on the basis of lack of proper notice is raised before the business is put to a vote.

2.7. Adjournment of Meetings.

If any Association meeting cannot be held because a quorum is not present, the Members entitled to cast a majority of the votes present at such meeting may adjourn the meeting to a time at least five but not more than 30 days from the scheduled date of the original meeting. At the reconvened meeting, if a quorum is present, any business may be transacted which might have

been transacted at the meeting originally called. If those in attendance at the original meeting do not fix a time and place for reconvening the meeting, or if for any reason a new date is fixed for reconvening the meeting after adjournment, the Board shall provide notice to the Members of the time and place for reconvening the meeting in the manner prescribed for regular meetings.

Members present at a duly called or held meeting at which a quorum is present may continue to do business until adjournment, notwithstanding the departure of enough Members to leave less than a quorum. However, Members entitled to cast at least a majority of the votes required to constitute a quorum must approve any action taken.

2.8. Voting.

Members shall have such voting rights as are set forth in the Declaration and the By-Laws, and such voting rights provisions are specifically incorporated by this reference.

2.9. Proxies; Written Ballots.

Any Member may cast the votes allocated to such Member's Unit either in person, by proxy, or by written ballot, subject to the applicable requirements of Georgia law, and subject to any specific provision to the contrary in the Declaration or these By-Laws. Every proxy or ballot shall be in writing, shall identify the Unit for which it is given, shall be signed by the Member or the Member's duly authorized attorney-in-fact, and shall be dated and filed with the Association's Secretary prior to the meeting for which it is to be effective. Unless otherwise specifically provided in the proxy, a proxy shall be presumed to cover all votes which the Member giving such proxy is entitled to cast a vote. In the event of any conflict between two or more proxies purporting to cover the same voting rights, the later dated proxy shall prevail, or if dated as of the same date, both shall be deemed invalid. There shall be only one ballot permitted per Unit. In the event two or more ballots are received for one Unit the ballots for such Unit shall be deemed invalid.

A proxy is effective only for the specific meeting for which it was originally given, as such meeting lawfully may be adjourned and reconvened, and automatically expires 11 months after the date of the meeting for which it was originally given. Every proxy is revocable at any time at the pleasure of the Member who executes the proxy.

2.10. Majority.

As used in these By-Laws, the term "majority" shall mean those votes, Owners or other group as the context may indicate totaling more than 50% of the total eligible number.

2.11. Quorum.

Except as these By-Laws or the Declaration otherwise provide, the presence either in person or by proxy of Owners entitled to cast 10% of the total votes in the Association shall constitute a quorum at all Association meetings and the vote of Owners entitled to cast a majority of the total eligible votes cast shall constitute the action of the membership. Upon the expiration of the Declarant Control Period the quorum requirement shall be increased to 20%. If any meeting

cannot be held because a quorum is not obtained, the meeting may be rescheduled for another time not less than five days nor more than 30 days of the original date.

2.12. Conduct of Meetings.

The President shall preside over all Association meetings. The Secretary shall keep the minutes of the meetings and record in a minute book all resolutions adopted and all other transactions occurring at such meetings.

2.13. Action Without a Meeting.

Except as provided in the Declaration, the Articles, or Georgia law any action that may be taken at a meeting of the Members may be taken without a meeting, without prior notice, and without a vote if approved in writing by a number of Members that meets or exceeds the quorum required to be present at a meeting authorizing the action. Such approval shall be evidenced by one or more written ballots specifically authorizing the proposed action that are dated and signed by Members holding the requisite votes. The Association need not give prior notice before soliciting such consent; however, the Association must send written ballots to all Members entitled to vote on the matter for any action authorized pursuant to this section to be valid. Members shall sign, date, and deliver such ballots to the Association within 60 days after the Association's receipt of the earliest dated ballot. The Association's Secretary shall file (or cause to be filed) such ballots with the Association's minutes and the ballots shall have the same force and effect as a vote of the Members at a meeting. Within 10 days after receiving authorization for any action by written consent, the Secretary shall give written notice to all Members entitled to vote who did not give their written consent, fairly summarizing the material features of the authorized action.

Article 3 Board of Directors: Selection, Meetings, Powers

A. Composition and Selection.

3.1. Governing Body; Composition.

The Board shall govern the Association's affairs. Each director shall have one vote. Except with respect to directors appointed by the Class "B" Member, directors shall be Members or residents. However, no Owner and resident representing the same Unit may serve on the Board at the same time. A "resident" shall be any natural person 18 years of age or older whose principal residence is a Unit within the Community.

If a Member is not an individual, any officer, director, partner, or any trust officer of such Member shall be eligible to serve as a director unless a written notice to the Association signed by the Member specifies otherwise. However, no Member may have more than one such representative on the Board at a time except in the case of directors appointed by the Class "B" Member.

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3.2. Number of Directors.

The Board shall consist of three or five directors as provided in these By-Laws. The initial Board shall consist of the three members appointed by the Class "B" Member. The number of directors on the Board shall be increased to five at the first election for the Board. After the first election of the Board, the number of directors may be increased upon a resolution approved by a majority of the Board.

3.3. Directors During the Declarant Control Period.

During the Declarant Control Period, the Class "B" Member shall have the right to appoint at least a majority of the members of the Board. Directors appointed by the Class "B" Member shall serve at the pleasure of the Class "B" Member. The Declarant Control Period shall expire upon the sale of 90% of the Units within the Community to Owners other than Builders. Upon the termination of the Declarant Control Period, directors shall be elected as provided in Sections 3.4 and 3.5 of these By-Laws.

3.4. Nomination and Declarations of Candidacy.

Prior to each election of directors, the Board shall prescribe the opening date and closing date of a reasonable filing period in which each and every eligible person who has a bona fide interest in serving as a director may file as a candidate for any position to be filled by Class "A" votes. The Board shall also establish such other rules and regulations it deems appropriate to conduct the nomination of directors in a fair, efficient and cost effective manner. Nominations shall also be permitted from the floor at the meeting at which any election is held.

Except with respect to directors selected by the Class "B" Member, a Nominating Committee appointed by the Board may also make nominations for election to the Board. The Nominating Committee, if any, shall consist of a chairman, who shall be a Board member, and three or more Members or representatives of Members. The Nominating Committee shall be appointed not less than 30 days prior to each annual meeting to serve a term of one year or until their successors are appointed. The names of the Nominating Committee members shall be announced in the notice of each election. In preparation for each election, the Nominating Committee shall meet and make as many nominations for election to the Board as it shall in its discretion determine, but in no event less than the number of positions to be filled by the Owners at such election

All candidates shall have a reasonable opportunity to communicate their qualifications to the Members and to solicit votes.

3.5. Election and Term of Office.

The first election of the Board shall take place at the later of (a) annual meeting immediately following the termination of the Declarant Control Period; or (b) 120 days after the termination of the Declarant Control Period. Of the directors elected at the first election of the Board, two will serve a one year term and three will serve a two year term as the directors shall determine among themselves. If the directors are unable to agree on the terms to be served by the ini-

tial members of the Board, the names of the directors shall be drawn at random from a hat. The directors whose names are the first two drawn shall serve a term of one year and the remaining directors shall serve a term of two years. Thereafter, directors shall be elected to serve two year terms. In the event the number of directors is increased to seven as provided in Section 3.2, of the directors first elected to those newly created seats on the Board, one will serve a term of one year and one will serve a term of two years as determined by the Board. Thereafter, directors for the two newly created seats on the Board shall be elected to serve two year terms.

At each election, voting shall be by written ballot. Each Owner may cast all votes assigned to the Units it represents for each position to be filled by the votes of Owners. Cumulative voting is prohibited. In the discretion of the Board, the election may be held by mail or by electronic balloting via a community intranet, website, or other means, or any combination of methods by which Owners may conveniently cast their votes. Notice of any election by which ballots may be cast other than at a meeting shall be in writing, shall include a copy of the ballot, and shall state the deadline for casting of ballots and the address to which ballots may be mailed or hand delivered. Such notice shall be given not less than 10 days prior to the deadline set for close of the balloting.

3.6. Removal of Directors, Resignations and Vacancies.

Any director may be removed, with or without cause, by the vote of Members holding a majority of the votes entitled to be cast for the election of such director. Any director whose removal is sought shall be given notice prior to any meeting called for that purpose. Upon removal of a director by the Members, the Members entitled to elect the removed director shall elect a successor for the remainder of the term of such director.

At any meeting at which a quorum is present, a majority of the directors may remove any director who has three consecutive unexcused absences from Board meetings, or who is more than 30 days delinquent (or resides in a Unit owned by an Owner who is so delinquent) in the payment of any assessment or other charge due the Association. The Board may appoint a successor to fill the vacancy for the remainder of the term.

Any director may resign at any time by giving written notice to the Board, the President, or the Secretary. Such resignation shall take effect on the date of the receipt of such notice or at a later time specified therein. Unless the resignation specifies, acceptance of such resignation shall not be necessary to make it effective.

In the event of the death, disability, or resignation of a director, the Board may declare a vacancy and appoint a successor to fill the vacancy until the next annual meeting, at which time the Members shall elect a successor for the remainder of the term. This section shall not apply to any directors appointed by the Class "B" Member during the Declarant Control Period.

B. Meetings.

3.7. Organizational Meetings.

The Board shall hold an organizational meeting within 10 days following each annual Association meeting at such time and place as the Board shall fix.

3.8. Regular Meetings.

The Board shall hold regular meetings at such time and place as a majority of the directors shall determine, but the Board shall meet at least four times during each fiscal year with at least one meeting per quarter.

3.9. Special Meetings.

Special meetings of the Board may be called by written notice signed by the President or by any two members of the Board other than the President.

3.10. Notice; Waiver of Notice.

- (a) Notices of Board meetings shall specify the time and place of the meeting and, in the case of a special meeting, the nature of any special business to be considered. The Board shall notify each director of meetings by: (i) personal delivery; (ii) first class mail, postage prepaid; (iii) telephone communication, either directly to the director or to a person at the director's office or home who would reasonably be expected to communicate such notice promptly to the director; or (iv) facsimile, electronic mail, or other electronic communication device, with confirmation of transmission. All such notices shall be given at or sent to the director's telephone number, fax number, electronic mail address, or sent to the director's address as shown on the Association's records. The Board shall deposit notices sent by first class mail into United States Mail at least five business days before the day of the meeting. The Board shall give notices by personal delivery, telephone, or electronic communication at least 72 hours before the time set for the meeting.
- (b) The Board shall notify the Members of each Board meeting by either: (i) posting notice of the meeting in a conspicuous place in the Community at least 48 hours in advance of the meeting; (ii) publication of a schedule of the Board meetings in a newspaper, newsletter, on a community intranet or website, or by similar means at least 7 days prior to the meeting; or (iii) mailing notice of the meeting to each Member.
- (c) Transactions of any Board meeting, however called and noticed or wherever held, shall be as valid as though taken at a meeting duly held after regular call and notice if (i) a quorum is present, and (ii) either before or after the meeting each director not present signs a written waiver of notice, a consent to holding the meeting, or an approval of the minutes. The waiver of notice or consent need not specify the purpose of the meeting. Notice of a meeting also shall be deemed given to any director who attends the meeting without protesting before or at its commencement about the lack of adequate notice.

3.11. Telephonic Participation in Meetings.

Members of the Board or any committee the Board designates may participate in a Board or committee meeting by conference telephone or similar communications equipment through which all persons participating in the meeting can hear each other. Participation in a meeting pursuant to this section shall constitute presence at such meeting.

3.12. Quorum of Board.

At all Board meetings, a majority of the directors shall constitute a quorum for the transaction of business, and the votes of a majority of the directors present at a meeting at which a quorum is present shall constitute the Board's decision, unless Georgia law, these By-Laws, or the Declaration specifically provide otherwise. A meeting at which a quorum is initially present may continue to transact business, notwithstanding the departure of directors, if at least a majority of the required quorum for that meeting approves any action taken. If the Board cannot hold a meeting because a quorum is not present, a majority of the directors present may adjourn the meeting to a time not less than five nor more than 30 days from the date of the original meeting. At the reconvened meeting, if a quorum is present the Board may transact, without further notice, any business it might have transacted at the original meeting.

3.13. Conduct of Meetings.

The President or any designee the Board approves by resolution shall preside over all Board meetings. The Secretary shall ensure that minutes of the meetings are kept and that all resolutions and all transactions occurring at such meetings are included in the Association's records.

3.14. Open Meetings; Executive Session.

- (a) Subject to the provisions of subsection 3.14(b) and Section 3.15, all Board meetings shall be open to all Members, but only directors may participate in any discussion or deliberation unless a director requests that attendees be granted permission to speak. In such case, the President may limit the time any such individual may speak.
- (b) Notwithstanding the above, the President may adjourn any Board meeting and reconvene in executive session, and may exclude persons other than directors, to discuss matters of a sensitive nature, such as proposed, pending, or threatened litigation, personnel matters, matters relating to the formation of contracts with third parties, or other matters specified by law. The Board also shall meet in executive session if requested by a Member who may be subject to a fine, penalty, or other form of discipline; provided the Member requesting such executive session shall be entitled to attend. The general nature of any business to be considered in executive session shall first be announced in open session and any matter discussed in executive session shall be generally noted in the minutes of the Board.

3.15. Action Without a Formal Meeting.

Any action to be taken or which may be taken at a Board meeting may be taken without a meeting if the directors sign a written consent, setting forth the action so taken. Such consent shall have the same force and effect as a unanimous vote. If the Board resolves by unanimous written consent to take action, an explanation of the action taken shall be posted at a prominent place or places within the Community within three days after the written consents of all the Board members have been obtained.

