

13325 Spring Valley Parkway 7001 SVL Box Victorville, CA 92395-5107

September 1, 2020

Dear SVLA Homeowner:

The SVLA Board of Directors is pleased to announce the adoption of the new 2020-2021 annual budget, as well as reserve and personal property replacement schedules with their respective funding plans. There will be no increase at this time. The annual assessment will remain \$1,139.00 per unit. The assessment will be due quarterly at a rate of \$284.75 on the following due dates: November 1, 2020, February 1, 2021, May 1, 2021, and August 1, 2021. You may pay in full with one payment on November 1, 2020. For your convenience, payments may be paid by automatic electronic fund transfer or on-line at www.Cidcllc.us.

Included with this mailing is the required annual disclosure packet which contains the following:

- Fiscal Year Budget 2020-2021
- Executive Summary Reserve Study
- Assessment and Reserve Funding Disclosure Summary
- 30 Year Reserve Funding Plan
- Insurance Disclosure
- Annual Policy Statement
- Delinquent Assessment Collection Policy
- Assessment and Foreclosure Notice
- Enforcement Fine Policy
- Alternative Dispute Resolution
- Internal Dispute Resolution
- Architectural Review Process/Application
- Security and Emergency/Disaster Preparedness Disclaimer

The association's governing documents are available on the website at www.svla.com.

We will continue to look for ways to increase efficiency, improve services and reduce our operating cost throughout the coming years. Additionally, SVLA will continue to strive for success in improving our reserve funding, collection of delinquent accounts, and improving the overall look of our community. Everything we do has one purpose – to make Spring Valley Lake the community of choice and the "Jewel of the High Desert".

Respectfully,

Brian Bickhart, President SVLA Board of Directors

Fiscal Year Ended October 31, 2021

Approved Budget for the period: 11/01/2020 - 10/31/2021

		Annual		uarterly	Lot / Per uarter
Revenue	_			4 400 007	224 75
Owner Assessments *	\$	4,799,547	\$	1,199,887	\$ 284.75
Community Service Fees		67,500		16,875	4.00
Marina Fees		189,000		47,250	11.22
Equestrian Fees		64,000		16,000	3.79
Owner Fees		110,300		27,575	6.55
Investments Income		45,000		11,250	2.67
Other Revenue		10,000		2,500	0.59
Total Revenue	\$	5,285,347	\$	1,321,337	\$ 313.57
Expenses					
Compensation	\$	2,589,770	\$	647,442	\$ 153.61
Reserve Contribution		450,000		112,500	26.69
Lake, Marina & Equestrian		598,527		149,632	35.50
Professional Services		424,500		106,125	25.17
Administrative Support		155,150		38,788	9.20
Vehicles, Equip & Tech		133,700		33,425	7.92
Insurance-UMB./AUTOS/DNO		201,400	76	50,350	11.95
Utilities		216,500		54,125	12.83
Grounds & Building		168,000		42,000	9.96
Association Sponsored Events		63,300		15,825	3.77
Capital Improvements		264,500		66,125	15.69
Youth Activity Committee (New)		-		=	-
Bad Debt Expense Uncollectible		20,000		5,000	1.19
Total Expenses	\$	5,285,347	\$	1,321,337	\$ 313.48

Schedules are available on the Association website as well as at the Association office

Spring Valley Lake Association 13325 Spring Valley Parkway (onsite office) 7001 SVL Box (mailing address) Victorville, CA 92395 Phone: (760) 245-9756

www.svla.com

^{*} Quarterly per lot assessment rounded to nearest quarter dollar

3- Minute Executive Summary

Association: Spring Valley Lake Association Assoc. #: 759-10 Location: Spring Valley Lake, CA # of Units: 4,215

Report Period: November 1, 2020 through October 31, 2021

Findings/Recommendations as-of: November 1, 2020

Projected Starting Reserve Balance	\$1,934,118
Fully Funded Balance	\$3,778,472
Average Reserve Deficit (Surplus) Per Unit	\$438
Percent Funded	51.2 %
Recommended 2020 Monthly Reserve Contributions	\$39,000
Alternate minimum contributions to keep Reserve between 60%-70%	\$34,800
Most Recent Reserve Contribution Rate	\$36,667

Reserves % Funded: 51.2%

30%

70%

130%

Special Assessment Risk:

High Medium Low

Economic Assumptions:

Net Annual "After Tax" Interest Earnings Accruing to Reserv	/es	 1.00 %
Annual Inflation Rate		 3.00 %

- This is an Update "No-Site-Visit" Reserve Study.
- This Reserve Study was prepared by a credentialed Reserve Specialist (RS).
- Because your Reserve Fund is at 51.2 % Funded, this means the association's special assessment & deferred maintenance risk is currently Medium.
- Your multi-year Funding Plan is designed to gradually bring you to the 100% level, or "Fully Funded". This is a low risk position where special assessments and other cash flow problems are extremely rare.
- Based on this starting point, your anticipated future expenses, and your historical Reserve contribution rate, our recommendation is to budget Monthly Reserve contributions of \$39,000. Nominal annual increases are scheduled to help offset inflation (see tables herein for details).
- We recommend that this Reserve Study be updated annually, with an on-site inspection update every three years.

#	Component	Useful Life (yrs)	Rem. Useful Life (yrs)	Current Average Cost
	Admin & Maintenance Bldgs			
303	HVAC System - Replace (Front)	20	0	\$7,400
303	HVAC System - Replace (Rear)	20	0	\$7,400
304	Parking Lot Lights - Replace	25	8	\$5,900
305	Handheld Radios - Replace (Maint.)	6	5	\$9,300
310	Security System - Modernize	7	0	\$7,500
350	Flag Pole - Replace	40	20	\$6,250
601	Carpet - Replace	6	0	\$8,150
702	Overhead Doors - Replace	20	9	\$18,400
909	Restroom - Refurbish (Maint)	25	20	\$3,500
909	Restrooms - Refurbish (Admin)	25	0	\$6,600
909	Restrooms - Refurbish (Public)	25	0	\$6,600
911	Furniture - Partial Replacement	4	0	\$7,000
912	Computer/Printers - Replace	5	0	\$12,750
1304	Tile Roof - Replace Underlay -Admin	30	3	\$18,150
1304	Tile Roof - Replace Underlay -Maint	30	0	\$18,600
1402	Entrance Sign - Replace	25	6	\$18,000
1900	Building Exteriors - Repair	30	0	\$25,000
1901	Building Interior - Remodel	30	0	\$143,000
	Community Center			
303	HVAC Systems - Replace	12	8	\$65,000
304	Defibulators - Replace	5	3	\$2,700
304	Interior Lighting - Replace	20	19	\$16,500
305	Dig. Mobile Radios - Replace (PSD)	7	2	\$8,100
305	Handheld Radios - Replace (PSD)	5	4	\$13,950
310	Security System - Modernize	7	0	\$7,000
320	Parking Lot Lights - Replace	25	4	\$12,600
350	Flag Pole - Replace	40	2	\$9,000
404	Patio - Refurnish	10	4	\$9,250
602	Vinyl Floor - Replace	15	9	\$39,000
603	Tile - Replace	25	6	\$23,800
702	Metal Doors - Replace	40	22	\$45,000
901	Refrigerator/Freezer - Replace	15	0	\$6,250
901	Stoves - Replace	20	14	\$3,500
903	Folding Furniture - Replace	10	8	\$11,700
903	Furniture - Replace (Boardroom)	10	0	\$7,800
908	Window Coverings - Replace	10	6	\$10,000
909	Kitchen - Refurbish	20	10	\$17,500
909	Restrooms - Refurbish	25	0	\$45,000
909	Security Offices - Refurbish	15	8	\$12,150
915	Stage - Replace	15	13	\$7,500
1301	Cap Sheet Roof - Replace	12	6	\$12,950
1303	Flat Roof - Replace	20	2	\$51,750
1304	Tile Roof - Replace Underlayment	30	2	\$14,300
1802	Antenna Tower - Replace	15	7	\$22,500
1803	Fire Alarm System - Replace	20	1	\$12,500

