If this document contains any restriction based on race, color, religion, sex, familial status, marital status, disability, national origin, or ancestry, that restriction violates State and Federal Fair Housing Laws and is void. Any person holding an interest in this property may request that the county recorder remove the restrictive covenant language pursuant to subdivision (c) of Section 12956.1 of the Government Code.

# CARMEL VALLEY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION 

a California Nomprofit Mutual Benefit Corporation

ARTICLEI
NAME AND LOCATION OF PRINCIPAL OFFICE

The name of the corporation is CARMEL VALLEY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION, hereinafter referred to as the "Asscriation". The principal office of the Association shall be located in the County of San Diego, State of Califomia .

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## ARTICLE II

DEFINTTIONS
The definitions of the terms contained in Article I of the Declaration of Covenants. Conditions and Restrictions of Carmel Valley Neighborhood 10 North. recorded in the Office of the County Recorder of the County of San Diego (the "Declaration") are incorporated herein by reference, and shall apply to those same terms as they may appear in these ByLaws.

## ARTICLE III

## MEMBERSHIP AND VOTING RIGHTS

The memhership and voting rights provisions onntained in Article II of the Declaration are incorporated herein by reference.

## ARTICT.FIV <br> MEETINGS OF MEMBERS

Section 1. Annual Meetings. The first annual meeting of Mermhers shall be held not later than the first to occur of the following. (a) six (6) months after the close of escrow for the sale of the first Subdivision Interest by Declarant, or (b) forty-five (45) days after close of escrow of the Subdivision Interest that represents the 51st percentile interest authorized for sale under the first final subdivision public report issued for the Project by the Califormia Deparment of Real Estate, Subsequent annual meetings of Members shall be held one year from the date of the first annual meeting, or at oreh other date or time as may be fixed by the Board, but in no event shall an annial meeting be held less than once each calendar
year. Should any anntal meeting day fall upon a legal holiday, then such annual meeting of Members shall be held at the came time and place on the next day thereafter ensuing which is not a legal holiday.

Section 2. Special Meetingss. Special meetings of Memhers for any purpose or purposes shall be promptly called by. (i) directors upon the vote for such a meeting by a majority of the directors present at a meeting duly heln, provided that those directors present represent at least a quorm of the Board; or (ii) written request for a special meeting signed by Memhers representing at least five percent (5\%) of the total voting power of the Association.

Section 3. Notice of Meetings. Notice of all Memhers' meetings, annual or sperial, shall be given not less than ten (10) nor more than ninety (90) days before the date of the meeting to each Memher and to any Mortgagee who has requested in writing to receive such notice. Any Mortgage, or its designated representative, shall be entitled to attend any such meeting, but shall not be entitled to vote at the meeting. The notice shall be given personally, or by first-liass, registered, or certified mail addressed to the Member or Mortgagee at the adiress of such Memher or Mortgagee appearing on the books of the Asscoiation or given by the Member or Mortgagee to the Asscriatinn for purpose of notice. If no address appears or is given for any Memher, notice may be given at the Association's principal office or by publication at least once in a newspaper of general circulation. The notice shall state the place, date, and time of the meeting. If directors are to be elected at the meeting, the notice shall include the names of all those who are nominess at the time notice is given. In the case of a sperial meeting, the notice shall state the general nature of the business to be transacted and no other businesc may be trancacted. In the case of the annual meeting, the notice shali state those matters that the Board intends, at the time the notice is given, to present to the Memhers for action, but any proper matter may be presented at the meeting for action subject to the sperial notice requirements described in Section 4 of this Article IV of these By-Laws. Notwithstanding the foregoing, the Members may vote only on those matters for which notice was given in any meeting where the quorum requirement as described in Section 5 of this Article IV of these By-Laws is less than one-third of the voting power of the Association and Members holding less than one-third actually attend

Section 4. Special Notice Requirements. Approval by the Members of any of the following proposals, other than by unanimous approval of those Members entitled to vote, shall not be valid unless the general natire of the proposal was stated in the notice or in any written waiver of the notice:
(i) removing a director without cause;
(ii) filling vacancies on the Board;
(iii) amending the Articles;
(iv) approving a contract or transaction between the Associatinn and one or more directors, or between the Association and any entity in which a director has a material financial interest;
(v) electing to wind up and dissolve the Asscriation; or
approving a plan of distribution of assets; other than money, not in accordance with the liquidation rights of any class of Memhers (applicable onty if the Asscriation is in the process of winding up and there is more than one class of memhership outstanding at the time).