C. Powers and Duties.

3.16. Powers.

The Board shall have the power to administer the Association's affairs, perform the Association's responsibilities, and exercise the Association's rights as set forth in the Governing Documents and as provided by law. The Board may do or cause to be done on the Association's behalf all acts and things except those which the Governing Documents or Georgia law require to be done and exercised exclusively by the Members.

3.17. <u>Duties</u>.

The Board's duties shall include, without limitation:

- (a) preparing and adopting, in accordance with the Declaration, an annual budget establishing each Owner's share of the Common Expenses and any Neighborhood Expenses;
 - (b) levying and collecting assessments from the Owners;
- (c) providing for the operation, care, upkeep, and maintenance of the Area of Common Responsibility consistent with the Community-Wide Standard;
- (d) designating, hiring, and dismissing personnel necessary to carry out the Association's rights and responsibilities and where appropriate, providing for compensation of such personnel and for the purchase of equipment, supplies, and materials to be used by such personnel in the performance of their duties;
- (e) opening bank accounts on the Association's behalf and designating the signatories required;
- (f) depositing all funds received on the Association's behalf in a bank depository which it shall approve and using such funds to operate the Association; however, in the Board's business judgment any reserve funds may be deposited in depositories other than banks;
- (g) making or contracting for the making of repairs, additions, and improvements to or alterations of the Common Area in accordance with the Governing Documents;

- (h) enforcing by legal means the provisions of the Governing Documents and bringing any proceedings which may be instituted on behalf of or against the Owners concerning the Association; however, the Association's obligation in this regard shall be conditioned in the manner provided in the Declaration:
- (i) obtaining and carrying property and liability insurance and fidelity bonds, as provided in the Declaration, paying the cost thereof, and filing and adjusting claims, as appropriate;
 - (j) paying the cost of all services rendered to the Association;
 - (k) keeping a detailed accounting of the Association's receipts and expenditures:
- (l) making available to any prospective purchaser of a Unit, any Owner, and the holders, insurers, and guarantors of any Mortgage on any Unit, current copies of the Governing Documents and all other books, records, and financial statements of the Association as provided in Section 6.4: and
- (m) indemnifying a director, officer or committee member, or former director, officer or committee member of the Association to the extent such indemnity is required by Georgia law, the Articles and these By-Laws.

3.18. Compensation.

The Association shall not compensate any director for acting as such unless Owners entitled to cast a majority of the total Class "A" votes in the Association approve such compensation at an Association meeting. The Association may reimburse any director or officer for expenses he or she incurs on the Association's behalf upon approval of a majority of the other directors. Nothing herein shall prohibit the Association from compensating a director or officer, or any entity with which a director or officer is affiliated, for services or supplies he or she furnishes to the Association in a capacity other than as a director or officer pursuant to a contract or agreement with the Association. However, such director must make known his or her interest to the Board prior to entering into such contract, and a majority of the Board, excluding any interested director, must approve such contract.

3.19. Right of Class "B" Member to Disapprove Actions.

- (a) So long as the Class "B" membership exists, the Class "B" Member shall have a right to disapprove any action, policy, or program of the Association, the Board and any committee which, in the Class "B" Member's sole judgment, would tend to impair rights of the Declarant or Builders under the Governing Documents, interfere with development or construction of any portion of Bridge Pointe at Jekyll Sound, or diminish the level of services the Association provides.
- (b) The Association, the Board, and each committee shall give the Class "B" Member written notice of all meetings and all proposed actions approved at meetings (or by written consent in lieu of a meeting). The Association shall give such notice by certified mail, return receipt requested, or by personal delivery at the address the Class "B" Member has registered with the

1248 646

Association. Such notice shall comply as to Board meetings with Sections 3.8, 3.9, 3.10 and 3.11 and shall, except in the case of regular Board meetings pursuant to these By-Laws, set forth with reasonable particularity the agenda to be followed at such meeting.

(c) At any such meeting, the Association shall give the Class "B" Member the opportunity to join in or to have its representatives or agents join in discussion from the floor of any prospective action, policy, or program which would be subject to the right of disapproval set forth herein.

No action, policy, or program subject to the right of disapproval set forth herein shall become effective or be implemented until and unless the requirements of subsections (b) and (c) of this section have been meet.

The Class "B" Member, its representatives, or its agents shall make its concerns, thoughts, and suggestions known to the Board and/or the members of the subject committee. The Class "B" Member, acting through any officer or director, agent, or authorized representative, may exercise its right to disapprove at any time within 10 days following the meeting at which such action was proposed or, in the case of any action taken by written consent in lieu of a meeting, at any time within 10 days following receipt of written notice of the proposed action.

The Class "B" Member may use this right to disapprove to block proposed actions but shall not use it to require any particular action on behalf of any committee, the Board, or the Association. The Class "B" Member shall not use its right to disapprove to reduce the level of services the Association is obligated to provide or to prevent capital repairs or any expenditure required to comply with applicable laws and regulations.

3.20. Management.

The Board may employ for the Association a professional management agent or agents at such compensation as the Board may establish, to perform such duties and services as the Board shall authorize. The Board may delegate such powers as are necessary to perform the manger's assigned duties, but shall not delegate policymaking authority or those duties set forth in Sections 3.17(a) (with respect to adoption of the budget), 3.17 (b), 3.17(e) and 3.17(h). The Board may employ the Declarant or its affiliate as a managing agent or manger.

The Board may delegate to one of its members the authority to act on the Board's behalf on all matters relating to the duties of the managing agent or manager, if any, which might arise between Board meetings.

The Association shall not be bound, either directly or indirectly, by any management contract executed during the Class "B" Membership unless such contract contains a right of termination that the Association may exercise, with or without cause and without penalty, at any time after termination of the Declarant Control Period upon not more than 90 days' written notice.

3.21. Accounts and Reports.

- (a) The Board shall follow the following accounting standards unless the Board by resolution specifically determines otherwise:
- (i) accrual accounting, as defined by generally accepted accounting principles, shall be employed;
- (ii) accounting and controls should conform to generally accepted accounting principles; and
- (iii) the Association's cash accounts shall not be commingled with any other accounts:
- (iv) the managing agent shall disclose promptly to the Board any financial or other interest which the managing agent may have in any firm providing goods or services to the Association;
- (b) Commencing at the end of the quarter in which the first Unit is sold and closed, financial reports shall be prepared for the Association within 60 days after the end of each quarter:
- (i) an income statement reflecting all income and expense activity for the preceding period on an accrual basis;
- (ii) a statement reflecting all cash receipts and disbursements for the preceding period;
- (iii) a variance report reflecting the status of all accounts in an "actual" versus "approved" budget format;
 - (iv) a balance sheet as of the last day of the preceding period; and
- (v) a delinquency report listing all Owners who are delinquent in paying any assessments at the time of the report (any assessment or installment thereof shall be considered to be delinquent on the 15th day following the due date unless the Board specifies otherwise by resolution). A copy of the quarterly financial report shall me made available at no charge to any Member requesting a copy.
- (c) An annual report consisting of at least the following shall be made available for Members' review within 120 days after the close of the fiscal year:
 - (i) a balance sheet;
 - (ii) an operating (income) statement; and
- (iii) a statement of changes in financial position for the fiscal year. Such annual report shall be prepared on an audited, reviewed, or compiled basis, as the Board deter-

mines, by an independent accountant; provided, upon written request of any holder, guarantor, or insurer of any first Mortgage on a Unit, the Association shall provide an audited financial statement

3.22. Borrowing.

The Association shall have the power to borrow money for any legal purpose; provided, the Board shall obtain approval of the Members in the same manner as provided in the Declaration for Special Assessments if the proposed borrowing is for the purpose of making discretionary capital improvements and the total amount of such borrowing, together with all debt incurred within the previous 12-month period, exceeds or would exceed 10% of the Association's budgeted gross expenses for that fiscal year. During the Declarant Control Period, no Mortgage lien shall be placed on any portion of the Common Area without the affirmative vote or written consent, or any combination thereof, of Owners representing at least 51% of the votes in the Association.

3.23. Right to Contract.

Subject to the provisions of Georgia law, the Declaration, and these By-Laws, the Association shall have the right to contract with any Person for the performance of various duties and functions. This right shall include, without limitation, the right to enter into common management, operational, or other agreements with trusts, condominiums, cooperatives, or Neighborhood and other owners or residents associations, within and outside the Community. Any common management agreement shall require the consent of a majority of the Board.

The Association shall have the power, as provided in the Declaration, to impose sanctions for any violation of the Governing Documents. To the extent specifically required by the Declaration, the Board shall comply with the following procedures prior to imposition of sanctions:

3.24. Enforcement.

(a) Prior to the imposition of any sanction under the Governing Documents, the Board or its delegate shall serve the alleged violator with written notice describing (a) the nature of the alleged violation, (b) the proposed sanction to be imposed, (c) the alleged violator shall have 15 days to present a written request for a hearing before the Board; and (d) a statement that the proposed sanction maybe imposed as contained in the notice unless a hearing is requested within 15 days of the notice.

The alleged violator shall respond to the notice of the alleged violation in writing within such 15-day period, regardless of whether the alleged violator is challenging the imposition of the proposed sanction. If the alleged violator cures the alleged violation and notifies the Board in writing within such 15-day period the Board may, but shall not be obligated to, waive the sanction. Such waiver shall not constitute a waiver of the right to sanction future violations of the same or other provisions and rules by any Person. If a timely request for a hearing is not made, the sanction stated in the notice shall be imposed; provided the Board may, but shall not be obligated to, suspend any proposed sanction if the violation is cured within the 15-day period.

Prior to the effectiveness of sanctions imposed pursuant to this section, proof of proper notice shall be placed in the minutes of the Board. Such proof shall be deemed adequate if a copy of the notice, together with a statement of the date and manner of delivery, is entered by the officer, director, or agent who delivered such notice. The notice requirement shall be deemed satisfied if the alleged violator or its representative requests and appears at the hearing.

- (b) If a hearing is requested within the allotted 15-day period, the hearing shall be held before the Board in executive session. The alleged violator shall be afforded a reasonable opportunity to be heard. The minutes of the meeting shall contain a written statement of the results of the hearing and the sanction, if any, imposed. The alleged violator shall be given written notice of the results of the hearing within 10 days from the date of the hearing.
- (c) Notwithstanding anything to the contrary in this section, the Board may elect to enforce any provision of the Governing Documents by self-help (specifically including, but not limited to, towing vehicles that violate parking rules) or by suit at law or in equity to enjoin any violation or to recover monetary damages or both, without the necessity of compliance with the procedure set forth above. In any such action, to the maximum extent permissible, the Owner or occupant responsible for the violation of which abatement is sought shall pay all costs, including reasonable attorneys' fees actually incurred. Any entry onto a Unit for purposes of exercising this power of self-help shall not be deemed a trespass.

3.25. Conflicts of Interest.

Unless otherwise approved by a majority of the other directors, no director elected by the Class "A" Members may transact business with the Association or any Association contractor during his or her term as director or within two years after the term expires. A director shall promptly disclose in writing to the Board any actual, potential or apparent conflict of interest affecting the directors relative to his or her performance as a director. A director's failure to make such disclosure shall be grounds for removal by a majority vote of the other Board members.

Notwithstanding the above, directors may be employed by or otherwise transact business with the Declarant or Declarant's affiliates, and the Declarant may transact business with the Association or its contractors.

Article 4 Officers

4.1. Officers.

The Association's officers shall be a President, Vice President, Secretary, and Treasurer. The President and Secretary shall be elected from among the Board members; other officers may, but need not, be Board members. The Board may appoint such other officers, including one or more Assistant Secretaries and Assistant Treasurers, as it shall deem desirable, such officers to have such authority and perform such duties as the Board prescribes. Any individual may hold two or more offices, except the offices of President and Secretary.

1248 650

4.2. Election and Term of Office.

The Board shall elect the Association's officers at the first Board meeting following each annual meeting of the Association, to serve until their successors are elected.

4.3. Removal and Vacancies.

The Board may remove any officer whenever in its judgment the Association's best interests will be served, and may fill any vacancy in any office arising because of death, resignation, removal, or otherwise, for the unexpired portion of the term.

4.4. Powers and Duties.

The Association's officers shall have such powers and duties as generally pertain to their respective offices, as well as such powers and duties as the Board may specifically confer or impose. The President shall be the Association's chief executive officer. The Treasurer shall have general oversight responsibility for preparing the Association's budgets as provided for in the Declaration, and may delegate all or part of the preparation and notification duties to a finance committee, management agent, or both.

4.5. Resignation.

Any officer may resign at any time by giving written notice to the Board, the President, or the Secretary. Such resignation shall take effect on the date of the receipt of such notice or at a later time specified therein. Unless the resignation specifies, acceptance of such resignation shall not be necessary to make it effective.

4.6. Agreements, Contracts, Deeds, Leases, Checks, Etc.

All Association agreements, contracts, deeds, leases, checks, and other instruments shall be executed by at least two officers or by such other person or persons as the Board may designate by resolution.

4.7. Compensation.

Compensation of officers shall be subject to the limitations as compensation of directors under Section 3.18.

Article 5 Committees

5.1. General.

The Board may appoint such committees as it deems appropriate to perform such tasks and to serve for such periods as the Board may designate by resolution. Each committee shall operate in accordance with the terms of such resolution.

5.2. Design Review Committee.

The Board shall appoint all members of the Design Review Committee upon delegation or termination of Declarant's authority over design matters pursuant to Article IV of the Declaration. Such committee shall operate in accordance with the terms of Article IV and Board resolutions.