#	Component	Useful Life (yrs)	Rem. Useful Life (yrs)	Current Average Cost
1804	Fire Suppression System - Replace	20	6	\$11,500
1805	Sound System - Replace	15	0	\$10,000
1806	Projector/Screen - Replace	10	1	\$22,000
	Equestrian Center			
303	HVAC Unit - Replace (Apartment)	15	14	\$5,625
303	HVAC Unit - Replace (Clubroom)	15	14	\$9,375
350	Flag Poles - Replace	40	2	\$6,000
407	Horse Sculpture - Replace	75	72	\$7,000
408	Judges Gazebos - Replace	15	13	\$4,500
409	Bridges - Replace	30	0	\$46,200
409	Sand - Replace (Arena)	4	2	\$29,000
410	Footing - Replace	8	7	\$28,000
425	Metal Hay Barns - Replace	35	22	\$11,000
503	Heavy Pipe Rail - Replace (Arenas)	25	19	\$40,000
503	Pipe Rail - Replace (Stalls/Pens)	30	3	\$65,000
505	Wood Fence - Replace EQ Center	15	1	\$13,350
506	Vinyl Fence - Replace EQ Parks	30	16	\$68,000
702	Metal Doors - Replace	25	4	\$25,000
909	Restrooms (Barn) - Refurbish	25	23	\$3,000
	Restrooms (Clubhouse) - Refurbish	25	0	\$4,000
	Tile Roof - Replace Underlayment	30	15	\$23,400
	Tile Roof - Replace Underlayment	30	15	\$44,000
	Walkway Poles - Replace	30	4	\$11,000
	Windows (apartment) - Replace	25	20	\$2,900
	Tile Floor (apartment) - Replace	20	15	\$5,900
	Sliding Doors (apartment) - Replace	25	20	\$5,800
	Hot Walker Variable 5 Horse	20	0	\$10,000
	Asphalt			
201	Asphalt - Overlay (Admin)	40	34	\$55,000
201	Asphalt - Overlay (Beach)	40	34	\$85,000
201	Asphalt - Overlay (CB MP)	40	34	\$97,000
201	Asphalt - Overlay (EQ)	40	34	\$49,500
201	Asphalt - Remove & Replace (Admin)	40	9	\$120,000
201	Asphalt - Remove & Replace (Beach)	40	9	\$185,000
201	Asphalt - Remove & Replace (CB MP)	40	9	\$210,000
201	Asphalt - Remove & Replace (EQ)	40	9	\$107,000
202	Asphalt - Seal/Repair (All)	4	3	\$39,000
	Lake & Marina			
103	Boat Ramp - Replace	25	6	\$8,950
111	Gangways - Replace	50	3	\$17,800
314	Fuel Dispenser - Replace	20	2	\$17,500
314	Fuel Station POS - Replace	8	2	\$13,500
315	Fuel Storage Tank - Replace	40	2	\$45,700
501	Sea Wall - Partial Replace	15	14	\$13,915
503	Iron Fence/Rail - Replace	20	0	\$6,000
510	Shade Structure - Replace	20	13	\$8,600
511	Shade Fabric - Replace	5	1	\$2,700
1901	Docks - Replace (Phase 1)	50	2	\$229,500
1901	Docks - Replace (Phase 2)	50	4	\$255,500

#	Component	Useful Life (yrs)	Rem. Useful Life (yrs)	Current Average Cost
1902	Dock Bumpers - Partial Replace	5	2	\$5,150
1904	Fish Cleaning Station - Replace	25	8	\$5,300
1910	Lake Liner - Partial Repair	2	0	\$166,000
1912	Dam - Refurbish	45	8	\$54,000
1914	Aerators - Replace	12	2	\$25,500
1914	Lake Water Flow Meters - Replace	15	4	\$17,550
1914	Outflow Monitor Devices - Replace	20	0	\$17,500
1915	Wells - Replace (#1,2,10,15)	25	17	\$310,000
1915	Wells - Replace (#3,5,14)	25	3	\$233,000
1915	Wells - Replace (#6,11,13)	25	18	\$233,000
1915	Wells - Replace (#7,9,16)	25	3	\$233,000
1916	Well Pumps - Replace (#1,2,10,15)	10	2	\$66,000
1916	Well Pumps - Replace (#16)	10	8	\$15,000
1916	Well Pumps - Replace (#3,5,14)	10	3	\$49,500
1916	Well Pumps - Replace (#6,11,13)	10	3	\$49,500
1916	Well Pumps - Replace (#7,9)	10	1	\$34,500
1920	Filter System-Replace 1,7,9,14	25	23	\$18,000
	Filter Pump/UV Sterilizer 1,7,9,14	7	5	\$36,000
	Elevated Docks - FA 04	20	16	\$20,000
	Elevated Docks - FA 10	20	16	\$25,000
	Elevated Docks - FA 14	10	10	\$10,000
	Weir Plates - Inlet/Outlet	30	0	\$6,000
	Parks			40,000
404	Picnic Tables - Partial Replace	2	0	\$7,700
	Metal Play Equip Replace (MLP)	15	11	\$11,500
	Play Equipment - Replace (Beach)	15	7	\$33,000
	Play Equipment - Replace (MLP)	15	12	\$46,000
	Play Equipment - Replace (Playfair)	15	0	
				\$46,000 \$13,000
	Splash Equipment - Replace	10	3	\$12,000
	Bark - Replace (MLP)	10	2	\$16,000
	Bark - Replace (Play Fair Park EQ)	10	0	\$16,000
	Shade Structure - Replace (PF)	20	13	\$8,600
	Shade Structures - Replace (MLP)	20	15	\$28,000
	Shade Fabric - Replace (MLP)	5	2	\$6,000
	Shade Fabric - Replace (Play Fair)	5	2	\$2,600
	Bleachers - Replace (Beach)	25	23	\$4,000
	Bleachers - Replace (LP)	25	23	\$4,000
	Bleachers - Replace (MLP Basketbal)	25	23	\$4,000
410	Bleachers - Replace (MLP)	25	23	\$11,500
411	Bleacher Shade Structures	25	23	\$26,000
	Backstop/Dugouts - Replace	25	23	\$100,500
	Metal Fence - Replace (Dog Park)	25	23	\$69,000
	Metal Fence/Rail - Replace (BP)	25	6	\$85,000
	Restrooms - Refurbish (Beach Park)	25	17	\$22,000
	Restrooms - Refurbish (MLP)	25	20	\$17,000
1010	Irrigation System - Repair/Replace	40	37	\$200,000
1303	Metal Doors-Replace (MLP Pumphouse)	20	19	\$2,500
1304	Metal Roof - Replace (MLP)	35	32	\$5,450
1304	Metal Roof -Replace (MLP Pumphouse)	35	34	\$13,000
	Metal Roof - Replace (Beach)	35	23	\$13,200
ASSOC	iation Reserves, 759-10	4		8/2 8 /2020

#	Component	Useful Life (yrs)	Rem. Useful Life (yrs)	Current Average Cost
1607	Basketball Court - Resurface (BP)	10	9	\$12,250
1607	Basketball Court - Resurface (LP)	10	9	\$12,250
1607	Basketball Court - Resurface (MLP)	10	9	\$12,250
1610	Lifeguard Towers - Replace	10	4	\$18,000
1901	Bocce Ball Courts - Resurface (MLP)	15	0	\$30,000
1910	Elevated Deck - Replace	30	28	\$12,000
1911	Elevated Deck Railing - Replace	20	18	\$6,000
	Vehicles & Equipment			
1	Security Car - Replace	5	3	\$26,000
2	Security Car - Replace	5	3	\$26,000
3	Security Car - Replace	5	3	\$26,000
4	Security Car - Replace	5	3	\$26,000
5	Community Services Car - Replace	12	9	\$26,000
6	Community Services Car - Replace	12	9	\$26,000
7	Security Truck - Replace	6	3	\$33,000
	Security Golf Cart - Replace	10	0	\$7,600
11	Security Boat - Replace (Jet Ski)	12	1	\$12,000
	Security Boat - Replace (Jet Ski)	12	1	\$12,000
13	Security Boat - Replace (Pontoon)	25	1	\$26,000
	Security Boat - Replace	25	22	\$70,000
20	Maint. Truck - Replace (Boom Lift)	20	0	\$32,000
21	Maint. Truck - Replace	20	3	\$29,000
22	Boom Lift - Replace	20	18	\$35,000
23	Maint. Truck - Replace	20	3	\$29,000
24	Maint. Truck - Replace	20	18	\$33,750
25	Maint. Truck - Replace	20	13	\$30,000
26	·	20	13	\$36,000
27	•	20	13	\$30,000
28	Maint. Truck - Replace	20	14	\$32,000
	Maint. Truck - Replace	20	15	\$30,000
	Maint. Truck - Replace	20	13	\$30,000
	•	20	0	\$32,000
31	Maint. Truck - Replace	30		
32	Maint. Boat - Replace Maint. Boat - Replace		14	\$48,000 \$26,000
33	'	25	0	
34	Maint Trailer - Replace	20	16	\$7,000
35	Maint. Trailer - Replace	20	6	\$7,900
36	Maint. Trailer - Replace	20	14	\$8,900
37	Maint. Trailer - Replace	20	14	\$8,900
38	Maint. Trailer - Replace	20	9	\$700
39	Maint. Trailer - Replace	20	9	\$2,100
40	Maint. Trailer - Replace	20	6	\$3,800
41	Maint. Trailer - Replace	20	6	\$3,800
42	Security Trailer - Replace	20	13	\$2,100
43	Equestrian Tractor - Replace	30	23	\$30,000
44	Maint. Tractor - Replace	30	18	\$40,000
45	Lake Side Tractor - Replace	30	29	\$55,140
47	Maint. Wood Chipper - Replace	20	0	\$10,000
48	Maint. Mower - Replace EQ	15	0	\$9,000
49	Maint. Mower - Replace	15	8	\$18,000

#	Component	Useful Life (yrs)	Rem. Useful Life (yrs)	Current Average Cost
1900	Outboard Motor - Replace	6	2	\$9,250
1900	Outboard Motor - Replace	6	2	\$11,000
1900	Outboard Motor - Replace	6	2	\$11,000
1900	Outboard Motor - Replace	6	4	\$16,000

¹⁹¹ Total Funded Components

Assessment and Reserve Funding Disclosure Summary

Spring Valley Lake Association, Spring Valley Lake

For Fiscal Year Beginning: 11/1/2020

of units: 4215

Month

1)	Budgeted Amounts:	Total	Average Per Unit*	
	Reserve Contributions:	\$37,500.00	\$8.90	
	Total Assessment Income:	\$400,087.80	\$94.92	per:

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

Year	Total Amount Per Unit*	Purpose
	Total: \$0.00	

- 3) Based on the most recent Reserve Study and other information available to the Board of Directors, at this point in time does it appear that currently projected Reserve account balances will be sufficient at the end of each year to meet the association's obligation for repair and/or replacement of major components during the next 30 years?
- 4) If the answer to #3 is no, what additional assessments or other contributions/loans to Reserves would be necessary to ensure that sufficient Reserve Funds will be available each year during the next 30 years?