Section 5. Qworum - Adjounment of Meetinos. The presence at any meeting in person or by proxy of Memhers entitled to cast at least a majority of the total votes of all Members shall constitute a quorum. Any Members' meering. whether or not a quomm is present, may be adjourned from time to time for any reason by a vote of the Memhers representing a majority of the voting power of the Memhers present at the mpeting, either in person or by proxy, to another time not less than five (5) days nor more than thirty (30) days from the date of the original menting If the time and place of the adjoumed meeting is announced prior to the adjournment of the original meeting no notice of the

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adjourned meeting is required, provided that if a new date is fixed for the adjoumed meeting after the adjournment of the original meating. notice of the date, time and place of the adjourned meeting shall be given to Members in the manner prescribed in Section 3 of Article $I V$ of these By-Laws. Any business that might have been trancacted at the aniginal meeting may be trancacted at the adjourned meeting. In the ahsenre of a quorum no business may be transacted at the meeting other than to adjourn the meeting to another time. If a meeting is adjourned because a quorum is not present, the quorum requirement at the adjoumed meeting shall be the majority of the total voting power of all the Memhers. The Memhers present at a duly called or held meeting at which a quonum is present may continne to trancact business until adjournment notwithstanding the withdrawal of enough Memhers to leave less than a quonum, if any action taken (other than adjoumment) is approved by at least a majority of the Mernhers required to constitute a quorum

Section 6. Proxies. At all meerings of Members, each Memher may vote in person or by proxy. All proxies shall be in writing and filed with the Secretary. The maximum term of any proxy shall be three years from the date of execution. Every proxy shall be revocable and shall automatically cease upon conveyance by the Memher of his Subdivision Interest. Any form of proxy or written ballot distributed by any person to the memhership of the Association shall afford the opportunity to specify a choice between approval and disanproval of each matter or group of matters to be acted upon, except it shall not be mandantry that a candidate for election to the governing body be named in the proxy or written ballot. The proxy or written ballot shall provide that, where the Member specifies a choice, the vote shall be cast in accomance, with the choice. The proxy shall also identify the person or persons alithorized to exercise the proxy and the length of time it will be valid. Subject to the foregoing, the use and form of a proxy shall be in compliannce with the provisions of Section 7613 of the California Corporations Code. Any proxy or written ballot that is distributed to ten (10) or more Memhers shall satisfy the requirements of Section 7514(a) of the California Corporations Code if the Association has one hundred (100) or more Memhers.

Section 7. Place of Meetings. Memhers' meetings shall be held within the Project as designated by the Board or at a meeting place as close thereto as possible if there is not an available or appropriate place within the Project. Uniess unusual conditions exist, a meeting shall not be held outside the County in which the Project is situated.

Section 8. Order of Business. The order of business of all meetings of the Members shall be as follows:
(i) roll call; proof or notice of meeting or waiver of notice;
(iii) reading of minutes of preceding mearing,
(iv) reports of Board and officers; election of directors, if any are to be elected;
(vi) mnfinished business; and new business.

Section 9. Partiamentary Procedure. All questions of parliamentary procedure shall be decided in accondance with Roberts Rules of Order or other parliamentary procedures as may be adopted by the Board.

Section 10. Action Without a Meeting Any action which may be taken by the vote of Members at an annual or special meeting, except the election of dinectors where cumnlative voting is a requirement. may be taken without a meeting if done in compliance with the provisions of Section 7513 of the California Corporations Code. Any action that
may be taken at any meeting of the Members, except the election of directors, may be taken by written ballot if the following requirements are satisfied:
(i) The Association distributes a written ballot to each Member entitled to vote on the matter. The ballot shall be given personally, or by first-class, registered, or certified mail addressed to the Memher at the address of such Memher appearing on the books of the Asscciation or given by the Memher to the Association for purpose of notice. The ballot shall provide a reasonable time within which to be returned. If ballots are distributed to ten (10) or more Memhers and the Association has one hundred (100) or more Members, the requirements of California Corporations Code Section 7514 shall be strisfied.
(ii) Each ballot shall set forth: (a) the proposed action, (b) an opportunity to specify approval or disanproval of any proposal, (c) confirmation that, if the Memher specifies a choice, the vote shall be cast in accorrlannes with the Member's choice, (d) the time by which the ballot must be received by the Association in order to be counted, (e) the numher of responses needed to meet the quorum requirement, and (f) the percentage of approvals necessary to approve the proposed action.

The proposed action shall be considered approved by written ballot if (a) within the time period specified the number of votes cast by ballot equals or exceeds the quorum required to be present at a meeting anthorizing the action, and (b) the number of approvals equals or exceeds the number of votes that would be required for approval at a meeting at which the total number of votes cast was the same as the number of votes cast by ballot
(iv) A written ballot may not be revoked.