5.3. Covenants Committee.

The Board may appoint a Covenants Committee consisting of at least three and no more than seven Owners who shall not be officers, directors, or employees of the Association, or the spouse, parent, sibling, or child of any officer, director, or employee. Acting in accordance with the provisions of the Declaration, these By-Laws, and the resolutions the Board may adopt, the Covenants Committee, if established, shall be the hearing tribunal of the Association and shall conduct all hearings held pursuant to Section 3.24 of these By-Laws. The Covenants Committee shall have no responsibility for seeking out violations of the Governing documents.

5.4. Neighborhood Committees.

In addition to any other committees appointed as provided in this Article 5, each Neighborhood which has no formal organizational structure or association may elect a Neighborhood Committee to determine the nature and extent of services, if any, to be provided to the Neighborhood by the Association in addition to those services provided to all Members of the Association in accordance with the Declaration. A Neighborhood Committee may advise the Board on any other issue but shall not have the authority to bind the Board or the Association. Such Neighborhood Committees, if elected, shall consist of three to five members, as determined by the vote of at least 51% of the Owners of Units within the Neighborhood. Neighborhood Committee members shall be elected by a term of one year or until their successors are elected. In the conduct of its duties and responsibilities, each Neighborhood Committee shall abide by the notice and quorum requirements applicable to the Board under these By-Laws. Meetings of a Neighborhood Committee shall be open to all Owners of Units in the Neighborhood and their representatives. Members of a Neighborhood Committee may act by unanimous written consent in lieu of a meeting.

Article 6 Standards of Conduct; Liability and Indemnification

6.1. Standards for Directors and Officers.

The Board shall exercise its powers in a reasonable, fair, nondiscriminatory manner and shall adhere to the procedures established in the Governing Documents. Board determinations of the meaning, scope and application of the provisions of the Governing Documents shall be upheld and enforced so long as such determinations are reasonable.

In performing their duties, directors and officers shall act as fiduciaries and shall be insulated from liability as provided for directors of corporations under Georgia law and as otherwise

provided by the Governing Documents. Directors and officers shall discharge their duties as directors or officers, and as members of any committee to which they are appointed, in a manner that the director or officer believes in good faith to be in the best interest of the Association and with the care that an ordinarily prudent person in a like position would exercise under similar circumstances. A director is entitled to rely on information, opinions, reports, or statements, including financial statements and other financial data, prepared or presented by others to the extent authorized under Georgia law.

6.2. Liability.

- (a) Volunteer officers and directors of the Association shall not be personally liable in excess of the coverage of insurance specified in subsection (iv), below, to any Person who suffers injury, including but not limited to, bodily injury, emotional distress, wrongful death, or property damage or loss as a result of his or her tortious act or omission so long as the following requirements are met by the volunteer officer, director, and Association:
- (i) the director's or officer's act or omission was performed within the scope of their duties;
 - (ii) the director's or officer's act or omission was performed in good faith;
- (iii) the director's or officer's act or omission was not willful, wanton, or grossly negligent; and
- (iv) the Association maintained and had in effect (at the time the act or omission of the director or other officer occurred and at the time a claim was made) one or more insurance policies which included coverage for general liability of the Association and individual liability of officers and directors for negligent acts or omissions in that capacity.

The payment for actual expenses incurred in the execution of his or her duties shall not affect the status of an officer or director as a volunteer under this Section 6.2(a).

- (b) Pursuant to the business judgment rule, a director also shall not be personally liable for any action taken or not taken as a director if the director:
- (i) acts within the expressed or implied scope of the Governing Documents and his or her actions are not *ultra vires*;
- (ii) affirmatively undertakes to make decisions which are necessary for the Association's continued and successful operation and, when decisions are made, makes them on an informed basis;
- (iii) acts on a disinterested basis, promptly disclosing any real or potential conflict of interests (pecuniary or other), and avoiding participation in decisions and actions on matters as to which he has a conflict of interest (beyond that which all directors have by virtue of their ownership or occupancy of a Unit); and

- (iv) acts in a non-fraudulent manner and without reckless indifference to the Association's affairs.
- (c) The Association's officers, directors, and committee members of shall not be liable for any mistake of judgment, negligent or otherwise, except for their own individual willful misfeasance, malfeasance, misconduct, or bad faith. The officers and directors shall have no personal liability with respect to any contract or other commitment made or action taken in good faith on the Association's behalf (except to the extent that such officers or directors may also be Members).

6.3. Indemnification.

Subject to the limitations of Georgia law, the Association shall indemnify every officer, director, and committee member against all damages and expenses, including counsel fees and expenses, reasonably incurred in connection with any action, suit, or other proceeding (including settlement of any suit or proceeding, if approved by the then Board) to which he or she may be a party by reason of being or having been an officer, director, or committee member, except that the Association shall have no obligation to indemnify any individual against liability or expenses incurred in connection with a proceeding:

- (a) brought by or in the right of the Association, although it may reimburse the individual for reasonable expenses incurred in connection with the proceeding if it is determined, by the court or in the manner provided above, that the individual met the relevant standard of conduct under Georgia law; or
 - (b) to the extent that the individual is adjudged liable for conduct that constitutes:
- (i) appropriation, in violation of his or her duties, of any business opportunity of the Association; or
 - (ii) intentional misconduct or knowing violation of the law; or
 - (iii) an unlawful distribution to members, directors or officers; or
 - (iv) receipt of an improper personal benefit.

This right to indemnification shall not be exclusive of any other rights to which any present or former officer, director, or committee member may be entitled. The Association shall, as a Common Expense, maintain adequate general liability and officers' and directors' liability insurance to fund this obligation, if such insurance is reasonably available.

6.4. Advancement of Expenses.

The Board may authorize the Association to advance funds to pay for or reimburse the reasonable expenses incurred by a present or former officer, director or committee member in any proceeding to which he or she may be a party by reason of being or having been an officer, director, or committee member of the Association.

6.5. Board and Officer Training.

The Board may conduct or provide for seminars and continuing educational opportunities designed to educate and inform its officers and directors of their responsibilities as officers and directors. Such programs may include instruction on applicable Georgia corporate and fiduciary law principles, other issues relating to administering community affairs, and upholding and enforcing the Governing Documents. The Board may retain industry professionals, which may include property managers, attorneys, and accountants, as appropriate or necessary for such purpose. Each newly elected officer and director shall be encouraged to complete a training seminar within the first six months of assuming such position. The seminar may be live, video or audiotape, or in other format, as the Board may approve. The cost of such seminar shall be a Common Expense.

The Board also may provide, or provide for, Owner and resident education designed to foster a better understanding of the Community's governance and operations, and leadership training classes designed to educate Owners of the nomination, election, and voting processes and the duties and responsibilities of directors and officers.

Article 7 Miscellaneous

7.1. Fiscal Year.

The Association's fiscal year shall be the calendar year unless the Board establishes a different fiscal year by resolution.

7.2. Parliamentary Rules.

Except as may be modified by Board resolution, *Robert's Rules of Order* (current edition) shall govern the conduct of Association proceedings when not in conflict with Georgia law or the Governing Documents.

7.3. Conflicts.

If there are conflicts among the provisions of Georgia law, the Articles, the Declaration, and these By-Laws, the provisions of Georgia law, the Declaration, the Articles, and the By-Laws (in that order) shall prevail.

7.4. Books and Records.

(a) The Board shall make available for inspection and copying by any holder, insurer or guarantor of a first Mortgage on a Unit, any Member, or the duly appointed representative of any of the foregoing at any reasonable time and for a purpose reasonably related to his or her interest in a Unit: the Governing Documents, the membership register (including mailing addresses and telephone numbers), books of account, the minutes of meetings of the Members, the Board, and committees, and any other records as required by Georgia law. The Board shall pro-

vide for such inspection to take place at the Association's office or at such other place within the Community as the Board shall designate.

- (c) The Board shall establish rules with respect to:
 - (i) notice to be given to the custodian of records;
 - (ii) hours and days of the week when such an inspection may be made; and
 - (iii) payment of the cost of reproducing documents requested.
- (d) Every director shall have the absolute right at any reasonable time to inspect all Association books, records, and documents and the physical properties owned or controlled by the Association. A director's right of inspection includes the right to make a copy of relevant documents at the Association's expense.

7.5. Notices.

- (a) Form of Notice and Method of Delivery. Except as otherwise provided in the Declaration or these By-Laws or by Georgia law, all notices, demands, bills, statements, or other communications under the Declaration or these By-Laws shall be in writing and may be delivered in person, by United States mail, by private carrier, or if the intended recipient has given its prior written authorization to use such method of delivery, by facsimile or electronic mail with written confirmation of transmission.
- (b) Delivery Address. Notices shall be delivered or sent to the intended recipient as follows:
- (i) if to an Owner, at the address, telephone facsimile number, or e-mail address which the Member has designated in writing and filed with the Secretary or, if no such address has been designated, at the address of the Unit of such Owner;
- (ii) if to the Association, the Board, a committee of either, or the managing agent, at the address, facsimile number, or e-mail address of the principal office of the Association or its managing agent, or at such other address as the Association shall designate by notice in writing to the Members pursuant to this section; or
- (iii) if to the Declarant, at the Declarant's principal address as it appears on the Secretary of State's records, or at such other address as the Declarant shall designate by notice in writing to the Association pursuant to this section.
- (c) Effective Date. Notice sent in accordance with subsections (a) and (b) shall be deemed to have been duly given and effective:
- (i) if sent by United States mail, when deposited with the U. S. Postal Service, correctly addressed, with first class or higher priority postage prepaid;

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- (ii) if delivered personally or by private carrier, when actually delivered to the address of the intended recipient, as evidenced by the signature of the person at such address who accepts such delivery; or
- (iii) if sent by telephone facsimile or electronic mail, upon transmission, as evidenced by a printed confirmation of transmission.

7.6. Amendment.

- (a) Prior to termination of the Declarant Control Period, the Class "B" Member may unilaterally amend these By-Laws at any time and from time to time if such amendment is necessary (i) to bring any provision into compliance with any applicable governmental statute, rule or regulation, or judicial determination; (ii) to enable any reputable title insurance company to issue title insurance coverage on the Units; or (iii) to enable any institutional or governmental lender, purchaser, insurer, or guarantor of mortgage loans, including, for example, the Federal National Mortgage Association or Federal Home Loan Mortgage Corporation, to make, purchase, insure, or guarantee mortgage loans on the Units. So long as there is a Class "B" Member, the Class "B" Member may unilaterally amend these By-Laws for any other purpose, provided the amendment has no material adverse effect upon the rights of more than 2% of the Members.
- (b) Except as provided above, and so long as the Class "B" membership exists, these By-Laws may be amended only by the affirmative vote or written consent, or any combination thereof, of Owners representing a majority of the Class "A" votes in the Association and the consent of the Class "B" Member. Thereafter, these By-laws may be amended by the affirmative vote or written consent, or any combination thereof, of Owners representing a majority of the Class "A" votes in the Association. Notwithstanding the foregoing, the percentage of votes necessary to amend a specific clause shall not be less than the prescribed percentage of affirmative votes required for action to be taken under that clause.
- (c) Amendments to these By-Laws shall become effective upon adoption unless a later effective date is specified therein. Any procedural challenge to an amendment must be made within six months of its adoption, or such amendment shall be presumed to have been validly adopted. In no event shall a change of conditions or circumstances operate to amend any provisions of these By-Laws.

No amendment may remove, revoke, or modify any right or privilege of the Declarant or the Class "B" Member without the written consent of the Declarant, the Class "B" Member, or the assignee of such right or privilege.

CERTIFICATION

I, the undersigned, do hereby certify:

That I am the duly elected and acting Secretary of Bridge Pointe at Jekyll Sound Community Association, Inc., a Georgia nonprofit corporation;

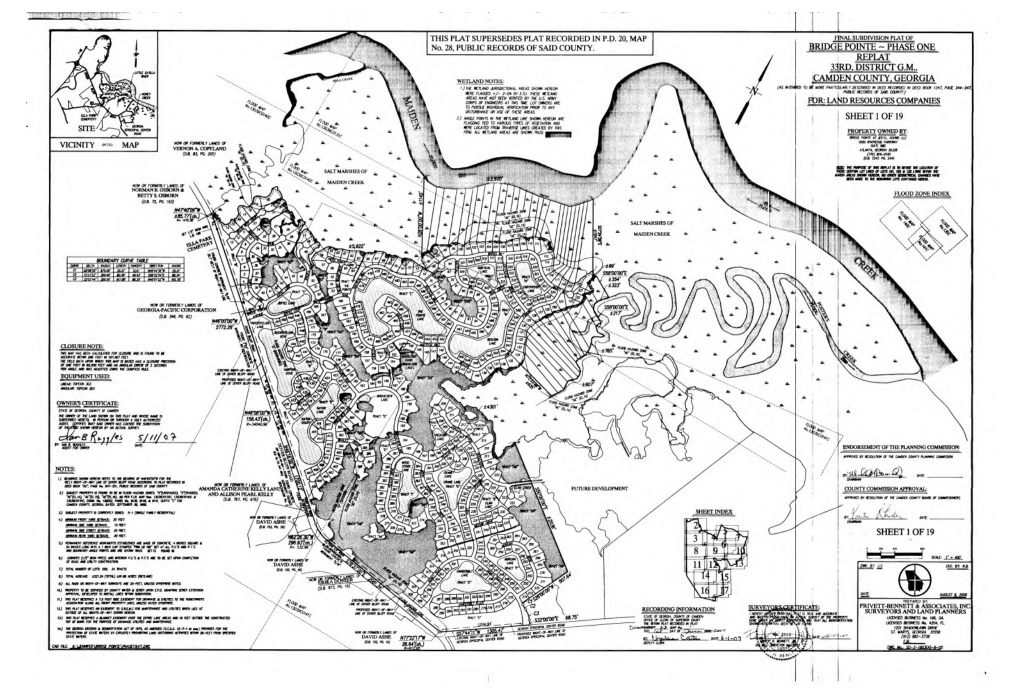
That the foregoing By-Laws constitute the original By-Laws of the Association, as duly adopted at a meeting of the Board of Directors thereof held on the 28 day of