Approximate Fiscal Year Assessment Will Be Due	Average Total Amount Per Unit*
:	F *

Total: \$0.00

5) All major components appropriate for Reserve Funding (components that are a common area maintenance responsibility with a limited life expectancy and predictable remaining useful life, above a minimum threshold cost of significance) are included in this Reserve Funding Plan:

utations/disclosures are based on the fiscal year start date of:	11/1/2020
ided Balance (based on formula defined in 5570(b)4):	\$3,778,472
Reserve Fund Balance:	\$1,934,118
Funded:	51.2 %
Deficit (surplus) on a mathematical avg-per-unit* basis:	\$438
	utations/disclosures are based on the fiscal year start date of: Inded Balance (based on formula defined in 5570(b)4): d Reserve Fund Balance: Funded: Deficit (surplus) on a mathematical avg-per-unit* basis:

From the 8/24/2020 Reserve Study by Association Reserves and any minor changes since that date.

7) See attached 30-yr Summary Table, showing the projected Reserve Funding Plan, Reserve Balance, Percent Funded, and assumptions for interest and inflation.

Prepared by: Kevin Leonard

The financial representations at the time of preparation are based on the Reserve Study for the fiscal year shown at the top of this page and the best estimates of the preparer. These estimates should be expected to change from year to year. Some information on this form has been provided to Association Reserves, and has not been independently verified.

Date: 9/10/2020

^{*} If assessments vary by the size or type of unit, allocate as noted within your Governing Documents.

759-10

Fiscal Year Start: 11/1/2020	Interest: 1.00 %		Inflation: 3:00 %
Reserve Fund Strength Calculations: (All values of Fiscal Year Start Date)	Projected Res	erve Balance	e Changes

						% Increase					
	Starting	Fully		Spe	ecial	In Annual			Loan or		
	Reserve	Funded	Percent		ssmt	Reserve	Reserv	ve	Special	Interest	Reserve
Year	Balance	Balance	Funded		Risk	Contribs.	Contrib		Assmts	Income	Expenses
2020	\$1,934,118	\$3,778,472	51.2 %	Me	edium	2.27 %	\$450,0	000	\$0	\$17,682	\$798,050
2021	\$1,603,750	\$3,495,950	45.9 %	Me	edium	3.80 %	\$467,1	00	. \$0	\$17,759	\$139,102
2022	\$1,949,507	\$3,896,453	50.0 %	Me	edium	3.80 %	\$484,8	350	\$0	\$18,020	\$796,258
2023	\$1,656,119	\$3,645,266	45.4 %	Me	edium	3.80 %	\$503,2	274	\$0	\$14,145	\$999,463
2024	\$1,174,075	\$3,190,806	36.8 %	Me	edium	3.80 %	\$522,3	399	\$0	\$11,255	\$629,778
2025	\$1,077,951	\$3,117,455	34.6 %	Me	edium	3.80 %	\$542,2	250	\$0	\$13,215	\$67,296
2026	\$1,566,119	\$3,635,648	43.1 %	Me	edium	3.80 %	\$562,8	355	\$0	\$16,166	\$476,725
2027	\$1,668,415	\$3,762,494	44.3 %	Me	edium	3.80 %	\$584,2	244	\$0	\$18,764	\$185,403
2028	\$2,086,019	\$4,208,472	49.6 %	Me	edium	3.80 %	\$606,4	145	\$0	\$20,784	\$640,606
2029	\$2,072,643	\$4,214,692	49.2 %	Me	edium	3.80 %	\$629,4	190	\$0	\$18,570	\$1,077,743
2030	\$1,642,960	\$3,787,042	43.4 %	Me	edium	3.80 %	\$653,4	110	\$0	\$17,736	\$408,349
2031	\$1,905,757	\$4,052,717	47.0 %	Me	edium	3.80 %	\$678,2	240	\$0	\$21,725	\$164,724
2032	\$2,440,998	\$4,594,477	53.1 %	Me	edium	3.80 %	\$704,0	013	\$0	\$25,433	\$522,684
2033	\$2,647,760	\$4,801,485	55.1 %	Me	edium	3.80 %	\$730,7	766	\$0	\$27,327	\$585,945
2034	\$2,819,908	\$4,967,771	56.8 %	Me	edium	3.80 %	\$758,5	535	\$0	\$28,755	\$673,655
2035	\$2,933,543	\$5,067,478	57.9 %	Me	edium	3.80 %	\$787,3	359	\$0	\$30,723	\$537,966
2036	\$3,213,659	\$5,329,271	60.3 %	Me	edium	3.80 %	\$817,2	279	\$0	\$33,561	\$563,011
2037	\$3,501,488	\$5,593,038	62.6 %	Me	edium	3.80 %	\$848,3	335	\$0	\$36,489	\$586,844
2038	\$3,799,469	\$5,860,684	64.8 %	Me	edium	3.80 %	\$880,5	572	\$0	\$36,449	\$1,223,113
2039	\$3,493,376	\$5,502,131	63.5 %	Me	edium	3.80 %	\$914,0)34	\$0	\$37,904	\$354,647
2040	\$4,090,668	\$6,049,104	67.6 %	Me	edium	3.80 %	\$948,7	767	\$0	\$41,425	\$882,917
2041	\$4,197,943	\$6,090,784	68.9 %	Me	edium	3.80 %	\$984,8	320	\$0	\$45,519	\$318,482
2042	\$4,909,800	\$6,738,171	72.9 %		Low	3.80 %	\$1,022,2	243	\$0	\$49,019	\$1,082,982
2043	\$4,898,080	\$6,641,326	73.8 %		Low	3.80 %	\$1,061,0	089	\$0	\$47,860	\$1,329,112
2044	\$4,677,916	\$6,312,556	74.1 %		Low	3.80 %	\$1,101,4	110	\$0	\$49,779	\$546,923
2045	\$5,282,182	\$6,804,807	77.6 %		Low	3.80 %	\$1,143,2	264	\$0	\$57,493	\$261,618
2046	\$6,221,322	\$7,631,676	81.5 %		Low	3.80 %	\$1,186,7	708	\$0	\$64,277	\$832,768
2047	\$6,639,538	\$7,921,832	83.8 %		Low	3.80 %	\$1,231,8	302	\$0	\$71,418	\$292,655
2048	\$7,650,104	\$8,804,578	86.9 %		Low	3.80 %	\$1,278,6	511	\$0	\$73,684	\$1,909,504
2049	\$7,092,894	\$8,076,847	87.8 %		Low	3.80 %	\$1,327,1	198	\$0	\$75,520	\$478,041

(1) OFFICIAL COMMUNICATIONS. All official communications to the Association shall be directed to:

Spring Valley Lake Association 13325 Spring Valley Parkway 7001 SVL Box Victorville, CA 92395-5107

- Association for the purposes of collection notices. Upon the receipt of a written request by an owner identifying a secondary address for purposes of collection notices, the Association shall send additional copies of any notices required by California Civil Code to the secondary address. The owner's request shall be in writing and shall be mailed to the Association in a manner that shall indicate the Association has received it. The owner may identify or change a secondary address at any time, provided that, if a secondary address is identified or changed during the collection process, the Association shall only be required to send notices to the indicated secondary address from the point the Association receives the request.
- (3) <u>GENERAL NOTICES</u>. Pursuant to paragraph (3) of subdivision (a) of Section 4045, the location designated for posting of the official notice is the Association office bulletin board and additional boards in the community.
- (4) <u>General Notices Option</u>. Members may request to receive general notices by individual delivery. In order to activate this option, you must notify the Association's management company via mail or fax to:

Spring Valley Lake Association 13325 Spring Valley Parkway 7001 SVL Box Victorville, CA 92395-5107 Fax (760) 245-3076