Section 11. Consent of Absentes. The transactions of any meeting of Members, either annual or sperial, however called and noticed, shall be as valid as though had at a meeting duly held after regular call and notice if a quorum be present either in person or by proxy and if, either before or after the meeting, each of the Memhers entitled to vote, not present in person or by proxy, sigos a written waiver of notice, or a consent to the holding of such meeting, or an approval of the minutes thereof All such waivers, consents or approvals shall be filed with the corporate records or made a part of the minutes of the meeting.

Section 12. Voting. The voting of the Memhers may be viva voce or by ballot; provided, however, all elections for directors shall be by secret written ballot

## ARTICLE V

## BOARD OF DIRECTORS: ELECTION AND TEKM OF OFFICE

Section 1. Number. The affairs of this Association shall be managed by a Board of five (5) directors, who need not be Members of the Association. At least one director shall be a citizen of the United States.

Section 2. Term of Office. The initial directors shall be elected either by the incorporator of the Association or by the Memhers as soon as practical after the incorporation of the Association, and shall hold office until the first anmual meeting of the Memhers as specified in Section 1 of Article IV of these By-Laws. At the first anmal meeting: the Mermhers shall elect directors to fill all the positions on the Board. Unless the office is vanterd sooner as provided in Section 3 of Article V of these By-Laws, each director shall hold office until his or her term expires and a sumescor has been elected and qualified. At the first anmual meeting of Memhers, the Memhers shall elect five (5) directors as follows:
three (3) directors for a term of four (4) years and two (2) directors for a term of one (1) year, successor directors shall be elected at the next annıal meeting corresponding to the expiration of the terms. The five (5) directors' positions shall retain their respective terms of office after the expiration of their initial terms (ie., four (4) years or one (1) year). Any director may resign effective on giving written notice to the president, the secretary, or the Board, unless the notioe specifies a later time for the effectiveness of such resignation.

Section 3. Vacancies. A vacancy or vacancies on the Board shall exist on the occurrence of any of the following. (i) the death of any director, (ii) the effective date of any director's resignation, (iii) the removal of a director by vote of the Memhers, or by vote of a majority of all the votes entitled to be cast by all the Members if the Asscoiation has less than fifty (50) Memhers, provicied that, if applicable, the vote for remeval catisfied the requirements onntained in the cumulative voting or sperially elected director provisions in Section 2 of Article VI of these By-Laws, (iv) the derlaration by resolution of the Board of a vacancy in the office of a director who has been deriared of unsound mind by an order of court or convicted of a felony, (v) the increase in the authorized number of directors, or (vi) the failure of the Members; at any meeting of the Members at which any director or directors are to be elected, to elect the number of directors required to be elected at that meeting. Vapancies in the Board, except for a vacancy created by the removal of a director, may be filled by a majority of the remaining directors, though less than a quorum, and each director so elected shall hold office unfil his surpessor is elected at an anmul meeting of members or at a sperial meeting called for that purpose. The Memhers may at any time elect directors to fill any vacancy not filled by the directors, and may elect the additional directors at the meeting at which an amendment by the By-Laws is voted authorizing an increase in the nurnher of directors. If any director tenders his resignation to the Board, the Board shall have power to elect a sucoessor to take office at such time as the resignation shall become effective. No reduction of the pumher of directors shall have the effect of removing any director prior to the expiration of his or her term of office.

Section 4. Coropensation. A director shall not receive any compensation for any services rendered to the Assoniation as a director, provided that directors may be reimhursed for actual out-of-pocket expenses incurred in the performance of their duties.

## ARTICLE VI

## NOMINATION AND.ELECTION OF DIRECTORS

Section 1. Nemination. Except for the initial directors elected by the incorporator or the Mermhers as provided in Section 2 of Article V of these By-Laws, or representatives of Declarant, nomination for election to the Board shall be made by a Nominating Committee. Nominations may also be made from the floor at the anmal meeting of the Memhers. The Nominating Committee shall consist of a Chairman, who shall be a director, and two or more Members of the Association. The Nomjnating Committee shall be appointed by the Board prior to each annual meeting of the Members, to serve from the close of such annual meeting umtil the close of the next annual meeting and such appointment shall be announced at each annual meeting. The Nominating Committee shall make as many nominations for election to the Board as it chall in its discretion determine, but not less than the mumher of vacancies that are to be filled. Such nominatinns may be mạie from among Members or nonmembers.