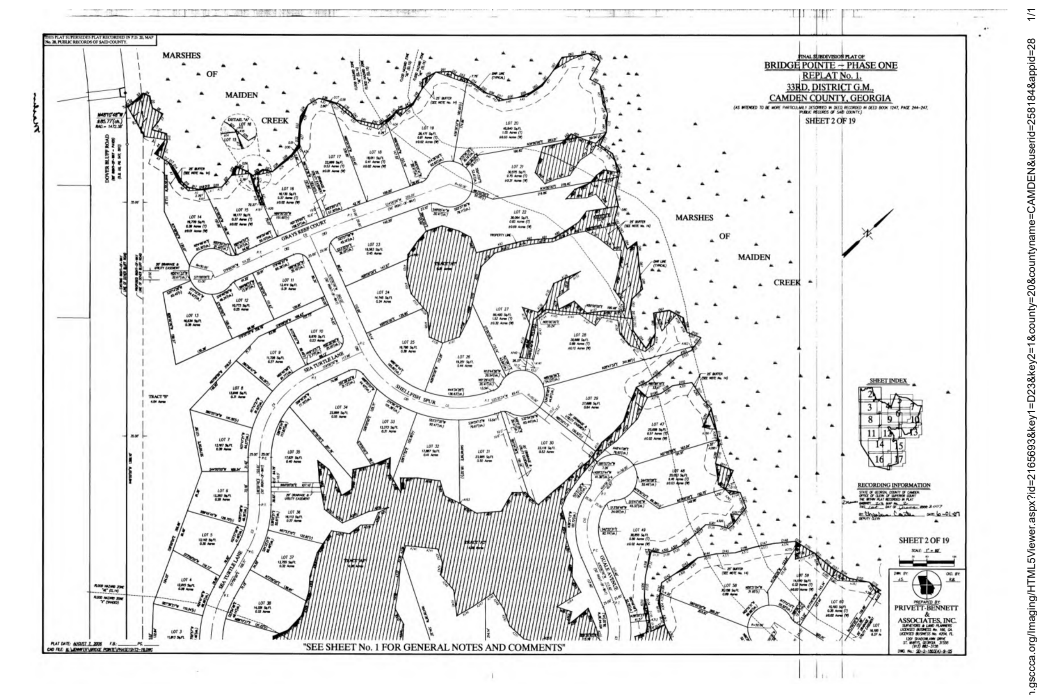
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said Association this 28 day of Apr., 2006.

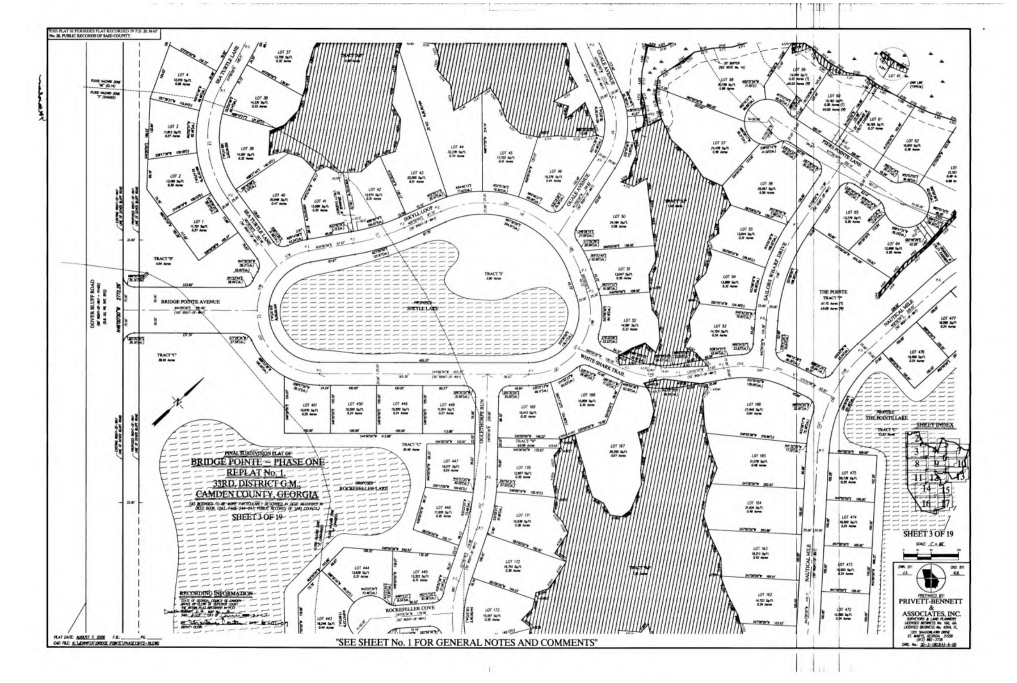
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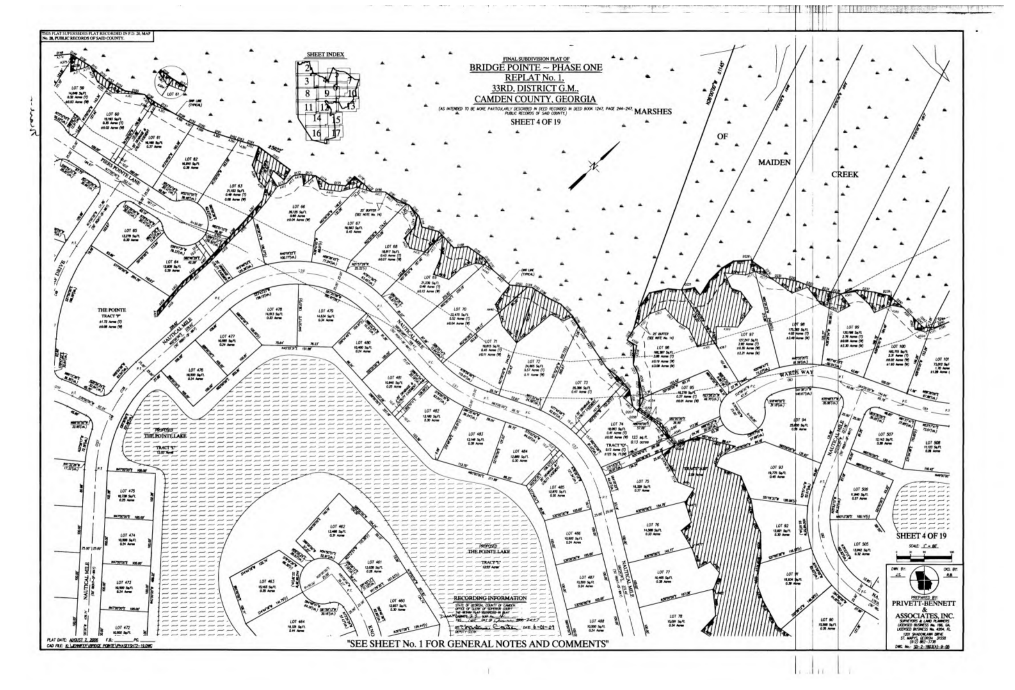
Secretary