- (5) RIGHT TO MINUTES. The minutes, proposed minutes, or summary minutes shall be distributed to any member upon request and upon reimbursement of the association's costs for making that distribution. The minutes, minutes proposed for adoption that is marked to indicate draft status, or a summary of the minutes, of any board meeting, other than an executive session, shall be available to members within 30 days of the meeting. These minutes will be distributed to any member upon request and upon reimbursement for the costs in making that distribution.
- (6) <u>Assessment Collection Policies</u>. (Section 5730) A Statement of assessment collection policies is included with this mailing.
- (7) <u>LIEN ENFORCING POLICIES AND PRACTICES</u>. A statement describing the association's policies and practices in enforcing lien rights and other legal remedies for default in the payment of assessments is included with this mailing.
- (8) GOVERNING DOCUMENT VIOLATIONS. A statement describing the association's discipline policy including a schedule of penalties for violations of the governing documents is included with this mailing and is also available on the Association website at www.svla.com as the Fine Schedule.
- (9) <u>DISPUTE RESOLUTION PROCEDURES</u>. (Sections 5920 and 5965 of the Civil Code) A summary of dispute resolution procedures is included with this mailing.
- (10) PHYSICAL CHANGES TO PROPERTY. Any modifications or an improvement to an Owner's property visible from the exterior requires submittal of an Architectural Application which must be approved by the Board of Directors prior to undertaking the project.
- (11) OVERNIGHT ASSESSMENT PAYMENTS. The mailing address for overnight payment of assessments, pursuant to Section 5655 is:

Spring Valley Lake Association c/o CID Consortium, LLC 919 Reserve Drive, Suite 101 Roseville, CA 95678

SPRING VALLEY LAKE ASSOCIATION INSURANCE DISCLOSURE STATEMENT

California Civil Code 5300 (a) (9) requires homeowner associations to disclose a summary of certain insurance policies maintained by the association. For your information, Spring Valley Lake Association is pleased to summarize the insurance coverage as follows:

	CARRIER	EXPIRATION DATE	POLICY LIMIT	DEDUCTIBLE
WORKERS	State Fund	1/1/2021	\$1,000,000	N/A
COMPENSATION LIABILITY COVERAGE	Philadelphia Insurance	1/1/2021	\$11,000,000	\$1,000
DIRECTORS & OFFICERS	Philadelphia Indemnity	7/1/2021	\$1,000,000	\$35,000
COVERAGE	Insurance Co.	4/4/2021	¢2.000.000	¢1.000
BUILDING COVERAGE	Philadelphia Insurance	1/1/2021	\$3,000,000	\$1,000
FIDELITY BOND COVERAGE	CNA Surety	5/6/2021	\$25,000	N/A
EARTHQUAKE COVERAGE	N/A			
FLOOD COVERAGE	N/A			

This disclosure statement is a general description of coverage. All coverage is subject to the exclusions and conditions of the insurance contracts. Statements here cannot alter, reduce, or expand any coverage in the policies. The information provided is deemed accurate at the time of issue. Owners with questions are encouraged to contact the association's insurance agent at the following address:

ISU Insurance Services- ARMAC Agency Agent: Tami Pickens 17177 Yuma St, Victorville, CA 92395 Office 760-269-3310 FAX 760-241-1467

This summary of the association's policies of insurance provides only certain information, as required by subdivision (9) of Section 5300 (a) of the Civil Code, and should not be considered a substitute for the completed policy terms and conditions contained in the actual policies of insurance. Any association member may, upon request and provision of reasonable notice, review the association's insurance policies and, upon request and payment of reasonable duplication charges, obtain copies of those policies. Although the association maintains the polices of insurance specified in this summary, the association's policies of insurance may not cover your property, including personal property or, real property improvements to or around your dwelling, or personal injuries or other losses that occur within or around your dwelling. Even if a loss is covered, you may nevertheless be responsible for paying all or a portion of any deductible that applies. Association members should consult with their individual insurance broker or agent for appropriate additional coverage.

Individual Liability Policies and Loss Assessment Coverage:

It is very important that you explore your own risks with a knowledgeable insurance agent, and purchase coverage to protect you from any liability from an accident occurring in your own unit, the common area, and/or any exclusive use common area (such as patios, garages, carports, balconies), and to protect you from any liability or insurance gaps in coverage between the association's coverage and your own. It is also strongly recommended that you inquire about Loss Assessment Coverage. An endorsement for loss assessment provides protection to individual unit owners for extraordinary special assessments, such as excess liability over the association's insurance proceeds or an extraordinary expense incurred by the association, allocated to the owners, through a special assessment (such as a special assessment to pay for rebuilding costs which exceed insurance proceeds from an earthquake or fire loss). Please contact your personal insurance agent for further details.

Prompt payment of Assessments by all owners is critical to the financial health of the Association and to the enhancement of the property values of our homes. Your Board of Directors takes very seriously its obligation under the Declaration of Covenants, Conditions and Restrictions (CC&Rs) and the California Civil Code to enforce the members' obligation to pay assessments. The policies and practices outlined shall remain in effect until such time as they may be changed, modified, or amended by a duly adopted resolution of the Board of Directors. Therefore, pursuant to the CC&Rs and Civil Code Section 5310(a), the following are the Association's assessment practices and policies:

- 1. Assessments, late charges, interest and collection costs, including any attorneys' fees, are the personal obligation of the owner of the property at the time the assessment or other sums are levied (Civil Code Section 5650(a)).
- 2. Annual Assessments shall be paid quarterly in four (4) equal installments. Each installment is due on the first day of each month. A courtesy billing statement is sent each month to the billing address on record with the Association. However, it is the owner of record's responsibility to pay each assessment in full each month regardless of whether a statement is received. All other assessments, including special assessments, are due and payable on the date specified by the Board on the Notice of Assessment, which date will not be less than thirty (30) days after the date of notice of the special assessment.
- 3. Any payments made shall be first applied to assessments owed, and only after the assessments owed are paid in full shall such payments be applied to late charges, interest, and collection expenses, including attorneys' fees, unless the owner and the Association enter into an agreement providing for payments to be applied in a different manner.
- 4. Assessments not received within fifteen (15) days of the stated due date are late and shall be subject to a late charge not to exceed ten percent (10%) of the delinquent assessment or ten dollars (\$10), whichever is greater.
- 5. Interest charge at the rate of 12% per annum will be assessed against any outstanding balance including delinquent assessments, late charges, and costs of collection, which may include attorneys' fees. Such interest charges shall accrue thirty (30) days after the assessment becomes due and shall continue to be assessed each month until the account is brought current.
- 6. If a special assessment is payable in installments and an installment payment of that special assessment is delinquent for more than thirty (30) days, all installments will be accelerated and the entire unpaid balance of the special assessment shall become immediately due and payable. Any unpaid balance shall be subject to a late charge and interest as provided above.
- 7. If an assessment is not received within thirty (30) days after the assessment becomes due, the Association or its designee, will send a pre-lien letter to the owner as required by Civil Code Section 5660 by certified and first class mail, to the owner's mailing address of record advising of the delinquent status of the account, impending collection action and the owner's right to request that the Association participate in some form of internal dispute resolution process ("IDR"). The owner will be charged a fee for the pre-lien letter. Notwithstanding the provisions of this paragraph, the Association may (i) send a pre-lien letter to a delinquent owner at any time when there is an open escrow involving the Owner's Unit/Lot, and/or (ii) issue a pre-lien letter immediately if any special assessment becomes delinquent.

- 8. If an owner fails to pay the amounts set forth in the pre-lien letter and fails to request IDR within thirty (30) days of the date of the pre-lien letter, the Board shall decide, by majority vote in an open meeting, whether to authorize the Management Company or the collection attorney to record a lien for the amount of any delinquent assessments, late charges, interest and /or costs of collection, including attorneys' fees, against the owner's property. The owner will be charged for the fees and costs of preparing and recording the lien. The lien may be enforced in any manner permitted by law, including, without limitation, judicial or non-judicial foreclosure (Civil Code Section 5700(a)).
- 9. Once the matter has been transferred to the collection attorney, the collection attorney may be authorized to commence a non-judicial foreclosure action to enforce the lien if and/or when thirty (30) days has passed since the lien was recorded and either (a) the delinquent assessment amount totals One Thousand, Eight Hundred Dollars (\$1,800) or more, excluding accelerated assessments and specified late charges and fees or (b) the assessments are delinquent for more than twelve (12) months. An owner could lose ownership of the property if a foreclosure action is completed. Owners will be responsible for significant additional fees and costs if a foreclosure action is commenced against your property.
- 10. The decision to foreclose on a lien must be made by a majority of the Board of Directors in an Executive Session meeting and the Board of Directors must record their votes in the minutes of the next open meeting of the Board. The Board must maintain the confidentiality of the delinquent owner(s) by identifying the matter in the minutes by only the parcel number of the owner's property. Prior to initiating any foreclosure sale on the recorded lien, the Association shall offer delinquent homeowners the option to participate in IDR or Alternative Dispute Resolution ("ADR").
- 11. An owner is entitled to inspect the Association's accounting books and records to verify the amounts owed pursuant to Corporations Code Section 8333.
- 12. In the event it is determined that the owner has paid the assessments on time, the owner will not be liable to pay the charges, interest, and costs of collection associated with collection of those assessments.
- 13. An owner has the right to dispute the assessment debt by submitting a written request for dispute resolution to the collection attorney for delivery to the association pursuant to Article 2 (commencing with Section 5900) of Chapter 10 of the Civil Code.
- 14. An owner has the right to request alternative dispute resolution with a neutral third party pursuant to Article 3 (commencing with Section 5925) of Chapter 10 of the Civil Code before the Association may initiate foreclosure against the owner's separate interest, except that binding arbitration shall not be available if the Association intends to initiate a judicial foreclosure.
- 15. Any owner who is unable to pay assessments will be entitled to make a written request for a payment plan to the collection attorney to be considered by the Board of Directors. An owner may also request to meet with the Board in executive session to discuss a payment plan if the payment plan request is mailed within fifteen (15) days of the postmark date of the pre-lien letter. The Board will consider payment plan requests on a case-by-case basis and is under no obligation to grant payment plan requests. Payment plans shall not interfere with the Association's ability to record a lien on an owner's separate interest to secure payment for the owner's delinquent assessments. If the Board authorizes a payment plan, it may incorporate payment of ongoing assessments that accrue during the payment plan period. If a payment plan is approved, additional late fees from the homeowner will not accrue while