Section 2. Voting. All elections for directors shall be by secret written ballot. Cumplative voting is required for all elections in which more than two (2) directors are to be elected, subject to the procedural prerequisites prescribed in Section 7615(b) of the California Corporations Code. A Memher shall be entitled to cumulate his or her votes for one or more candidates for the governing body, if the candidate's name has been placed in nomination prior to voting, and if the Mernber has given notice at the meeting prior to the voting of his or ber intentinn to cummlate votes. If any one Member has given such notice, all Members at any election for directors; subject to the foregoing shall have the right to cumulate votes and give one (1) candidate a mumher of votes equal to the mumher of directors to be elected multiplied by the number of votes to which he or she is entitled, or to distribute his or her votes on the same principle among as many candidates as
he or she shall think fit. The candidates receiving the highest pumber of votes up to the number of directors to be elected shall be elected. Uniess the entire Board is removed from office by the vote of the Members, an individual director shall not be removed prior to the expiration of his or her term of office if the number of votes cast against his or her removal or not concenting in writing to his or her removal would be sufficient to elect him or her if voted cumulatively at an election at which the same total number of votes were cast and the entire number of directors authnrized at the time of the most recent election of the governing Board memher were then being elected. Any director elected to office solely by the votes of Members other than Derlarant as provided below may be removed from office prior to the expiration of his or her term only upon the vote of a simnle majority of the voting power of Members other than Declarant Notwithstanding the foregoing, if at the first election of directors by Memhers and thereafter for so long as (a) Declarant holds a majority of the voting power of the Asscriation or (b) two (2) classes of membership are outstanding, Mernhers other than Declarant do not have sufficient voting power to elect at least twenty percent ( $20 \%$ ) of the directors by the exercise of cumulative voting or otherwise, the number of positions on the Board nerescary to meet the twenty percent ( $20 \%$ ) requirement shall be filled by nominees elected by Members other than Declarant (the "sperially elected" directors). Nominations for sperially elected directors may be made by any Memher other than Declarant by submitting a written nomination before the meeting to the Secretary of the Assomiation, or by placing a name in nomination at the meeting prior to the vote. A specially elected director may be removed prior to the expiration of his or her term only by the vote or written assent of Members other than Declarant who hold a majority of the voting rights other than the voting rights held by Declarant. In case of the death, resionation, or removal of a specially elected director, a suocessor shall be elected by Memhers other than Declarant to hold office for the unexpired term of his or her predecessor and intil a suocessor has been elected and cralified. Except as otherwise provided in this section, the provisions of this Declaration, the Articles, and the By-Laws, applicable to directors, including their election, removal, rights; and duties, shall apply to specially elected directors.

## ARTICLE VII

## MEETINGS OF DIRECTORS

Section 1. Anmual Orpanizational Meeting. An annual meeting of the Board for the purpose of organization, election of officers and the transaction of other business shall be held immediately following the adjournment of the annual meeting of the Memhers. Notice of such meeting is hereby dispensed with.

Section 2. Regular Meetings and Notice Thereof. At each anmial organizatinnal meeting, the Board shall adopt a schedule setting forth the time, date and place of other regular meefings of the Board to be held at least monthly during the forthooming year, provided, however, that if the business to be trancarted by the Board does not require such frequent meetings, then the Board may meet as infrequently as quarterly. The Board may shange the schedule of regular meetings at any time in its discretion. Notice of the time, date and place of a regular meeting shall be posted at a prominent place or places within the Common Area and shall be communicated to the directors not less than four (4) days prior to such meeting, provided, however, that notice of a regular meeting need not be given to any director who has signed a waiver of notice or a written consent to holding of the meeting. If the Common Area consists of only an easement or is otherwise unsuitable for posting of such notice, the Board shall commmicate notice of the time and place of such meeting by any means it deems appropriate.

Section 3. Special Meetings and Notice Thereof. Special meerings of the Board may be called at any time by the President or, if he or she is unable or refuses to act, by any two (2) directors. Written notice of the time and place of special meetings and the nature of any special business to be considered shall be posted in the same manner set forth above for regular meetings and shall be sent to all directors by first-elass mail not less than four (4) days prior to the schensled time of the meeting, provided, however, that notice of a sperial meeting need not be given to any director who has signed a waiver of notice or a written consent to holding of the meeting.

Section 4. Quorum A majority of the authorized numher of directors shall be necessary to constitute a quonm for the transaction of businesc, except to adjourn as hereinafter provided Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quonum is present shall be the act of the Board subject to the requirements of Califomia Corporations Code Section $7211(\mathrm{a})(8)$, including, without limitation, the requirements relating to (i) approval of contracts or trancartions between the Asscriation and one or more directors or between the Asseciation and any entity in which a director has a material financial interest, (ii) creation of and appnintments to committees of the Board, and (iii) indemnification of directors. A meeting at which a quorum is initially present may continue to trancact business, notwitheranding the withdrawal of directors, if any action taken or decision made is approved by at least a majority of the required quonum for that meeting.