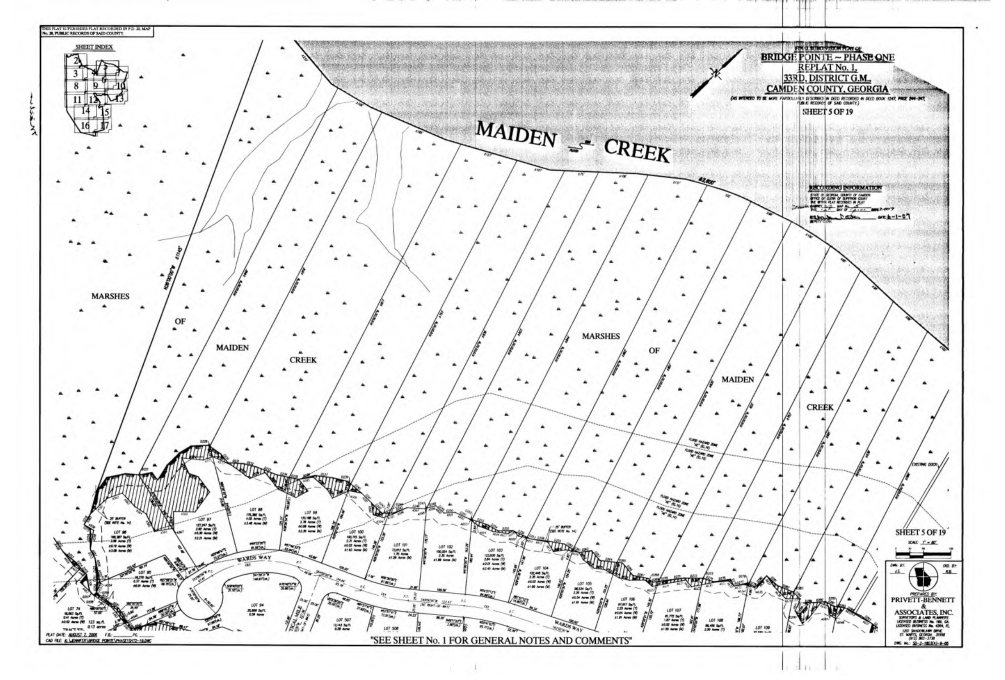
Clark Champion

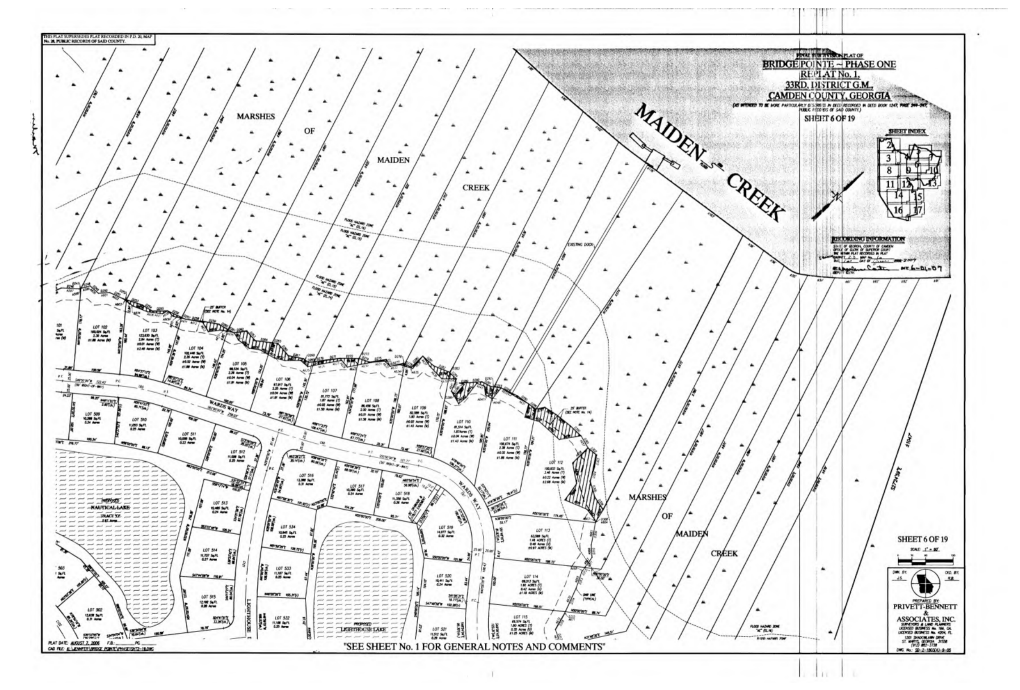


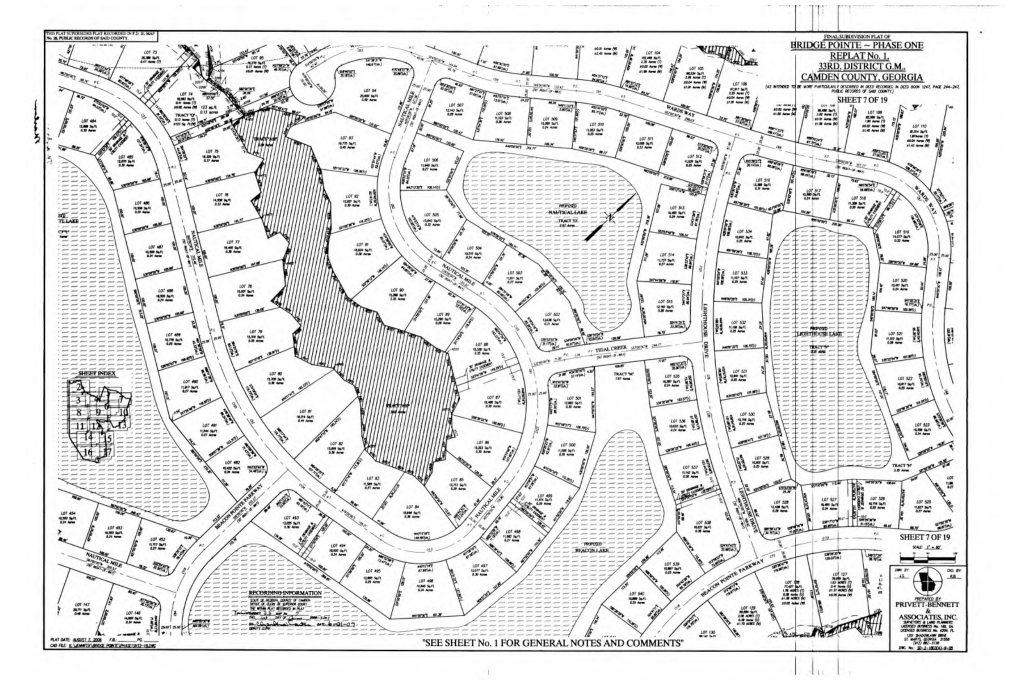


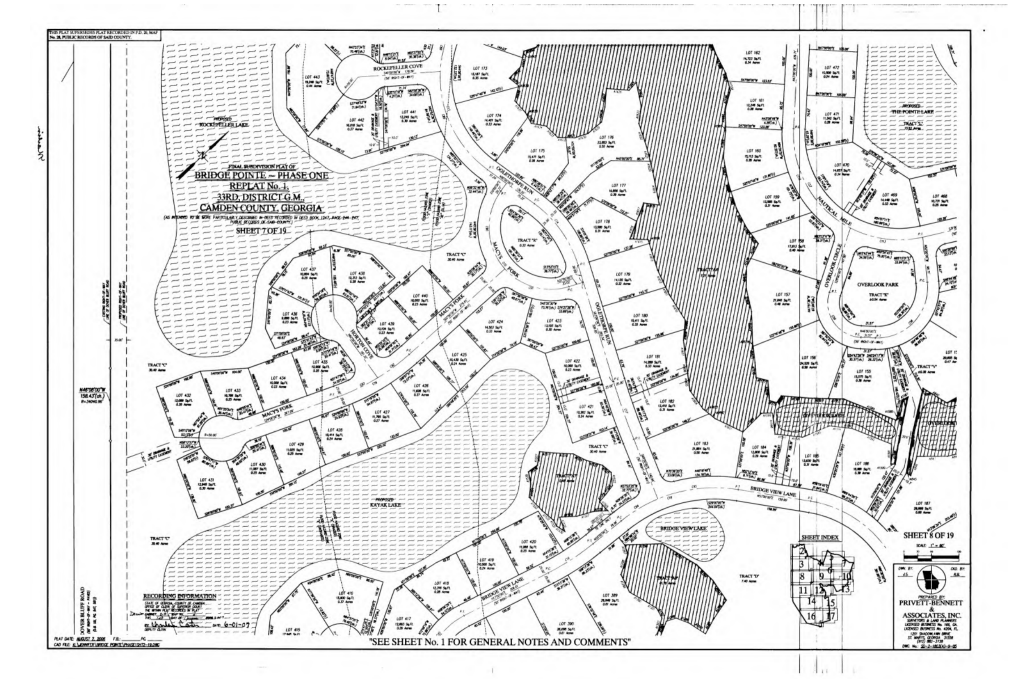


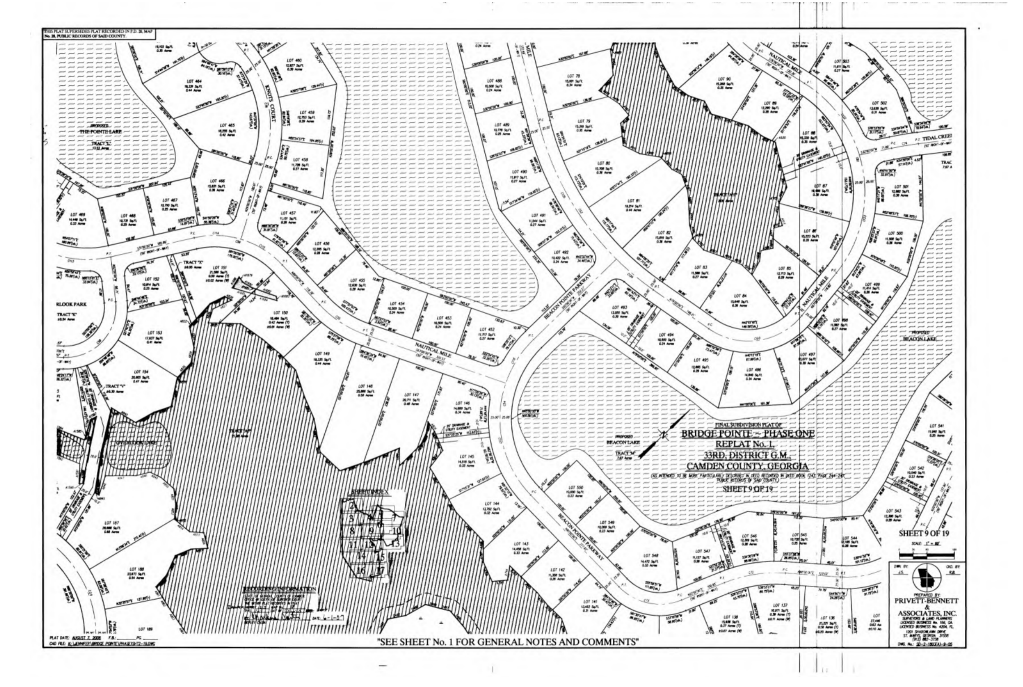


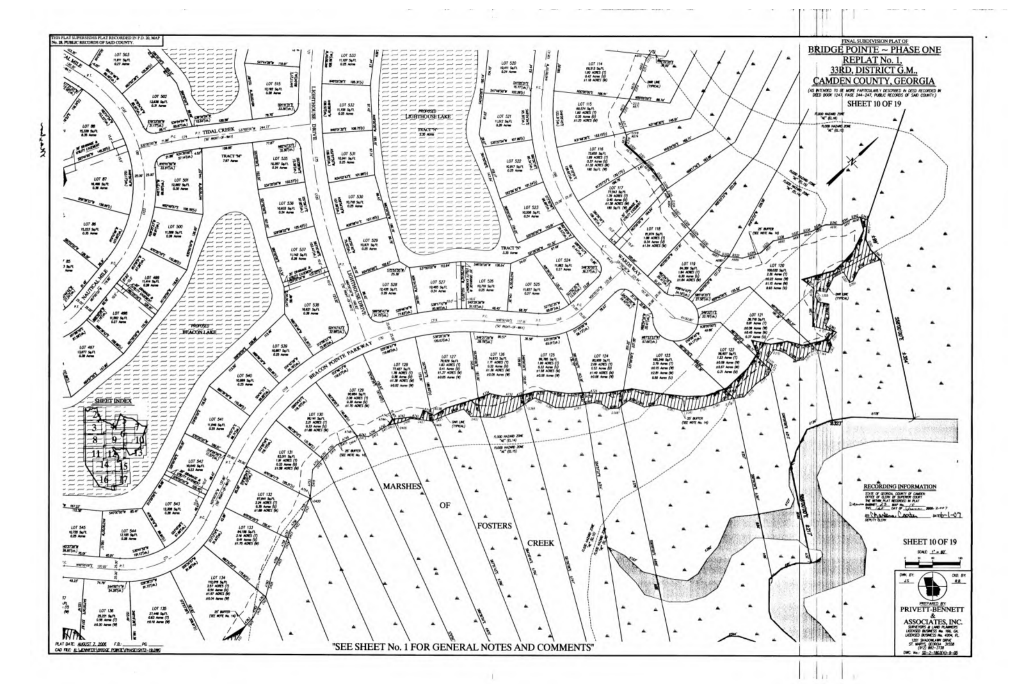


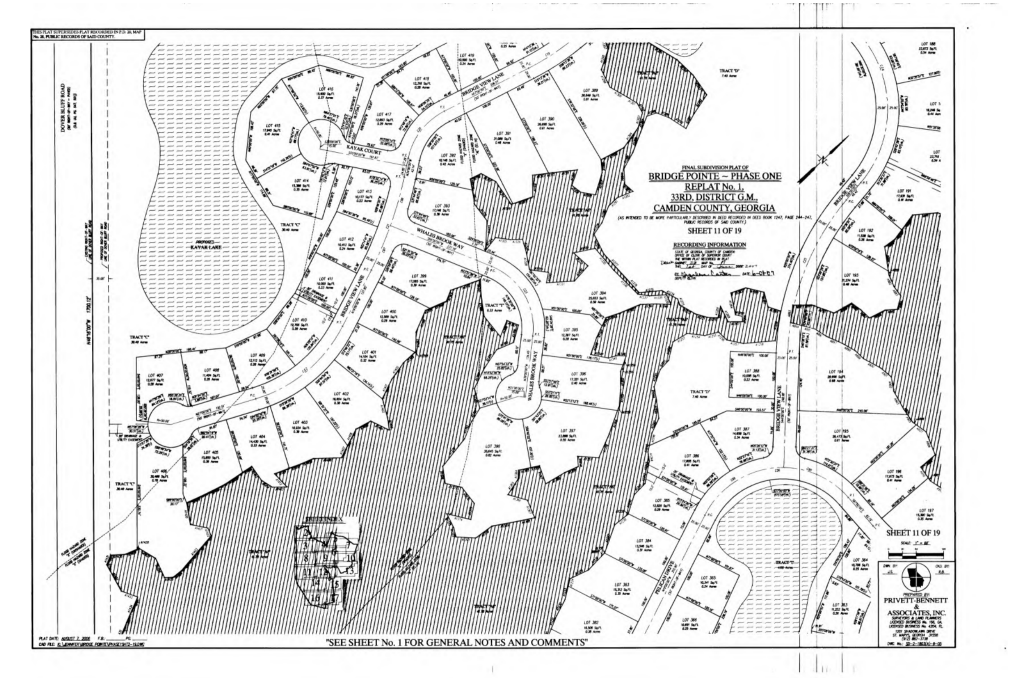


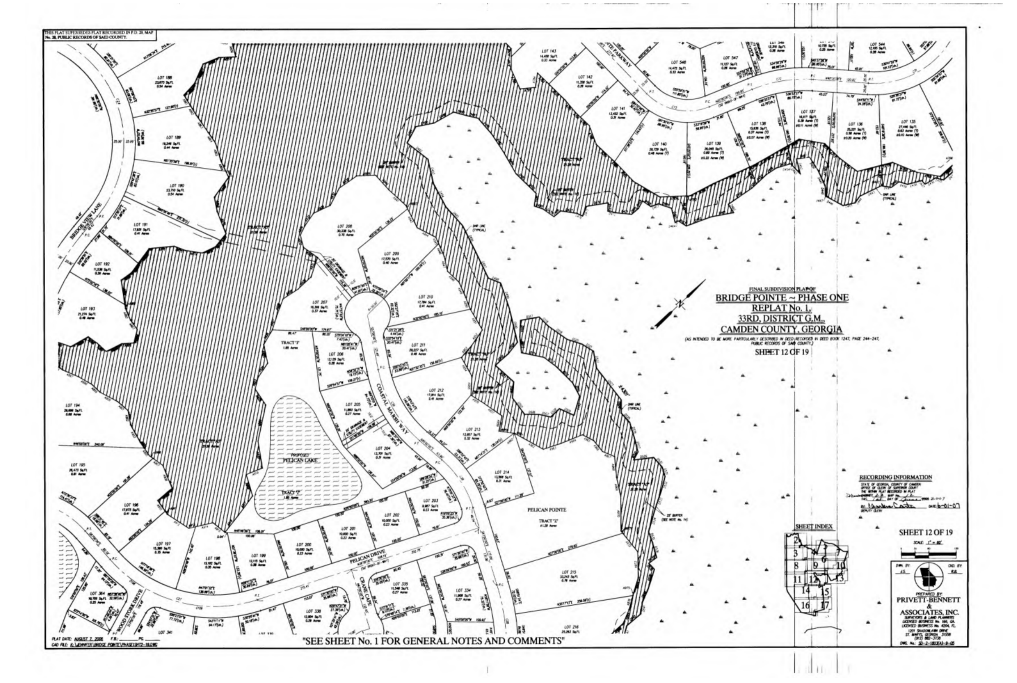


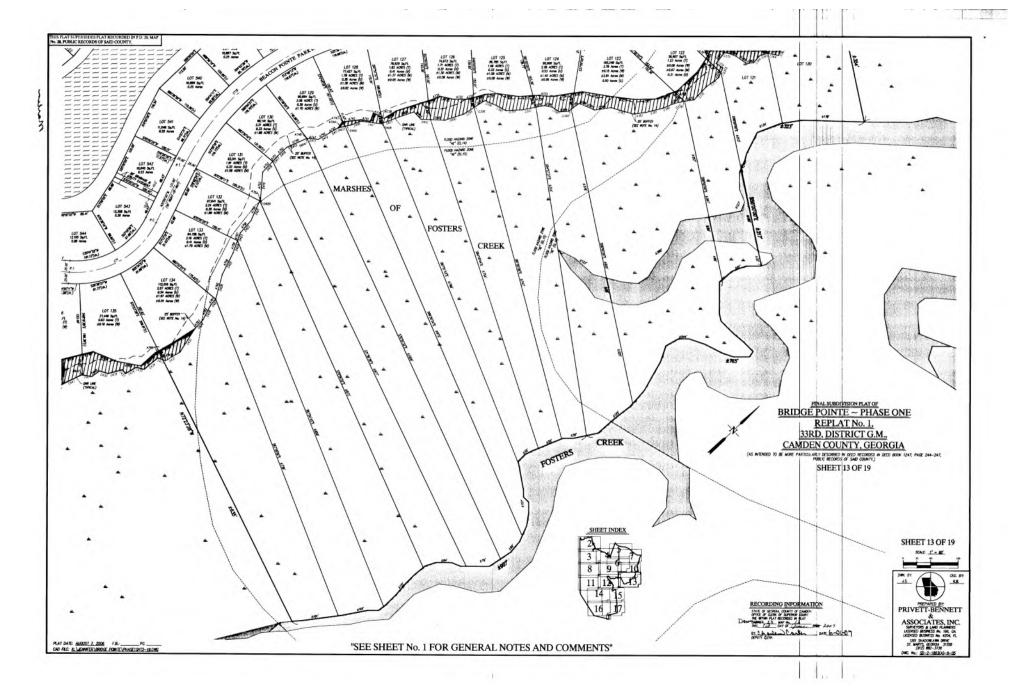


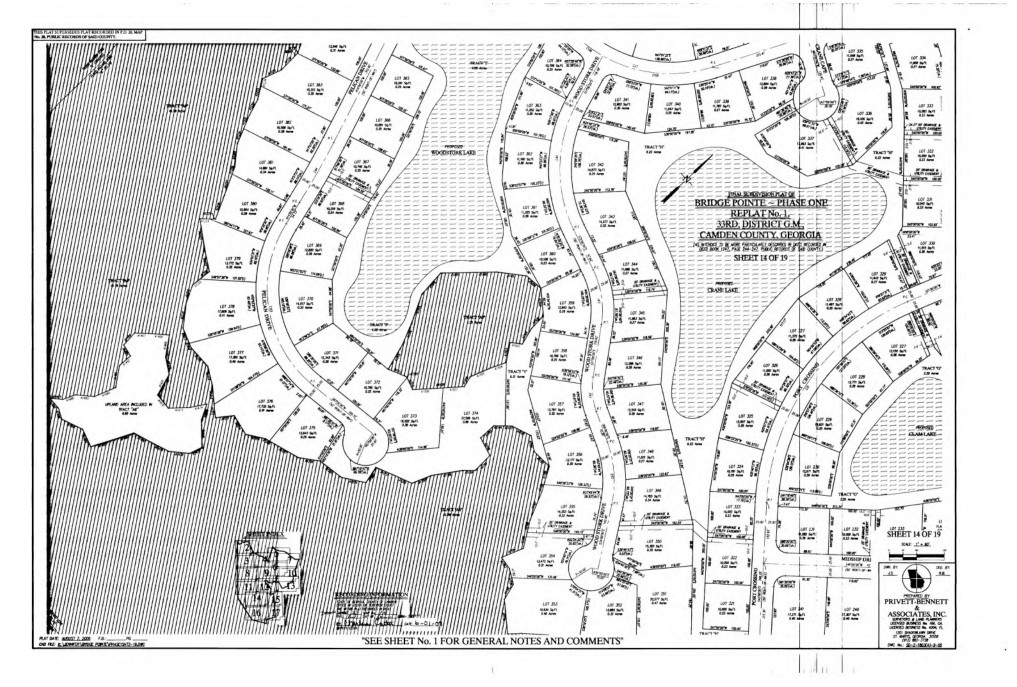


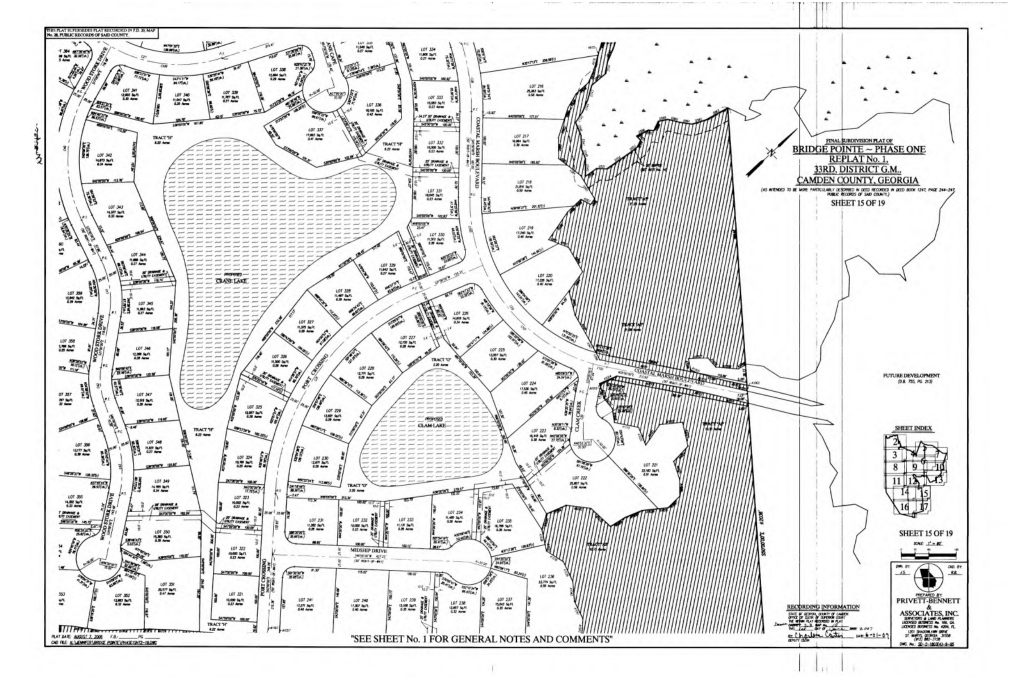




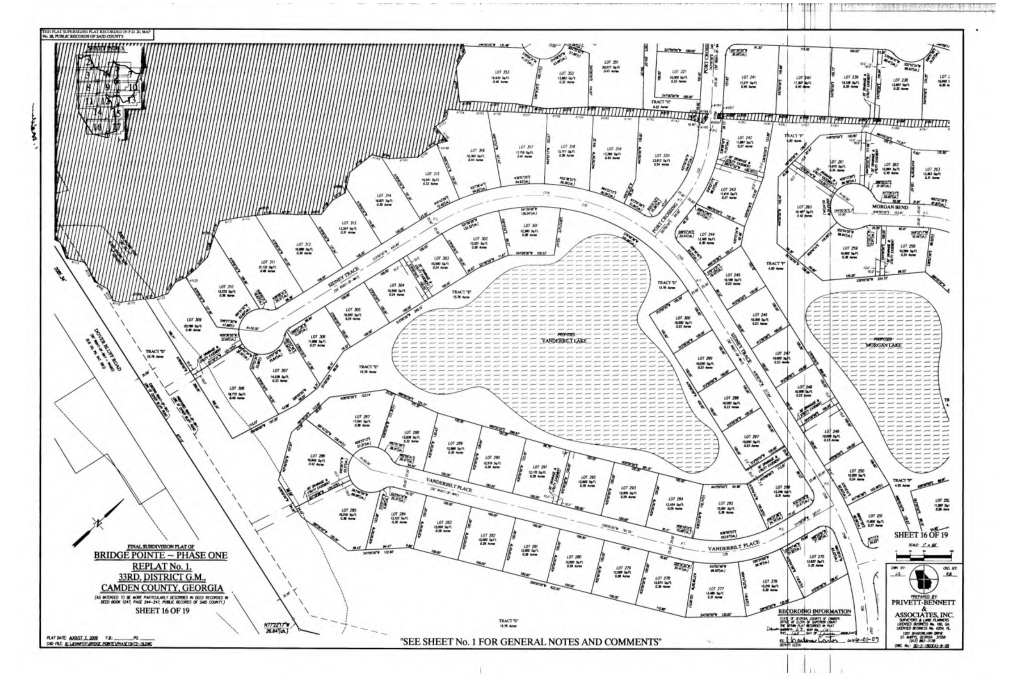


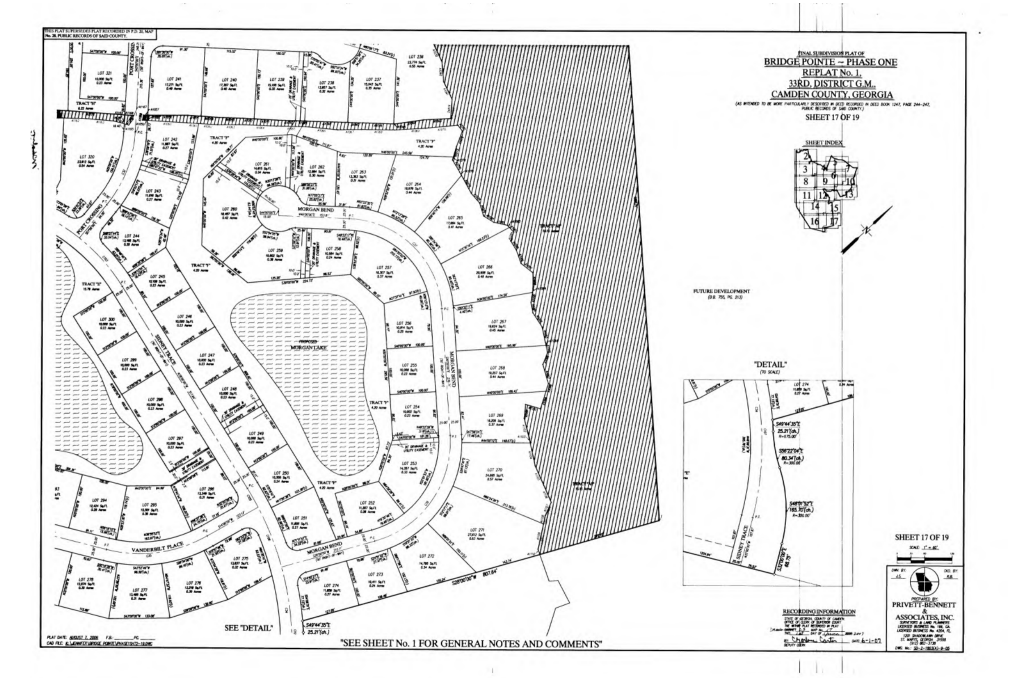






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A13 25.0° MRE24726°V A148 A14 36.76° A37147872 A148	22.8" MOTHERO'S ARE 23.40" SMITCHET 36.70" MOTHERO'S ARE 46.30" SMITCHET	AHS 44.11' MS/479/S A353 A3 AHS 37.66' M295/36'S A354 3.	H' #22/31/30°V A688 14.55' MH3/35'S'T H' ME/71/31'V A688 30.53' MH3/35'S'T	ARCI 57.72 NOVEMBER 4866 34.12 NASSES ARCH 44.67 RECUSSIT 4860 33.11 SSYST	1000 M.02' MSE181717'V A1004 6.85' MSE2578'V	A1229 NS.NS MORTOR NS.	A1363 27.36 51270777	SHEET 18 OF 19
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AND MAST MOSTNOTE AND AND MASS AND	36.94' 500'48'17'8' A300 45.94' 547'6'27'T 24.64' 500'00'37'8' A310 25.27' 541'32'07'T	A445 15.66' \$6705'17 A579 E A445 15.66' \$6709'17 A580 45	8' R2250'2'E A714 31,87' MRTS'3'I'V 72' SH'M'33'E A715 5.04' R14'23'I'V'	A649 25.17 5607373479 A640 35.09 55775 A650 36.36 5607373279 A645 50.29 87775	7'V ATTE 41.77 A35'45'ST	M254 38.75 MSC15011 M255 30.94 MSC07011	ALSON SELEC MONTECTURE ALSON SELECT MONTECTURE	7. 11
A42 44.7 MOTECTO A176 A42 52.77 METHOD A177	27.00 SECULTS AND MAN SECTION AND AND AND SECTION	A447 260' SETS'6T A587 21	R. WASTRAT THE WASTRATE TO SERVE WASTRATE	ABS7 35,17 ASC76*32*V ABB7 14,65* MT/26* ABS7 33,57* AMC/36*15*V ABS7 33,63* MC/14;	#1127 IR 40' ASK ++ SJT	#1256 24.34" METSTORTS #1257 37.35" ASSTRIBUTE #1258 68.76" KNRTHEWS	A130 31.27 R465273.79 A1302 60.07 S24757679	10.11
A45 17.00" MSFT A170 A170 A44 (2.01" MSFT A170 A170	227 SETTENTY AND 15.50 SECTIONS AND 15.50 SECTIONS	A448 48 10° 90°36°17°1 A585 20° 4448 10° 90°36°15°1 A584 32°	64. MISTORTAL ATTS 7.44. MISTORTSL. 54. MISTORTAL ATTS 46.45 MISTORTSL.	ABS3 0.87 MACRESS 4 ABB8 21.36 H0032 ABS4 43.27 S075(28 W ABB8 18.86 H003)	51 AND 30.00 MINORY	#250 66.77 KBYSF4F2	A1364 38.80' \$20'04'31'W	
AND 31.87 MBTAT-171 A150 AND 21.57 MBTAT-2471 AND AND 15.47 MBTAT-2471 AND	51/8 50/50/19 All 10/6 50/50/1	A45 28-67 M079/27 A56 8	07 185 3F 127 A721 S.S.V ASSENSES	ASS 34.86 3487210 W ASS 72.86 W17.20 ASS 34.86 ASS 80.70 ASS 32.40 22.40 22.40 ASS 34.40 ASS 34.	6"V A1126 28.47 M6727372	41287 33.3° ABC22*45*8 A1282 41.36° S272*63*8	AUSS 51.77 527.827.71 AUSS 42.27 54574.47	
A46 41.07 MUNITER A150	2.87 SPONON'N ARE 18.17 SHOWN'N'S	4453 3:27 8771377 ASS 38	87 MODULAT 479 124 NEWSON	ARM 17.25' A01221271 ARM 160.27' ARES	AND THE WAY WAYNA	A1963 34.35 525.21.44°E	A1389 225' 5013/56'F	
ASS 41.60' MOTISTET 4150 45' 42.47' MSTOL'SC'S 4150	33.80' MEZYN'Y AND 33.60' SEZYN'ST	4455 25.00 SECULARY ASSO 25 4456 26.57 SECULARY ASSO 25	20' 18471471	A860 M.46' MOVEDS'37'S A890 S4.37' MOV. A861 27.37' A77725'06''S A890 S4.12' A7615'	NA THE REST. WASTING.	### 5.24 ## 521971 ## 5219	41400 43,46' \$10737'60'E	
ASS HARF MUNICIPAL AND ASS BEEN REPORTED AND	\$7.96 \$4490.76°V A327 43.17 \$3570730°T A327 43.47 \$3570730°T A323 \$2.46' \$3574570°T	A457 44,89 5774/307 A582 26 A458 57.49 58777457 A563 22	NY 38507337 A777 3057 NASTOROX3 NY REPORTST A778 MARY RESPONDS	AREZ 21.56' N7725'06'9 AREZ 34.50' N7410' AREZ 45.51' MRCTN'35'9 AREZ 17.56' N7410'	67 AH32 G27 N36273072 67 AH33 7,80 N36273072	A1287 31.56 34.722*45*W A1288 38.21 A72727*5*W A1289 28.0° \$341.5537\$	A1400 43.00" SECTIONS A1400 27.36" SECTIONS	
ASS 44.77 SWEETING AIRD	13.0° 8753011°V A25 23.16° 8575012°C A25 23.16° 8555011°C A25	A460 13.27 A777967377 A584 10	6' A259/37 A730 35.0' A475/27	ARIS 40.00' MR2732700'9 ARRY 192.00' 500.30' ARIS 40.00' MR2732720'9 ARRY 500 500.50' 500.70'	6.0 NH29 NFD, MALDA 50.2	A1270 22.52 SIS NOTE TO	N1402 35/06, \$15,05,12,0	
ASS 34.50' 877'44'12'E ASS ASS 43.60' 8545'25'E ASS	8.37 MATERIAL ALS 34.36 SECULOTIC	A461 18.05 N7756737T A566 34 A462 21.76 50676757T A567 36	66, Wilder 10, 11 10, 144,25,121 1523 3028, WHARRACE 10, 144,25,121 1523 3028, WHARRACE	ASSO 24.87 H29513119 A1001 38.86 35114 ASS7 14.87 H29513119 A1002 13.37 A5015	6.0 NUT STR. MATTERS	A1777 32.42" SECTE*46"W	NAMES TO STRUCKS	
ASS 14.56 SEPTE 27 AND	# 25 Sept 25 S	480 847 ATTOTAL 450 2	A WARREST TO BED WESTERST	AME 2114 METERSON AND 64.25 MESS	27 A1139 3147 HUNGSTON	AUTO 16.35 AUTO 17.35 AUTO 16.35	A1409 29.37 S20726797W	
M1 220 20254377 M96	THE STANT ALL SET STANT	AME 3.57 MM 197177 ASS 24	96 HACTIST AZE ZELY HESTONY M. MACTISTY AZE ZELY HESTONY	A877 (2.50) MORYS/31°E A1500 24.34' 386'S A877 (2.50) MORYS/31°E A1500' 44.34' 560'S	6.2 WHE 252, MILESTALE	A1275 SLOW MORTO 2979 A1277 63.14 MORTO 2979	A1417 34.56' 52.72.730'V	
AGS 1550' SMCM31'FE AGE	HAN MATERIAL AND RAY SECURITY	AA68 7.21 SECTON OF A600 8	6' M00M457 A38 6.00' M0025177 M' M00M457 A38 1647 M0025177	ASTY 31.50' MIGHANY A1000 26.0' MIGHANA ASTY 35.57' MIGHANA ASTY 41.00' 44.66' SHENG	7'9 41143 21.27 85627517 8'9 41144 16.77 85627517	A1279 47.73' N7221'32'W A1279 30.17 MILIZITOR'W	Alete M.46, SMS2250,A	
ABS 19.65 900'46'47'8 A200 ABS 9.55 900'46'47'8 A201	15.05 SSE2750T AUG 30.76 SE32746*9	A470 64.86 57454767 A605 33 A471 34.86 MISTATOT A608 14	66, WR225,422 NYAO 18'82, M225,128,5, 18, WR255,422 NYAO 18'82, WR252,28,5, 18, WR252,422 NYAO	ABT 28.85' MSSTM'27'T A1010 10.66' 31521' ABT 55.62' A3821'09'T A1011 38.13' 8572	276 A1145 \$2,80' H40'46'19'S 10'S A1146 27,82' H00'20'21'S	11260 20'20, MOUNTAND	11415 N. 70' HRC3771'W	