the owner remains current under the terms of the payment plan. If the owner breaches an approved payment plan, the Association may resume its collection action from the time the payment plan was approved.

- 16. Nothing herein limits or otherwise affects the Association's right to proceed in any lawful manner to collect any delinquent sums owed to the Association.
- 17. Prior to the release of any lien, or dismissal of any legal action, all assessments, late charges, interest, and costs of collection, including attorneys' fees, must be paid in full to the Association.
- 18. The Association shall charge the owner a Thirty Dollar (\$30.00) fee for the first check tendered to the Association that is returned unpaid by the owner's bank and Thirty-Five Dollars (\$35.00) for each subsequent check passed on insufficient funds. If the check cannot be negotiated, the Association may also seek to recover damages of at least One Hundred Dollars (\$100.00), or, if higher, three (3) times the amount of the check up to One Thousand, Five Hundred Dollars (\$1,500.00) pursuant to Civil Code Section 1719.
- 19. Owners have the right to provide a secondary address for mailing for purposes of collection to the Association. The owner's request shall be in writing and shall be mailed to the Association in a way that shall indicate that the Association has received it. An owner may identify or change a secondary address at any time, provided that, if a secondary address is identified or changed during the collection process, the Association shall only be required to send notices to the indicated secondary address from the point the Association receives the request.
- 20. All charges listed herein are subject to change upon thirty (30) days' prior written notice.
- 21. Until the owner has paid all amounts due, including delinquent assessments, late charges, interest and costs of collection, including attorneys' fees, the Board of Directors may suspend the owner's right to vote, and suspend the owner's right to use the Association's recreational facilities after providing the owner with a duly noticed hearing pursuant to Civil Code Section 5855. However, any suspension imposed shall not prevent the delinquent owner from the use, benefit and pleasure of the owner's lot.
- 22. The mailing address for overnight payment of assessments is:

SPRING VALLEY LAKE ASSOCIATION C/O CID CONSORTIUM, LLC
919 RESERVE DR STE 101
ROSEVILLE, CA 95678

23. The mailing address if your account is in collections:

ALTERRA ASSESSMENT RECOVERY, LLC ATTENTION: COLLECTIONS DEPARTMENT 27101 PUERTA REAL #250 MISSION VIEJO, CA 92691

NOTICE ASSESSMENTS AND FORECLOSURE

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

ASSESSMENTS AND FORECLOSURE

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

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

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

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

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

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

PAYMENTS

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

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

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

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

MEETINGS AND PAYMENT PLANS

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

The board must meet with an owner who makes a proper written request for a meeting to discuss a payment plan when the owner has received a notice of a delinquent assessment. These payment plans must conform with the payment plan standards of the association, if they exist. (Section 5665 of the Civil Code) (b) An association distributing the notice required by this section to an owner of an interest that s described in Section 11212 of the Business and Professions Code that is not otherwise exempt from this section pursuant to subdivision (a) of Section 11211.7 of the Business and Professions Code may delete from the notice described in subdivision (a) the portion regarding meetings and payment plans.

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

ASSESSMENTS AND FORECLOSURE

Assessments become delinquent 15 days after they are due, unless the governing documents provide for a longer time. The failure to pay association assessments may result in the loss of an owner's property through foreclosure. Foreclosure may occur either as a result of a court action, known as judicial foreclosure or without court action, often referred to as nonjudicial foreclosure. For liens recorded on and after January 1, 2006, an association may not use judicial or nonjudicial foreclosure to enforce that lien if the amount of the delinquent assessments -or dues, exclusive of any accelerated assessments, late charges, fees, attorney's fees, interest, and costs of collection, is less than one thousand eight hundred dollars (\$1,800). For delinquent assessments or dues in excess of one thousand eight hundred dollars (\$1,800) or more than 12 months delinquent, an association may use judicial or nonjudicial foreclosure subject to the conditions set forth in Section 5705 of the Civil Code. When using judicial or nonjudicial foreclosure, the association records a lien on the owner's property. The owner's property may be sold to satisfy the lien if the amounts secured by the lien are not paid. (Sections 5600, 5650 arid 5705 of the Civil Code)

In a judicial or nonjudicial foreclosure, the association may recover assessments, reasonable costs of collection, reasonable attorney's fees, late charges, and interest. The association may not use nonjudicial foreclosure to collect fines or penalties, except for costs to repair common areas damaged by a member or a member's guests, if the governing documents provide for this. (Sections 5605 and 5650 of the Civil Code)

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

At least 30 days prior to recording a lien on an owner's separate interest, the association must provide the owner of record with certain documents by certified mail, including a description of its collection and lien enforcement procedures and the method of calculating the amount. It must also provide an itemized statement of the charges owed by the owner. An owner has a right to review the association's records to verify the debt. (Section 5650 of the Civil Code)

If a lien is recorded against an owner's property in error, the person who recorded the lien is required to record a lien release within 21 days, and to provide an owner certain documents in this regard. (Section 5650 of the Civil Code)

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

PAYMENTS

When an owner makes a payment, he or she may request a receipt, and the association is required to provide it. On the receipt, the association must indicate the date of payment and the person who received it. The association must inform owners of a mailing address for overnight payments. (Section 5650 of the Civil Code).

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

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

An owner is not liable for charges interest, and costs of collection, if it is established that the assessment was paid properly on time. (Section 5650 of the Civil Code)

MEETINGS AND PAYMENT PLANS

An owner of a separate interest that is not a timeshare may request the association to consider a payment plan to satisfy a delinquent assessment. The association must inform owners of the standards for payment plans, if any exist. (Section 5650 of the Civil Code)

The board of directors must meet with an owner who makes a proper written request for a meeting to discuss a payment plan when the owner has received a notice of a delinquent assessment. These payment plans must conform with the payment plan standards of the association, if they exist. (Section 5650 of the Civil Code)

(c) A member of an association may provide written notice by facsimile transmission or United States mail to the association of a secondary address. If a secondary address is provided, the association shall send any and all correspondence and legal notices required pursuant to this article both the primary and secondary address. (Section 4040(b) of the Civil Code)



Spring Valley Lake Association 7001 SVL Box 13325 Spring Valley Parkway Spring Valley Lake, CA 92395 760.245.9756 / Fax: 760.245.3076

Spring Valley Lake Association Fine Schedule

Citation Review Committee fine recommendations are based upon consideration of each case as an individual set of circumstances. Exacerbating circumstances as well as matters of extenuation or mitigation are considered by the Committee in making its recommendation. This fine schedule was approved by the Board of Directors as amended on March 3, 1999. Amended February 26, 2019 by The Board of Directors.