Section 5. Adjournment. A quorum of the directors may adjourn any directors' meeting to meet again at a stated time and hour, provided, however, that in the absence of a quorum, a majority of directors present at the directors' meeting either regular or special, may adjourn from time to time untii the time fixed for the next regular meeting of the Board.

Section 6. Entry of Notice. Whenever any director has been absent from any special meeting of the Board, an entry in the minutes to the effect that notioe has been duly given shall constitute a rebuttahle presumption that due notice of such sperial meeting was given to such director as required by law and these By-Laws.

Section 7. Notice of Adjournment Notice of the time and place of holding an adjourned meeting need not be given unless the original meeting is adjoumed for more than twenty-four (24) hours. If the original meeting is adjoumed for more than twenty-four (24) hours, notice of any adjournment to another time and place shall be given, before the time of the adjourned meeting, to the directors who were not present at the time of the adjournment.

Section 8. Meeting Place, All regular and special meetings of the Board shall be held at any place within the Project except that an annual organizational meeting held in conjunction with a meeting of the memhership may be held outside the Project in a convenient place within San Diego County as close as possible to the Project when there is not an adequate meeting place within the Project.

Section 9. Waiver of Notice. Notice of a meeting need not be given any director who, either before or after the meeting, signs a waiver of notice, a written consent to the holding of the meeting, or an approval of the minutes of the meeting. The waiver of notice or consent need not specify the purpose of the meeting. All such waivers, concents and approvals shall be filed with the Association's records or made a part of the minntes of the meetings. Notice of a meeting need not be given to any director who attends the meeting and does not protest, before or at the commencement of the meeting, the lack of notice of him or her.

Section 10. Open Meetings. As used this Article VII, "meeting" includes any congregation of a majority of the directors of the Board at the same time and place to hear, discuss or deliherate upon any item of business scheduled to be heard by the Board, except those matters that may be discussed in executive session. Unless the tine and place of meeting is fixed by these By-Laws, or unless these By-Laws provide for a longer period of notice, Members of the Asscriation shall be given notice of the time and place of a meeting, except for an emergency meeting, at least four (4) days prior to the meeting. Notice may be given by posting the notioe in a prominent place or places within the common area, by mail or delivery of the notice to each unit in the development, or by newsletter or similar means of communication. Meetings of the Board shall be open to all Memhers; provided, however, that Memhers who are not on the Board may not participate in any deiliberations or discussion unless expressly so anthorized by the vote of a majority of a quonum of the Board.

Section 11. Executive Sessions. The Board may, with the approval of a majority of a quorum of the directors adjourn a meeting and reconvene in executive session to discuss and vote upon personnel matters, litigation in which the Association is or may become involved, matters relating to the formation of contracts with third parties, member discipline and orders of business of a similar nature. In adsition, on request of any Memher who may be subject to a fine,
penalty or other form of discipline, the Board shall meet in executive session to discuss the disciplinary matter, and the Memher shall be entitled to attend the executive session. The nature of anty and all business to be considered in executive session shall first be announced in open session. Only directors shall be entitled to attend executive sessions.

Section 12. Action Without Meeting. The Board may take action without a merting if all of its members consent in writing to the actions to be taken. If the Board resolves by unanimnus written concent to take an action, an explanation of the action to be taken shall be given by the Board to the Memhers of the Association within three (3) days after all written consents have been obtained in the manner provided in Article VII, Section 2 hereof for the giving of notice of regular meerings of the Board.

Section 13. Emergency Meetings. An emergency meeting of the Board may be called by the President of the Association, or by any two (2) directors other than the President, if there are circumstances that could not have been reasonably foreseen which require immeriate attention and possible action by the Board, and which of necessity make it impracticable to provide notice as required by this Article.

## ARTICLE VIII

## POWERS AND DUIIES OF THE BOARD OF DIRECTORS

Section 1. Powers. The Board shall have power to exercise for the Association all powers, duties and anthority vested in or delegated to the Association and not reserved to the membership by other provisions of these By-Laws, the Anticles, or the Declaration, which powers, dunties and anthnतitity so vested or delegated chall not be inconsistent with law. In addition, the Board shall appoint and remove at its pleasure all officers, agents and employees of the Association and shall prescribe powers and duties for them that are consistent with the Declaration, the Articles, these By-Laws, and any applicable laws.