A87 61.8" \$37.30"(9"7) A800 A88 58.75 \$3871"(91") A800	#8.26' \$587750'T ASST 26.56' \$541730'T 24.85' #60226'45'T ASSR 58.61' Methopie'T	A472 33.07 SIPS*44T A807 M A473 157 SIPS*44T A808 12	ET MITHEFET ATAU 1881 MSESTEET	A577 40,10' MOF38'20'% A1012 65,22' M565- A579 25,34' MOF38'20'% A1013 148,80' M541.	97 A1147 22.31 RIJ443772	A1260 23.80' S8521'37'W	11418 St. 85. SEJ. S. SEJ. S.	
AND 28.17 M2FX37T AND AND 28.17 M2FX37T AND	21.07 MRC97497 A339 N.407 MRC974973 81.07 MRC97477 A340 N.277 MRC974972	A475 28.27 SHIPSOFT ASSE M	86' ASS-32'04'S A745 21.65' 51.728'30'W	ASTO 22.57 MGTMCTST ARCT 41.45 NG02 ASSO 53.77 MG-26/26/9 ARCT 22.57 MGTM ARCT 41.45 MG-26/26/9 ARCT 41.45 MGTM	679 41150 25,47 MSSS1'4979	#100 2007 30073774 #100 20073774 #100 40073774 #100 40073774 #100 40073774 #100 4007374 #100 400	41420 44.50° 300 30 30 30 30 30 30 30 30 30 30 30 30	
A77 A27 MATERIAL A207	MALE STREET, VAN WAS MALES	M77 \$17 \$20000 M11 50	Se NOTIFICATE AND 2500 SHEETS OF STATES OF SHEETS OF SHE	ASSE 27.87 METTERS METE 2007 METE 20	N'V 4/152 26.56' M001919'S	A1287 38.41' A2473634'W A1288 22.25' A2573677'E	41427 9237 98754327 41427 9824 98754327	
A24 12.27 81534 N°W A200	22.64° 541.35131°V A344 18.29° MMC42.35°V	MATE 2015 RESTANT META 20	N. WARTER YANG STALL MALLER	ASSN 3015 ATTYTON'S HIGH SAST SSEX ASSN SAST MATTENAY MICE SAST MICE	7'9 A1154 SLEV NATION'S 7'9 A1155 SLET NASION'S	41290 23.10' MAYS'40'E 41290 43.80' MYS'22'E	A1424 22.45 3061939'V	
A70 30.25 500577471 420 A77 20.27 20778/371 4312	38-97 25370794°V A348 27,07 A1711'38°V 34.07 23.49 85052'34°V	A487 37.54' \$2579.45'E A415 14 A487 2.64' \$2579.45'E A417 15	60' A04-46-32'E 4750 15.64' 507.50'6'E 60' 578.55.56'E A752 37.86' 507.50'6'E	AME 37.60 HITSENT AND SERV STEE	5T A1156 45.86' M45725'02'T A1157 86.86' M45725'11'T	41291 38.10' MIE'SS'27'W 41290 48.46' MIZ'DE'DA'W	A1428 46,77 H75'36'73"W A1427 61,86' \$75'04'16"W	
A76 30.21 250*W 46*W A214	210" SIFEFFE AND 22" AND 21" AND 21"	A481 55.67 25270(2) A618 25 A484 45.70 30270(20) A618 23	56' METOLITE ATS 58.46' SHIZENET 56' RETURNET ATS 4.76' SHIZENET	ABB 41.85 A79'56'25' A1023 51.00 H59'0 ABB 41.86 M14'26'49'T A1024 45.50 H52'3	HTM A1150 40,00' H4672717	A1294 60.77 50.755.3279	A1479 4,71' \$2075616"V	
ABO 15.07 5007912/71 AT15 ABT 1.72 5007912/71 AT16	38.12 H4250/35'W A330 38.60' M5220'P'W 22.77 S28'28'HT A350 37.60' M2'43'Z'P'W	A485 24.44 M/706'26'T A520 21 A486 28.44 M/706'26'T A621 15	#* A731473771 A756 47.52 582367871 52" A731473771 A756 35.34 505147871	ASSO 51.67 ASSPECUT AFCOS 43.11 ME 22 ASSO (2.15) HATSYLYT AFCOS 27.60 HATSY	078 A1161 48.67 M4578124T	41290 86.37 SH72F45TW	AND ZEE STREET	
AB	#10" \$25'00'FT 4352 #1,00 #20'00'S' W	A457 (3.06' Self-073-17 A522 23 A459 24.N' S00'el')prib A623 33	45 ASSESSED AND (7.86 SECULATION AND AND AND AND AND AND AND AND AND AN	ABIO 28.56 HATSUTT AND AND 21.75 HATSU	NA. WINES SEID, MELMONAL	4129 45.27 5272679°C	41433 9.86 MSTM-672	
A50 27.66' A271527'E A270	SENT SENTENT ASS SENT METROPTE	A480 20.50' SECURET ASS II	17 AUTO-201 AND SAME SPINSTER	ASSC 2005 SSE'94'S1"9 ARGSD 40237 N2'39 ASSC 2005 SSE'94'S1"9 ARGSD 40237 N2'39	M.J. 11400 1772, WOLZE, M. 1	#1300 #6.66' #7256'42'Y #7301 22.45' #75'W/32'Y	#438 \$5.57 \$257367675 #438 \$6.86 \$50747377	
ART 46.8' \$15:25 30"F A222 AM 28.56' \$10:00 19"Y A223	31.04 M3073/31 A307 42.06 M074/3076 M330 44.11 M074/3076	A462 46.17 M573610FT A527 23 A463 J.LF SBFTU-297E A526 15	27 M3739707 A761 M.26 315174972 26 355W577 A763 25.76 501765772	ASST 37.97 587-3974/W A1032 57.65 A002 ASSE 31.45 574.577/P A1033 54.76 A512	94"T A1167 8.65" NAT'SS'47"B 27"T A1168 17.88" S47'S5'05"B	41300 34.01 S74007967E	A1437 46.00 500 30755 T A1430 48.67 A7755(0+T	
ASO 26.15 S1431'N A229 ASO 26.15 S1431'N'W A229	#1.50 MRC2012T A350 44.11 3001552FV 42.77 3001552FV A360 56.67 MRC313ZFW	A486 24.17 82701363 A630 32	66' NUTSTA'S A784 SLSV MITSCO'S 67' NUTSTA'S A785 46.50' MITSCO'S MITSCO'S A785 46.50' MITSCO'S MITSCO'S A785 46.50' MITSCO'S A784 SLSV MITSCO'S A784 SLSV MITSCO'S A784 SLSV MITSCO'S A784 SLSV MITSCO'S A784 SLSV MITSCO'S A784 SLSV MITSCO'S A785 A6.50' MITSCO'S A784 SLSV MITSCO'S A785 A6.50' MI	ABR 24.17 SETSETS ATOM 47.05 A2072 ABR 45.05 ST7.3072478 ATOMS 35.79 RESTS	947 A1170 86.16' 94756705'V	41304 SELS, SASSURIA	11400 3417 \$793000°T	
ARZ 32.0V SUTMERTY AZZY	20 MITSTAT AND 67.57 SECULAR	AND 25.57 365 W 3.71 AND 25	TO METERAL AND 42.50 METERALS.	APR 31.50 MESTAL AND 34.67 MESTAL AND 34	ATT 54.67 54.79 30.79 30.79	41307 2034 25513,56.2 41307 2034 25513,56.2	11447 26.36 AMS-01567	
44 A.F MF 227 A28	8.2" sprint 354 2.5" springs	A400 23.8° SATSTOTE A430 2 A500 23.8° SATSTOTE A430 8	## ###################################	ASSA 14.76 ASSESSOR ASSA 44.67 SATTLE ASSA 14.76 ASSESSOR ASSA 4.46 ASSES	TO ATTN SLOT SATSTATE	A1300 M.37 SERVINE A1300 M.37 MERCHAN	HAM GIN STREET	
48 355 36737579 433 467 3547 35707579 4237	7.00° M2515 WT A366 23.60° A40123.70° 34.30° M2515 WT A367 33.60° A40123.70°	ASST 2.50' SECTION ASS 34 ASST 34.00' SECTION ASST 34	# NOTE 45"8 ATT \$4.50 NOTE 17" S6.50 ACCORD	A900 8.56° 579°00'00'0 A1547 42.45° A729 A907 26.00° 577°00'00'0 A1542 42.16° A4270	279 A1176 33.96" 5527501279 279 A1177 \$4.40" 5477270279	A1311 54.54" \$37'44'15"V A1312 8.52" \$38'36'36'V	H44 65.9 STRONT	