PART I Boating Violations, Including:

	Recommended
Code #	Fine
1 Reckless, negligent or unsafe operation	\$250.00
2 Intoxicated Operator	\$500.00 & 1 yr. ban
3 No qualified water skier observer	\$250.00
4 Not using orange flag	\$100.00
5 Overload vessel	\$100.00
6 Failure to obey patrol direction	\$100.00
7 Wrong direction of travel	\$250.00
8 Excessive speed	+
8.1 1 to 10 mph over speed limit; plus \$5.00 per mph	\$100.00
over 35 mph.	,
8.2 11 to 15 mph over speed limit; plus \$5.00 per mph	\$175.00
over 35 mph.	
8.3 16 to 20 mph over speed limit; plus \$5.00 per mph	\$200.00
over 35 mph.	****
8.4 Over 21 mph over speed limit; plus \$5.00 per mph	\$250.00
over 35 mph. 9 Failure to maintain required insurance	\$100.00
10 Hit and run accident	·
	\$500.00 & 1 yr. ban
11 High speed operation or water skiing in lake fingers	\$250.00
11.2 Exceeding "No Wake" in designated areas	\$150.00
11.3 PWC jumping wake of another vessel	\$150.00
Other Boating Violations, including but not limit	ited to:
12 Tampering with buoys	\$100.00
13 Unsafe Equipment	\$100.00
14 Excessive noise	\$100.00
15 Operating without SVL's boat operators card	\$100.00 & 1 yr. ban
16 Prohibited hours of operation	\$100.00
17 Unregistered Vessels	\$250.00 & 1 yr. ban
18 Tampering with or unauthorized use of SVLA boat	\$500.00 & ban
registration sticker	prop. owner & boat
19 Illegal Launch	\$250.00
20 Unauthorized mooring at dock, shore or buoy	\$50.00
21 Water Skiing before 7:00 AM or after sunset	\$100.00
22 Operating a personal watercraft without SVL's	\$50.00
watercraft license endorsement	400.00
23 Underage operator of vessel on Spring Valley Lake	\$100.00
24 Miscellaneous boat violations	\$50.00
Fishing Violations, including, but not limited to	
31 Taking of fish exceeding limit	\$250.00
32 Fishing at prohibited times	\$150.00
33 Use of more than 2 rods or 1 hand line with no more	\$100.00
than 3 hooks	

Equestrian Estates and Trail Violations, including, but not limited to:

	Recommended
Code #	
	Fine
41 Unsafe act	\$250.00
43 Failure to respond to eviction notice	\$100.00
44 Failure to comply with boarding agreement	\$50.00
45 Failure to comply with EQ rules	\$50.00
45.1 Lack of horse immunization records on file	\$150.00
46 Unauthorized motor vehicles on trail	\$100.00
47 Dumping debris on trails	\$100.00
48 Failure to properly clear and dispose of manure	\$100.00
49 Failure to wear protective headgear	\$50.00
$\underline{\text{Miscellaneous}}, \text{including but not limited to:}$	
42 Abuse of animals	\$250.00
50 Swimming rules 7.0, all rules	\$50.00
51 Threatening actions whether abusive language or	\$500.00
physical action directed toward any SVLA employee,	
Board member, Committee member	4
52 Illegal or improper parking on Association property	\$50.00
53 Littering on Association property	\$100.00
54 Use of bicycles or skateboards at Meadowlark park	\$50.00
55 Use of facilities during prohibited hours	\$100.00
56 Use of glass containers on beaches & playgrounds	\$100.00
57 Improper operation of motorcycles or all-terrain vehicles	\$100.00
58 Misuse of Association ID cards or guest passes	\$100.00
58.1 No Identification cards	\$50.00
59 Nuisance to neighborhood	\$500.00
60.1 Vandalism/damage to Association property	\$250.00
60.2 Trespassing or damage to SVLA properties	\$200.00
60.3 Use or possession of narcotics, controlled	\$250.00
substances, or any unlawful activities on Spring Valley	
Lake Association properties	
61 Unauthorized use of trash containers	\$100.00
62 Operating a home-based business	\$150.00
63 Using an R.V. or structures as a dwelling	\$300.00
64 Keeping an excess number of animals according to	\$150.00
County Code and Apple Valley Code 65 Keeping of animals other than dogs, cats, horses on	\$250.00
property	\$250.00
66 Noisy animal/annoyance to neighborhood	\$250.00
66.1 Vicious dogs	\$250.00
67 Uncontrolled and/or unleashed dog	\$100.00
67.1 Not picking up after your dog	\$150.00
68 Improper parking on residential lots	\$150.00
69 Failure to erect a 2 or 3 sided structure w/a roof	\$200.00
(shade) in a corral	7_00.00
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<u>Architectural Violations:</u> Max. Fine \$1600.00. Min fines as listed. To encourage compliance, the Citation Review Committee may reduce the fine to the minimum amount if compliance occurs within 30 days of decision notification.

	Recommended
Code #	Fine
70 Starting construction on a Sea Wall without the	\$200.00
Community Architectural Liaison Present	
71 Starting construction, renovations or modifications,	\$1000.00
without Architectural Committee approval (each	
violation)	
71A Walls/ Fences	\$300.00
71B Sheds	\$300.00
71C Patio	\$300.00
71D Painting	\$300.00
71E Flag Pole	\$300.00
71F Basketball hoop	\$100.00
71G Room Additions/Garages	\$600.00
71H House/Multiple Units	\$1000.00
71I Docks/Decks	\$200.00
71J Sea Wall	\$300.00
71K Antenna visible to the public	\$300.00
71L All other types of construction improvements	\$300.00
72 Non-conformance with approved plans (to include	\$600.00
slow construction)	
Failure to Obtain Required Architectural Depar	tment Inspections
and Approvals.	
72.1A SETBACK: Prior to pouring concrete foundation	\$200.00
slab, a setback inspection is required to verify correct	7-30.00
location of approved construction in relation to	
established setback lines	
72.1B CONTINUITY: Prior to stuccoing to insure exterior	\$200.00
compliance with approved plans.	
72.1 FINAL: Upon completion of building and	\$200.00
landscaping to verify compliance with approved design.	
Architectural Policies and construction time limits.	

<u>Other Architectural Violations:</u> Max fine \$500.00. Minimum fines as listed. To encourage compliance, the Citation Review Committee may reduce the fine to the minimum amount if compliance occurs within 30 days of decision notification.

73 Failure to cut weeds	\$200.00
73.1 Failure to keep drainage easement clear.	\$100.00
73.2 Failure to control weeds in aquatic plants in the	\$150.00
lake shore easements	
74 Uncontrolled trash or unsightly construction site	\$150.00
75 Placing construction materials or debris on other	\$150.00
properties w/o owners written permission	
76 Violation of sign policy (Residential).	\$150.00
76.1 . Violation of sign policy (Commercial)	\$300.00
77 Failure to landscape or maintain landscaping	\$300.00
77.1 Failure to maintain trees, shrubs and other	\$300.00
landscaping materials within the property boundaries	
on improved or unimproved lots.	
78 Trash cans, trash, debris, appliances, other unsightly	\$200.00
objects on property	
78.1 Failure to remove outside seasonal, festive or	\$150.00
holiday decorations or lights by the 30th calendar day	
after the event date	
78.2 Trash can(s) left in view 24 hours after pickup.	\$50.00
79 Failure to maintain and or/paint residence, fences,	\$300.00
gates, outbuilding, etc.	

	Recommended
Code #	Fine
80 Failure to comply with model home policies	\$150.00
80.1 Model home open w/o Committee approval	\$25.00
81 Failure to post house numbers	\$150.00
82 Failure to maintain docks and similar waterfront	\$300.00
structures	,
83 Failure to comply with Board of Directors	\$150.00
determination or directions	
84 Placement of trailer or construction shack without	\$150.00
Architectural Committee approval	
85 Failure to maintain plants on unimproved lots	\$200.00
86 Unauthorized cultivation on or use of the greenbelt	\$150.00
or equestrian trails	
87 Unauthorized use of or modification to any	\$150.00
Association property, shrubs, plants, or trees (fine plus	
cost of repair)	
88 Other Architectural Violations	\$300.00
Rental Rules Requirements: Fines approved June	26, 2018
1.21 SVLA Crime-Free Lease (Addendum) shall be	\$150.00
executed within thirty (30) days of any status changes	
to the rental property. Failure to submit.	
1.22 Failure to file valid San Bernardino County Rental	\$150.00
Dwelling Unit License with SVLA for any rental property	
in the unincorporated portion of SVLA.	
1.23 Failure to file valid Property Maintenance	\$150.00
Inspection (PMI) certificate with SVLA for any rental	
property in the Town of Apple Valley Equestrian	
Estates.	
1.24 Residency Requirement- No owner may rent/lease	\$500.00
his property unless the owner has owned and resided in	
a property within SVLA for at least one (1) year. Failure	
to comply.	

PART II

Repeated or uncorrected violations by a property owner or a member of his/her immediate family will normally result in the fine being doubled each time that a case is considered.

PART III

After issuing a compliance request or notice for the same violation twice, the third violation will result in a citation, if the same violation has occurred in a one year period from the date of the first violation.

PART IV

In accordance with article III, Section 5.2 of the Spring Valley Lake Association Bylaws, any fine that is not satisfied within ninety (90) days after it becomes due and payable can result in the loss of the rights of use and enjoyment of the recreational common areas and common facilities of the Spring Valley Lake Association.

SPRING VALLEY LAKE ASSOCIATION ALTERNATIVE DISPUTE RESOLUTION SUMMARY

California Civil Code Sections 5925 through 5965 require community associations and their homeowners to offer to participate in some form of Alternative Dispute Resolution ("ADR") prior to initiating certain types of lawsuits in superior court. ADR means mediation, arbitration, conciliation, or other non-judicial procedure that involves a neutral party in the decision making process. ADR may either be binding or non-binding, as may be agreed to by the parties. This Summary of the ADR statutes is being distributed as required by California Civil Code Section 5960.