Section 2. Duties. The Board shall-
(a) be responsible for the performance of the duties of the Association as set forth in the Declaration;
(b) cause to be kept a complete record of all its acts and corporate affairs, said records to include but not be limited to a membership register, book of account and minutes of meetings of the Memhers, and of the Board, and to present a statement thereof to the Members at the annual meetings of the memhers, or at any special meeting when such statement is requested in writing by one-fourth (1/4) of the Class A Members who are entitled to vote;
(c) supervise all officers, agents and employees of this Association, and to see that their duties are properly performed; and
(d) at least once every three (3) months, review the following:
(1) a current reconciliation of the Association's operating accounts.
(2) a current reconciliation of the Association's reserve account.
(3) the current year's actual reserve revenies and expenses compared to the current year's budget.
(4) the latest acount statements prepared by the financial institution where the Association has its operating and reserve accounts.

Section 3. Standard of Care. Each director shall perform his or her duties as a director, inclıding the duties as a member of any committee of the Board on which the director serves, in good faith, in a manner such director believes to be in the best interests of the Association, and with such care, including reasonable inquiry, as an ordinarily prudent person in a like position would use under similar circumstances.

Section 4. Committes of the Board The Board, by resolution adopted by a majority of the directors then in office, provided a quorum is present, may create one or more committees, each consisting of two or more directors and no persons who are not directors, to serve at the pleasure of the Board. Appointments to committees of the Board shall be by majority vote of the directors then in office. The Board may appoint one or more directors as altemate members of any such committee, who may replace any absent memher at any meeting Any such committee, to the extent provided in the resolution of the Board, shall have all of the anthority of the Board, except that no committee, regardless of Board resolution, may:
take any final action on any matter which, under the Declaration or the California Nonprofit Mirmal Benefit Corporation Law, also requires approval of the Memhers or approval of a majority of all Members;
fill vacancies on the Board or on any onmmittee which has the anthority of the Board;
(iii)
amend or repeal these By-Laws or adopt new by-laws;
(iv)
amend or repeal any resolution of the Board which by its express terms is not so amendahle or reqealahle;
appoint any other committees of the Board or the members of those committees; or
(vi)
expend corporate finns to support a norninee for director after there are nominees that can be elected.

Meetings and actions of committees of the Board shall be governed by, held, and taken in accordance with, the provisions of these By-Laws concerning meetings and other actions of the Board, except that the time for regular meetings of such committees and calling of special meetings of such committes may be determined either by resolution of the Board or, in the absence of a Board resolution, by resolution of the committee. Mintres of each meeting of any conmmittee of the Board shall be kept and shall be filed with the corporate records. The Board may adopt rules for the government of any committes not inconsistent with the provisions of these By-Laws, of in the absence of rules adopted by the Board, the committee may adopt such rules.

Section 5. Due Process Requinerients. Before the Board imposes any monetary penalties, or suspensions of memhership rights or Common Area use privileges againct any Memher for failure to comply with the Declaration, these By-Laws, or Asscriation Rules, the Board must act in good faith and must catisfy each of the following requirements:
(i)

The Member is given fifteen (15) days prior notice of the discipline to be imposed and the reasons for the imnosition of the discipline. The notice may be given by any method reasonably calculated to give actual notice. If the notice is given by mail, it must be sent by first class or registered mail to the last adiness of the Memher as shown on the Association's records.

The Member is given an opportunity to be heard, orally or in writing, by the Board, not less than five (5) days before the effective date of the imposition of the discipline.

## ARTICLE IX

## OFFICERS AND THEIR DU'IIES

Section 1. Fimmeration of Officers. The officers of this Association shall be a President and one or more Vice Presidents, who shail at all times be directors, a Secretary, and a Chief Financial Officer and such other officers as the Board may from time to time by resolution create.

Section 2. Election of Officers. The election of officers shall take place at the organizatinnal meetines of the Board following each annial meeting of the Members.

Section 3. Term. The officers of this Association shali be elected annually by the Board and each shall hold office for one (1) year umless he or she shall sooner resign, or shall be remoyed, or otherwise disqualified to serve.

Section 4. Special Appointments The Board may elect such other officers as the affairs of the Association may require, each of whom shall hold office for such period, have such authority, and perform such duties as the Board may from time to time determine.

Section 5. Removal and Resignation. Any officer may be removed either with or without cunce by a majority of the directors at the time in office, at any regular or special meeting of the Board, or except in case of an officer chosen by the Board, by any officer upon who such power of removal may be conferred by the Board. Any officer may resign at any time giving written notice to the Board, the President or the Secretary. Such resignation shall take effect on the date of receipt of such notice or at any inter time specified therein; and unless otherwise specified therein, the acceptance of such resignatinn shall not be necescary to make it effective.