ADD 30.00 3007.00°E AZM ADD 34.77 SECTIONS AZM	20.50 MSU2354.A 1988 30.50 MOUSTRIA.	ASSN 24.18' METER ST. MESS 16	M. Male	A909 51.07 MET-4(10)* A1043 52.05 M352	10	100 100	100 100	RECORDING INFORMATION
AND MOT SAZEST AZE	20.20 MICHAEL AND 40.20 MICHAE	ASS 21.37 METHOD'T ASH 25	2" MATSCART A775 SLAF ASSTART	APT 26.56' NBC24'56'Y A1045 (.86' M452 AB11 7.96' NBC24'36'Y A1046 67.36' M453	27 A100 37.67 H1520'34'9 27 A118 14,60 A5917'17'9	AUST AUG SENSETY	A145 3345 SET SET SET	SUIT OF GEORGE COUNTY OF CAMERY OF THE PROPERTY OF THE PROPERT
### ### \$815771 A28	15.00 M275/2 ATT 43.01 M275/27	ASS 2.79 MITE STY MALL 20	67 MCT MCT ATT SUBS MATERIAL A	ARTS 14.47 ST24*37* ANAS 80.87 M452 ARTS 14.47 ST24*37*P ANAS 80.87 M452	5/T AND 20.57 MP34/1/W	AUST MAY STRAWY	N/453 U.S. SSEATHT	Description 2.0 MA No. 18 No. 2 00 7
A105 52.87 SAFSF1/T A240 A108 52.87 SAFSF1/T A240	36.00 Meg 37471 A375 MAS 58525917 36.00 Meg 37272 A375 MAS 58525917 36.00 Meg 37272 A375 MAS 58500 Meg 58500 Meg	A510 21.18" MAZSH 12"W A640 12	87 M6475547 A780 MLJF M9337271 A7 837297873 A781 S4.57 M9337277	APP 44.54 SETSOTH'S ANSO 50.57 MISS APP 44.54 SETSOTH'S ANSO 50.57 MISS	ATT ATTE MAN HAVE NOT WELL ATTE	ALESO M. 97 SECTION T. ALEST 32.50' SECTION T.	A1455 30.89 A322273.73 A1456 38.38 A36327873	or Name Cotto our 6-01-07
AIGS MASS MESSATE AIGS	## 96-2071 A37 #35 H390-237 ## 5350017 A39 M.77 #2211207	4512 13.37 ADMINISTRY AMAT 15 4513 22.77 METHODO'S AMAD 15	77 M7222771 A782 6.97 M27227871 77 M7222771 A783 SELET MATEURST	ART 53.36' 9074F3071 ANDS 34.06' MATE ART 48.73' 90715771 ANDS 54.86' MAS'S	10°E AT 100 16,77 162720'S4'Y 14°E AT 100 16,77 1628'25'16'Y	# 257 4147 207617T	#1457 25.26 M37367272 #1458 25.16 M79775872	METERY MADE
ATO MAST AUTOSTY AND AUG.	#4.40' 26700'01 AND 26.20' 26727311 26.61' 26700'01 AND 26.20' METON'ST	A516 27.27 MACS/19/9 A640 3 A515 0.97 MACS/19/9 A650 41	17 M00727274 A784 67.25 M1477077 85 M7204767 A785 50.17 28976747	ARR 37.85' 52725'35'T A1254 JR 15' H17'8 ARR 525 59.86' 55572'43'E A1255 28.86' H17'8	21T A1180 41.40 R2975'96'9 21T A1180 45.74' S88708'96'9	A1325 33.06 ASZTOTECT	A1450 33.87 A25*4.505°2 A1460 32.26' 535*1145°2	
ATT 40.8" MOCKET'S AD41	D. M. MITTIN'T AND 15.50' MOTORYT D. M. MITTIN'T AND MARY MARY MARY MARY MARY MARY MARY MARY	A515 (M. M. MOZZIZI'S A651 (2) A517 (M. M. MAGWAY'S A652 (3)	36 N7714787 A785 9.11 N8728'44"E 36 S2818738"S A787 54.77 M8728'44"E	ART 80.50 SUSHESSY A300 87.00 MATE A022 41.60 STRONTST A300 87.00 MATE	OT AND MAY STREET	#27 25 SIW SIWS/T	N462 34.21 3674722T	SHEET 18 OF 19
ATTS 47.11' ASSESSED AND ATTS ADMI	25.00 MOTOTO ASS 24.67 STOWNY ASS 250 MOTOTO ASS 25	ASS 9,57 MB(19/4/79 ASS 2)	# # 25.507 # # 27 Service T	ARCH 37.67 STEW DT AND ILLY ARCH ARCH 37.67 STEWOT AND IDSE SETTO	67 Aller 248' SANGEY	N.750 4141, RGLM, CL.	Notes Miles Manager	XAC W
AII BUT HUTCHY A251	作用: (株別 157 AM	A527 23.47 Selective A556 44	45, MM521411 VAB 74-6, 3823-311	ARR 38.00 SETTION ARREST SETTION ARR	979 AUS 4347 57727087	41337 61.36 MATSTON	A1466 49.46 20079'46'T A1467 20.76' SECVISION	
A19 36.9 177.05171 A29	3.00' HES 32'39'T ANN 33.20' HES 32'37'T ANN 42.20' MET TOUT'S T	ASS 38.01 SET 2017 ASS 41	26 20154 361 A793 34.57 MRT 1978 1 86 20154 361 A794 31.67 MRT 1978 1	A288 40,27 525-14/3972 A3853 57,32 5473 A229 39,02 52702779 A3864 71,07 54552	12.8 N. 10.0 85.00, 274.00,12.8 12.8 N. 10.00, 274.00,12.8	### 19 #### 19 #### 19 #### 19 #### 19 ### 19 ### 19 ### 19 ### 19 ### 19 ########	NI-MED 45.55" SHETCH ST	DAN ST. OKO. ST.
M20 18.45 M236 M2 A256 M21 30 N S274F4/T A256	3.07 AMI 2516'S AND 28.05' MITST/S 28.34' MMSSF/SS AND 1,37' MITST/S	4525 32.46 50070 24°F 4660 44 4520 31.51° 40°471'37°F 4660 54	76 55727327 478 33.42 N3554367 84 M8532712 4786 44.20 53932767	A235 86,61' 50075611'\$' A1005 63,30' 54473. A437 65,16' 527577671 A1006 69,86' 5467.	LA 1150 475, 25.41.20,41,8 LA 1150 475, 25.41.20,4	N.232 85.06, 386.35.06.5 N.232 85.06, 386.35.06.5	A1470 36.06 M57213678 A1477 51.06 M162875278	<u> </u>
A127 44.07 SUCHE A257 A123 30.007 SECULOUS A250	選点 AST AST AST AST AST AST SHIP Y 2017 AST AST AST SHIP SHIP SHIP SHIP SHIP SHIP SHIP SHIP	A527 36,26 982*4(19179 A562 22 A529 22.29' \$29*22*19"9 A663 6	H SETON'SET A787 28:25' SECTOR'ST 31' SECTOR'SET A786 17,17' SECTOR'ST	ABS 27.42 SERVICE ASSET S.AT SHIP ABS 27.42 SERVICE ASSET TA	27'8 A1202 45.66' 92.756'45'8 27'8 A1203 30.66' 92.757'22'E	A/337 26.00 M3279764T A/338 36.67 M673742T	AND MAN SATERY	
A124 15,86 9A727371 A256 A125 94.47 9A71571119 A266	45.57 HBF2+7+19 A394 JR-1F 564772913 JR-4F 5627+77+19 A395 16.5F HB7025013	4535 36.51 SASTALA WAR 1	87 SERISECT 4800 32.3 SERISECT AND MON SERISECT	ARIS 5162 STUDENT ARISE 57.62' 5407 ARIS 5162' STUDENT' ARISE 70.56' 5392	17'V A1204 S3.81' SSS55'3''V 41'20 S8.20' S81'31'21'V	A1340 30.76 STYTO'-07T	#475 MAY 10716/278	PREPARED BY:
A126 20.70' SA128'05'W A351 A127 34.81' S3147'42'W A352	27.00 AND 27.42 SHY130T AND 27.42 SHY130T AND 27.00 BLAS SECTIONS	ASST 24.55 HOT 19/06/19 ARR 2	N 21/200.00.1 WES 28:20 20.20.00.1 St. 246.20.00.1 WES 28:20 20.20.00.1	AND 38-94 SECT STY AND 16-34 AND	87 A120 47.46 50730397 879 A1207 72.87 575459079	NOT 505 STEEN	#1677 28.86 MF3(6)**	I PRIVETT-BENNETT
A189 26 25 25 27 25 27 A284	8.45 ATSUSTE AND 12.25 SUPERITE	ASS 2245 ANN SON ASS 5	B. SESSION WEST WARD STATE STATE OF STA	A250 41.6' 5470515'Y A15N 6.84' M272 A240 42.74' M475720'Y 415N 6.84' M272	ALA 150 014 ALA 20020.04	A1344 19.80' S014/19/2 A1345 S6AV S014/19/2	A1479 44.10' M711145T	ASSOCIATES, INC.
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8/23/23, 10:41 AM **GEORGIA**