I. When ADR Must be Offered Prior to Initiating Enforcement Action:

An association or an owner may not file certain lawsuits in superior court unless an effort has been made to submit the dispute to ADR as required by law. Generally, ADR must be offered before filing a civil action or proceeding that seeks:

- A. A judicial declaration of the rights and responsibilities of the parties, only; or
- B. A writ of mandate or a writ of prohibition, only; or
- C. Permanent injunctive relief only; or
- D. Declaratory relief, writ relief, or injunctive relief, combined with a claim for monetary damages of five thousand dollars or less

It is not necessary to offer ADR prior to filing any other type of superior court action, or prior to filing any type of small claims action. Except as otherwise provided by law, the ADR requirement does not apply to an assessment dispute.

II. Compliance Procedures:

The ADR process is initiated by one party serving all other parties with a "Request for Resolution," which shall include:

- A. A brief description of the dispute between the parties;
- B. A request for ADR;
- C. When directed to an owner, the request must be accompanied by a copy of the ADR statutes;
- D. Service of the Request must be by personal delivery, first-class mail, express mail, facsimile transmission, or other means reasonably calculated to provide the intended recipient actual notice of the Request;
- E. A notice to all parties that they are required to respond within 30 days of receipt, or else the offer of ADR is deemed rejected; and
- F. If the Request is accepted, ADR must be completed within 90 days of the receipt of the acceptance, unless the parties sign a written agreement extending the completion date.

The cost of ADR is to be borne by the parties. Unless the parties agree, no oral or written evidence or statements made in an ADR proceeding, other than arbitration, are admissible as evidence in a later lawsuit. Each homeowner should consult with his or her own attorney regarding appropriate compliance with the ADR statutes.

III. Failure to Participate in Some Form of ADR Prior to Enforcement Action:

Should a party unreasonably refuse to participate in ADR before the lawsuit is filed, the court may, in its discretion, take this refusal into consideration in determining the amount of attorneys' fees and costs ultimately awarded at trial. In accordance with the disclosure requirement of California Civil Code Section 5965, please be advised that:

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

IV. <u>Association's Policy of Early Dispute Resolution:</u>

In accordance with the California Civil Code, a fair, reasonable, and expeditious procedure exists for resolving disputes between the Association and an owner involving their rights, duties or liabilities under the Davis-Stirling Common Interest Development Act, the Nonprofit Mutual Benefit Corporation Law, or the Association's governing documents. The procedure supplements, but does not replace the ADR process summarized above. The procedure follows:

- A. Either party may request the other, in writing, to meet and confer. While a homeowner may refuse a request to meet and confer, the Association may not.
- B. The Board shall designate a member of the Board to meet and confer with the owner.
- C. The parties shall meet promptly at a mutually convenient time and place to explain their positions and confer in good faith in an effort to resolve the dispute.
- D. A resolution of the dispute shall be memorialized in writing and signed by the parties.
- E. An agreement reached using this procedure binds the parties and is judicially enforceable if it is not in conflict with law or the governing documents and the agreement is either consistent with the authority granted by the Board of Directors to the Board member who met with the owner, or if the agreement is ratified by the Board.
- F. An owner may not be charged a fee to participate in the process.



Spring Valley Lake Association 13325 Spring Valley Parkway 7001 SVL Box Spring Valley Lake, CA 92395-5107

9	Date	Emp. Initials
Date Received		
1st. AC Mtng. Date		
2 nd AC Mtng. Date	-	
Resubmit Date		

ARCHITECTURAL PROJECT APPLICATION

Do not start any work without prior Architectural Committee approval.

*BE ADVISED - FAILURE TO COMPLETE A PROJECT WITHIN THE TIME LIMIT INDICATED

ON YOUR APPROVAL LETTER MAY RESULT IN AN IMMEDIATE CITATION.

Tract/LotPro	ject Address	
Property Owner's Name	N.	
Property Owner's Mailing Address	0	
Phone ()	Email	
Contractor's Name		Phone ()
Variance Requested¹: Yes Please Check Type of Project: New House Addition	No Landscape	Number of Variance Form(s) attached: Other
Have you attached all required items? Describe Project:		
Fee: Check #	Amount \$	Recv'd. By
¹ Each Variance request requires a separat	e application and	fee.
Section 2.17 - Local Governmental Age shall not relieve the owner from obtai appropriate department or commission of	ning the prior c	Any approval by the Architectural Committee consent and approval, when necessary, of the San Bernardino - Town of Apple Valley.
> Architectural Liaison will rev	view applications	by APPOINTMENT ONLY
The undersigned acknowledges the con-	ditions on the att	tached form. (Form #AC101)
Property Owner's Signature		Date
ACCOUNT NUMBER SAMP (Rev. 10/19)	LE(S) REC	REQ FOR REFUNDForm# AC100

SPRING VALLEY LAKE ASSOCIATION ARCHITECTURAL CONDITIONS

Memorandum of Understanding
Please read carefully and initial where indicated prior to construction.

1. 2.	All exterior improvements require prior written approval from the Architectural Committee No architectural approval may be granted, nor may any work begin on the property until legal ownership of lot is secured and the SVLA is notified of the change by the escrow agent.
3.	Two sets of plans are required from owner along with the deposit established in the current fee schedule before the Architectural Committee will consider the project. The owner is responsible for identifying items on the plans to coincide with the Architectural Plan Checklist (Form #AC200). Plans must be of professional quality, preferably by a licensed architect. They must include names and addresses of owner. All handwritten notes prior to the submittal of plans are to be initialed by owner or contractor. The Architectural Committee has the final voice in any decision regarding adequacy of plans.
4.	After final inspection, a separate application and fee must be submitted for any additional exterior improvements.
5.	Project approvals and deposits are transferable upon change of property ownership. Refundable portions of the deposit will be returned upon satisfactory final inspection of the project to the owner of record at that time. Deposits are to be transferred in escrow and will run with the land.
6.	Any deviation, addition or deletion to the original plans approved by the Architectural Committee must be resubmitted for approval prior to implementation. The request is subject to a fee established by the current fee schedule (Form #AC300) and approval must be in written form.
7.	No accessory building except portable restrooms shall be placed on lot unless such building is used only as a temporary construction shelter and has been approved in writing by the Architectural Committee. No such temporary shelter shall be used at any time as a dwelling place.
8.	Prior to commencement of construction of a home, the property owner agrees to install and maintain a trash
	enclosure and portable restroom facility on the job site. The owner agrees that Spring Valley Lake Association
	personnel may enter the job site for the purpose of cleaning up debris that is not contained and charge a reasonable
	fee for the clean-up (Form #AC300). Clean up charges, as well as any fines levied by the SVLA Board of Directors
•	for infractions relating to construction, will be deducted from the deposit.
9.	"For Sale" signs are to be removed within fourteen (14) days after close of escrow. Construction signs are to be
10	removed within fourteen (14) days of final inspection, except homes which are for sale. All construction must be diligently pursued. Approved projects must be completed within the timetables established
10.	in the current fee and deadline schedule (Form #AC300). Failure to complete the project within the specified
	timeframe and call for appropriate inspections will result in the forfeiture of the deposit refund and/or a fine unless
	an extension is requested in writing and approved prior to the expiration date. Failure to commence any project
	within its respective timeframe will void the approval. Only the refundable portion of the deposit will then be
	returned. To cancel project, complete the SVLA Architectural Cancellation Request form and return approved
	stamped plan for refund, less the cancellation fee established in the current fee schedule (Form #AC300).
11.	Owner is responsible for requesting phase inspections on houses, docks, walls, and additions in accordance with
40	current inspection requirements (Section 2.15)
	Approved plans not picked up within thirty (30) days after approval will be discarded. No approval by the Spring Valley Lake Architectural Committee and/or the Spring Valley Lake Association regarding
13.	the placement and use of any dock hereunder shall be deemed either specifically or by implication, a determination
	that such placement and/or use is safe and free from danger to the said dock or to any person or persons. All
	docks placed or used on Spring Valley Lake are so placed and used at the sole risk of the owner thereof.
14.	Applicant(s) agree to hold Spring Valley Lake Association and/or the Architectural Committee harmless from and to
	indemnify same against any and all claims made as a result of an industrial, construction or other accident or injury
	occurring from or incidental to said work. Should it become necessary for purposes of defending any claims or
	demands arising out of the subject matter with respect to enforcing this agreement, or should Spring Valley Lake
	Association incur any expenses or become obligated to pay any attorney's fee or court costs, the undersigned
4.5	agrees to reimburse Spring Valley Lake Association for said expenses
15.	All of SVLA's Architectural Policies must be complied with. A copy of the Architectural Policies booklet will be
16.	provided by the Architectural staff upon request for the appropriate fee. The setbacks established by the CC&R's as indicated on the maps available in the Association Office are believed
10.	to be accurate but are not final until validated by the Architectural Committee. The SVLA bears no responsibility for
	property boundaries



ARCHITECTURAL PLAN SUBMITTAL Check Off List

The individual submitting a project is responsible for ensuring the items listed below are indicated with the corresponding number circled in red on all plans. The preferred scale for plans is 1" = 10'. When in doubt, please contact the Architectural Department.