Section 6. Vacancies A vacancy in any office may be filled by appointment by the Board. The officer appointed to such vacancy shall serve for the remainder of the term of the officer he or she replaces.

Section 7. Multiple Offices. The offices of Secretary and Chief Financial Officer may be held by the same person. No person shall simultanenusly hold more than one of any of the other offices except in the case of special offices created pursuant to Section 4 of this Article.

Section 8. Dutties. The dutties of the officers are as follows:

## President

(a) The President chall be the chief executive officer of the Association, and subject to the control of the Board, have general supervision, direction and control of the business and officers of the Association. The President shall preside at ail meetings of the Memhers and at all meerings of the Board. The President shall be ex-officio a memher of all standing committees, incluring the Execative Committee, if any, and shall have the general powers and durties of management usually vested in the office of president of a corporation, and shall bave such other powers and duties as may be prescribed by the Board or by these By-Laws. The Precident shall sign ail leases, mortgages, deeds and other written instruments and chall co-sign all checks and promiscory notes of the Association. The President shall see that orders and resolutions of the Board are carried out

## Vice-President

(b) The Vice-President shall act in the place and stead of the President in the event of his or her absence, inahility or refincal to act, and shall exercise and discharge such other durties as may be required of him or her by the Board.

## Secretary

(c) The Secretary shall record the votes and keep the minires of all meetings and proceerlings of the Board and of the Memhers; keep the corporate seal of the Association, and copies of the Articles and ByLaws, as amended to date; serve notice of meetings of the Board and of the Members; keep appropriate current records showing the Memhers of the Association together with their adidresses, and shall perform such other duties as required by the Board.

## Chief Financial Officer

(d). The Chief Financial Officer shall receive and deposit in appropriate bank aconirnts all monies of the Association and shall disburse such fimis as directed by resolution of the Board; shall sign all cherks and promissory notes of the Association; keep proper books of account; cause an annual andit of the Asscciation books to be made by a public acomıntant at the completion of eanch fiscal year, and shall prepare an annual budget and a staternent of income and expenditures to be presented to the memhership at its regular annual meeting and deliver a copy of each to the Memhers; and shall have such other powers, and perform such other duties as may be prescribed by the Board or the By-Laws.

Section 9. Compencation. Officers shall not receive any compensation for any service rendered to the Association as an officer, provided that any officer may be reimbursed for actual out-of-pocket expenses incurred in the performance of his or her duties.

## ARTICLE X

## BOOK AND RECORDS

Section 1. Inspection. The original or a copy of these By-Laws as amended or otherwise altered to date, certified by the Secretary, the membership register, including mailing addresses and telephone numbers, books of account and minutes of meetings of the Members, the Board and of committers of the Board shall be kept at the office of the Association or at such other place within the Project as the Board shall prescribe and shall be made availahle for inspection and copying by any Member of the Association, or by his duly-appointed reprecentative and by all first Mortrages, at any reasonable time and for a pupose reasonably related to his interest as a Memher or as a first Mortonges, whatever the case may be. The governing body shall establish reasonable rules with respect to:
(a) notice to be given to the custodian of the records by the Member desiring to make the inspection;
(b) hours and days of the week when such an inspection may be made;
(c) payment of the cost of repreducing copies of documents requested by a Memher.

Section 2. Inspection by Memhers. Subject to the Board's right to promulgate and enforce the rules described in Section I of this Article X, every Member shall have the absolute right at any reasonabie time to inspect all books, records
and documents of the Asscriation and the physical properties owned or controlled by the Association. The right of inspection by a Member shall include the right, at his expense, to make extracts and copies of doxmments

Section 3. Minutes of Meeting The minutes, mimutes proposed for adoption that are marked to indicate draft status, or a summary of the minites of any meeting of the Board, other than an executive session, shall be availahle to Memhers within thirty (30) days of the meeting. The minutes, proposed minutes, or summary mimutes shall be distributed to any Memher on request and on reimbursement of the Association's costs of reproduction The Mermhers shall be notified in writing at the time that the pro forma budget required in Civil Code Section 1365 is distributed or at the time of any general mailing to the entine memhership of the Association of their right to have copies of the mimutes of meetings of the Board, how and where those minntes may be obtained, and the cost of obtaining them