GEORGIA SECRETARY OF STATE

BRAD RAFFENSPERGER

HOME (/)

BUSINESS SEARCH

BUSINESS INFORMATION

BRIDGE POINTE AT

JEKYLL SOUND Business Name:

COMMUNITY

ASSOCIATION, INC.

Domestic Nonprofit Business Type:

Corporation

Business Purpose: **NONE**

P.O. Box 1987, Yulee, Principal Office Address:

FL, 32041-1987, USA

Date of Formation / 3/30/2006 Registration Date:

Control Number: 0627509

Last Annual Registration

2023

Business Status: Active/Compliance

State of Formation: Georgia

REGISTERED AGENT INFORMATION

Registered Agent Name: Stephen V. Kinney

Physical Address: 1815 Osborne Road, St. Marys, GA, 31558, USA

County: Camden

OFFICER INFORMATION

Name	Title	Business Address
Darshan Vyas	Secretary	P O Box 1987, Yulee, FL, 32041-1987, USA
Doug Porcelli	CEO	P O Box 1987, Yulee, FL, 32041-1987, USA
Peter Cavaliere	CFO	P O Box 1987, Yulee, FL, 32041-1987, USA

Back

Filing History

Name History

Return to Business Search

Office of the Georgia Secretary of State Attn: 2 MLK, Jr. Dr. Suite 313, Floyd West Tower Atlanta, GA 30334-1530, Phone: (404) 656-2817 Toll-free: (844) 753-7825, WEBSITE: https://sos.ga.gov/ © 2015 PCC Technology Group. All Rights Reserved. Version 6.2.19 Report a Problem?

Secretary of State

Corporations Division 315 West Tower #2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530 CONTROL NUMBER: 0627509 EFFECTIVE DATE: 03/30/2006 JURISDICTION: GEORGIA REFERENCE: 0044 PRINT DATE: 04/12/2006 FORM NUMBER: 311

ANDREW DEVIN 2000 RIVEREDGE PARKWAY SUITE 580 ATLANTA, GA 30328

CERTIFICATE OF INCORPORATION

I, Cathy Cox, the Secretary of State and the Corporations Commissioner of the State of Georgia, do hereby certify under the seal of my office that

BRIDGE POINTE AT JEKYLL SOUND COMMUNITY ASSOCIATION, INC. A DOMESTIC NONPROFIT CORPORATION

has been duly incorporated under the laws of the State of Georgia on the effective date stated above by the filing of articles of incorporation in the Office of the Secretary of State and by the paying of fees as provided by Title 14 of the Official Code of Georgia Annotated.

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on the date set forth above.





Cathy Cox Secretary of State



Secretary of State

OFFICE OF SECRETARY OF STATE CORPORATIONS DIVISION

315 West Tower, #2 Martin Luther King, Jr. Drive Atlanta, Georgia 30334-1530 (404) 656-2817

Registered agent, officer, entity status information via the Internet http://www.georgiacorporations.org

WARREN RARY Director

ENRICO M. ROBINSON Assistant Director

TRANSMITTAL INFORMATION GEORGIA PROFIT OR NONPROFIT CORPORATIONS

DO NOT WRITE IN SHADED AREA - SOS USE ONLY

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Edge Parkway, Suite	580			

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		State		Zip Code
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ARTICLES OF INCORPORATION OF

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BRIDGE POINTE AT JEKYLL SOUND COMMUNITY ASSOCIATION, INC.

- <u>Article 1.</u> <u>Name</u>. The name of the corporation is Bridge Pointe at Jekyll Sound Community Association, Inc.
 - Article 2. Duration. The corporation shall have perpetual duration.
- Article 3. Non-Profit Nature. The corporation is formed pursuant to the Georgia Nonprofit Corporation Code.
- Article 4. <u>Definitions.</u> Unless otherwise defined herein, the capitalized terms used in these Articles of Incorporation shall have the same meaning as set forth in the Declaration of Covenants, Conditions and Restrictions for Bridge Pointe at Jekyll Sound ("Declaration").
- Article 5. Purposes and Powers. The purposes of the corporation are to (a) be and constitute the Association as described in the Declaration; (b) perform all obligations and duties of the Association; and (c) exercise all rights and powers of the Association, as specified in, or as may reasonably be implied from, the Governing Documents and the Georgia Nonprofit Corporation Code and to exercise all rights and powers necessary to perform its duties and obligations as the Association pursuant to the Governing Documents and the Georgia Nonprofit Corporation Code. The corporation is also formed for the purpose of engaging in any lawful activity for which a nonprofit corporation may be organized.
- Article 6. Registered Office; Registered Agent. The street address of the initial registered office of the corporation is 2000 RiverEdge Parkway, Suite 580, Atlanta, Georgia 30328. The registered agent at such address is Andrew R. Devin. The county of the Registered office is Fulton.
 - Article 7. Principal Office. The street address and mailing address of the initial

otherwise provided in Section 14-3-202 of the Georgia Nonprofit Corporation Code.

Article 14. Indemnification. The corporation shall to the fullest extent permitted by the Georgia Nonprofit Corporation Code, indemnify all persons whom it may identify pursuant thereto.

Andrew R. Devin, Incorporator