- Project approval by the Architectural Committee does not relieve the property owner of any responsibility to obtain consent and/or approval from San Bernardino County or the Town of Apple Valley, where applicable. (Architectural Guidelines 2.17)
- Upon review by the Architectural Committee, results of project reviews will be mailed to property owners or made available in the Association office for pick up, if requested. Telephone/verbal results will not be given.
- All approved projects are assigned a time limit for completion which will be indicated on the project approval letter. It is the property owner's responsibility to notify the Association when projects are completed.
- All projects must include a detailed drawing that illustrates the project in relation to the house.

HOUSE

- 1. (2) complete set of plans North Point
- 2. Lot and Tract Numbers on house plans
- 3. Setbacks (4 sides)
- 4. Grading plan (if required)
- 5. Landscaping plan (include rear landscaping for lake And golf course lots) must be 30% greenery
- * 6. Driveways (must be stamped, colored, or textured)
 - 7. Square footage of house
 - 8. Location of FAU and A/C (outside slab)
 - 9. Elevations
- *10. Exterior materials and colors (Garage door color must be specified and consistent with structure)
- *11. Roof material
- 12. Roof height (maximum 29.6')
- 13. Roof eves/overhangs (maximum 24")
- 14. Location of exterior lighting
- 16. Pools, walls, gazebos, etc.
- 17. Dock/Sea wall specifications
- Plot plan, including all overhangs and projections (footprint)
- 19. Equestrian fence (if required)
- 20. Any changes to blueprints must be initialed by PO or contractor

SWIMMING POOL, SPA

- 1. Plot plan (drawn to scale)
- 2. Setbacks
- 3. Lot dimensions
- 4. Equipment location
- * = Must include the color name and/or design sample

DEADLINE

The Architectural Committee meets twice per month. The deadline for project submittal is the Friday before the scheduled meeting.

DEPOSIT

If a deposit is provided, the property owner must notify the Association once the project is complete to begin the deposit return process. Once notification of completion is received, a final inspection will be scheduled and if all requirements of the original project approval are met, a refund for the appropriate amount will be furnished within 15-20 business days.

WALL, FENCE

- 1. Plot plan drawn to scale in relation to house
- 2. Fence height and length
- 3. Fence material
- 4. Gate height and length
- 5. Gate material and screening
- 6. Color scheme
- 7. Setbacks
- 8. Lot dimensions

LANDSCAPING, OTHER IMPROVEMENTS

- Plot plan drawn to scale in relation to the house and street
- 2. Show all materials existing and new
- 3. Include lot dimensions and setbacks
- * 4. Any color changes
- * 5. Samples (rocks, trees, plants minimum of 30% greenery required for front yard)

PATIO, SHED, ROOM ADDITION, GARAGE

- 1. Plot plan (include concrete slab and projections)
- 2. Setbacks
- 3. Square footage of enclosure
- 4. Elevations
- * 5. Exterior materials and colors
 - 6. Roof materials and colors
 - 7. Roof height



ARCHITECTURAL DEPOSITS, FEES & COMPLETION TIME LIMITS

DEPOSITS	Deposit	Refund	Time Limit	Net Cost	Cancellation Fee	
Residential Projects					2005.00	
New Houses	\$5,000.00	\$985.00	12 Months	\$315.00	\$205.00	
Phase 1 Setback Review		\$3,700.00				
Room Additions, Garages	500.00	410.00	9 Months	90.00	75.00	
Docks, Decks, Pools, In-ground spas	500.00	420.00	6 Months	80.00	75.00	
Improvements: Fences, Sheds, Patios, Gazebos, Horse Corrals & Shelters,	100.00	70.00	6 Months	30.00	30.00	
Reroofing, Portable Spas		100.00		0.00	0.00	
Temp. Const. Fence (sec. 7.2, 7.5.1)	100.00	100.00	NA	0.00	0.00	
Vessel Lift	100.00	60.00	6 Months	40.00	0.00	
Commercial Projects						
Commercial Properties	.25/Sq.ft.	70%	12 Months	Variable	N/A	
Multiple Units (Per Unit)	1000.00	700.00	12 Months	300.00	150.00	
Model Homes (Permits)	500.00	350.00	24 Months	150.00	75.00	
FEES						
Variance	\$50.00	0.00	NA	0.00	0.00	
Project Extension Fees Mutiple Units, New Houses All Other Improvements	50.00 for 30 Days - 3 Ext. Maximum* (Form #AC103) 25.00 for 30 Days - 2 Ext. Maximum* (Form #AC103)					

^{*}After the maximum number of extensions have been granted and expired without project completion, the refund shall be forfeited and a citation issued. Such forfeitures do not excuse further delays in project completion.

Dumpsters

Failure to comply with Section 3.3.8 This fee is in addition to any citation fees.

100.00 per hour plus any equipment cost and dumping fees.

NO DEPOSITS

The following types of architectural projects do not require deposits:

Landscaping, Painting, Rain Gutters, Flagpoles, Concrete Flatwork, Tree Planting & Removal, Lampposts, Decorative Fixtures, Small Planters, Solar.

Modifications or Deviations to Approval Plans

Form #AC102

Deposit Refunds

All applicable deposit refunds are paid to the owner of the property at the time of the project's final satisfactory inspection and approval. All refunds will be processed and mailed within 1 calendar month from the date of that final inspection. Fines incurred during construction will be deducted from the refund (per Section 2.6).

Cancellation Fee

A cancellation fee of 15% of the deposit or \$30.00, whichever is greater, shall be retained by the Association when approved projects are cancelled. Property owners must complete the SVLA Architectural Cancellation Request form.

13325 Spring Valley Parkway 7001 SVL Box Spring Valley Lake, CA 92395-5107

SECURITY DISCLAIMER: We hope that our security systems and Public Safety Department provide some deterrence to crime. However, no matter what steps we take, the Association can never be completely safe and secure. For example, it is possible for someone to enter the property under false pretenses to commit crimes, for residents to commit crimes against their own neighbors, and for guests of residents to commit crimes. As a result, the Association is not and can never be free of crime and we cannot guarantee your safety or security. Accordingly, you should NOT rely on the Association to protect you from loss or harm. Instead, you should provide for your own security by taking common sense precautions such as carrying insurance against loss; keeping your doors locked; refusing to open your door to strangers; asking workmen for identification; installing a security system; locking your car; etc. Additionally, the duties of the Public Safety Department personnel are ONLY to patrol and secure the various Association properties and amenities and to observe and report on service calls, suspicious activities or violations of the Association's Rules and Regulations, where applicable.

EMERGENCY/DISASTER PREPAREDNESS DISCLAIMER: In the event of an emergency or disaster, residents should be self-prepared. The Association does not maintain emergency food, water, fuel, medical professionals or medical supplies. Accordingly, you should NOT rely on Spring Valley Lake Association to provide for your personal needs during or following an emergency event or disaster scenario. Instead, you should take common sense precautions such as maintaining a stock of food and water for your family and pets, storing emergency medical supplies, storing a supply of any prescriptions or medications required, etc. You can find more information about emergency preparedness by visiting www.ready.gov. There are also other helpful links on the Association website. Additionally, the duties of the Association Staff are ONLY to assist in making and maintaining contact with official entities, and to assist in obtaining services for the community as quickly as possible in the event of a disaster.



Owner Contact Information

Allow us to update your contact information by completing the following information, sign, and return this form. Civil code requires us to notify you of your obligation to provide the association with items 1, 2, 3, and 5 annually. We will use the last address provided, or, if none, the property address if you fail to respond to this request. You may return it with your next payment or by email to <u>cservice@cidcllc.us</u>.

Additionally, our online portal https://hoaonline.pro is available for you to update your contact information, make payments, and access community information at any time.

CIDC Acc	count #:	Unit/Lot Address							
Owner(s	s)								
		Name							
		Primary Phone	Secondary Phone						
		Email(s)							
1. The	e address to	which notices from the Asso	ociation are to be delivered						
Primary	Address								
		Street Address			Unit/Lot #				
		City		State	ZIP Code				
2. An	alternate or	secondary address to which	notices from the Associat	ion are to be delivered (if any)					
Alternat	te Address								
		Street Address	-		Unit/Lot #				
		City		State	ZIP Code				
		address of your legal repres stacted in the event of your		ny person with power of attor	ney or other person				
Represe	entative		al .						
		Name Phone #							
		Street Address			Unit/Lot #				
		City		State	ZIP Code				
4. In t	4. In the event of an emergency the Association may contact (if any)								
Emerge	ncv	*	*		*				
		Name Relationship							
		Primary Phone	Secondary Phone	Email					
5. Is t	he separate	interest that you own (Chec	ck only one)						
		☐ Owner Occupied	☐ Rented Out	☐ Developed, but vacant	☐ Undeveloped				
Signatur	re								
		Signature		Date					