## Section 4. Delivery of Documents by Deciarant

(a) Commencing not later than ninety (90) days after the close of escrow of the first Subdivision Interest, copies of the documents listed below, as soon as readily obtainahle, shall be delivered by Declarant to the Board at the office of the Association, or at such other place as the Board shall prescribe. The obligation to deliver the docurments listed beiow shall apply to any docmments obtained by Declarant no matter when obrained, provided, however, such obligation shall terminate upon the earlier of (1) the conveyance of the last Subdivision Interest covered by a subdivision public report or (2) three (3) years after the expiration of the most recent public report for a Subdivision Interest in the Project:
(1) The recorded subdivision man or mans for the Project.
(2) The deeds and easements executed by Declarant conveying the Common Area or other interest to the Association, to the extent applicable.
(3) The recorded covenants, conditions and restrictions for the Project, including all amendments and annexations thereto.
(4) The Association's filed Articles of Incorporation, if any, and all amendments thereto.
(5) The Associations Bylaws and all amendments thereto. •
(6) All architectural guidelines and all other rules regularing the use of an Owner's interest in the Project or use of the Common Area which have been promulgated by the Association.
(7) The plans approved by the local agency or county where the Project is located for the construction or improvement of facilities that the Association is obligated to maintain or repair, provided, however, that the plans need not be as-built plans and that the plans may bear appropriate restrictions on their commercial exploitation or use and may contain appropriate disclaimers regarding their accuracy.
(8) All notice of completion certifimes issued for Commnn Area improvements (other than residential structures).
(9) Any bond or other security device in which the Association is the tenefiniary.
(10) Any written warranty being transferred to the Association for Common Area equipment, fixtures or improvements.

Any insurance policy procured for the benefit of the Association, the Board or the Common Area.
(12) Any lease or contract to which the Assoriation is a party.
(13) The memhership register, inclinding mailing addresses and telephone murnhers, books of account and mimites of meetings of the Members, of the Board and of committees of the Board.

Any instrument referred to in Section 11018.6(d) of the Business and Profescions Code but not described above which establishes or defines the common, mutual or reciprocal rights or responsibilities of Members of the Association.
(b) Commencing not later than ninety (90) days after the annexation of additional phases to the Project, copies of those documents listed under subparagiauh (a) which are applicable to that phase; shall, as soon as neadily obtainahle be delivered by Deslarant to the Board at the office of the Association, or at such other place as the Board shall prescribe. The obligation to deliver the documents listed in subparagraph (a) shalt apply to any documents obtained by Deciarant no matter when obtained, provided, however, such obligation shall terminate upon the earlier of (1) the conveyance of the last Subdivision Interest covered by a subdivision public report or (2) three (3) years after the expiration of the most recent public report for a Subdivision Interest in the Project.

## ARTICT F XI

## CORPORATE SEAL

The Asscriation shall have a corporate seal, which shall be circular in form, and shall have inscribed thereon the name of the Association, the date of its incorporation and the word "California". i

## ARTICLE XII

## AMENDMENTS

Section 1. Amending the Bylaws. If a two-riass voting system is in effect, these Bylaws may be amended by vote or written assent of a majority of the voting power of each class of Members of the Association. If a one-rlass voting system is in effect, these Bylaws may be amended by the vote or written assent of a majority of the voting power of all the Mernhers of the Asscriation and a majority of the voting power of all of the Memhers of the Asscriation other than Declarant

Section 2. Amending the Articles. If a two-slass voting system is in effect, the Articles may be amended by vote or written assent of a majority vote of the Board and a majority of the voting power of earch clacs of Members of the Associatinn. If a one-class voting system is in effect, the Articles may be amender by a majority vote of the Board, a majority of the voting power of all the Members, and a majority. of the voting power of all Memhers other than Declarant.

Section 3. Amendment Restrictions. Notwithstanding the amendment requirements contained in Sections 1 and 2 of this Article XII of these Bylaws, the percentage of the voting power of the Assceiation or of Memhers other than the Declarant nemescary to amend a specific clanse or provision in these Bylaws or the Articles shall not be less than the prescribed percentage of affirmative votes required for action to be taken n וnder the clance or provision; and, if applicable,
any amendment to the Articles or Bylaws shall satisfy the requirements of Califormia Bnsiness and Professions Code Section 11018.7 and the requirements of the Declaration regarding the consent of first Mortgagees.

Notwithstanding the above or any other section of these By-Laws, the percentage of the voting power of the Association or of Members other than the Declarant neresery to amend a specific clance or provision of these By-Laws shall not be less than the prescribed percentage of affirmative votes required for action to be taken under that clanse or provision If applicable, any amendment to the Articles or By-Laws shall satisfy the requirements of Califormia Business and Professions Code Section 11018.7, and the requirements of the Declaration regarding the consent of first Mortgages.

## ARTICLE XIII

## MISCFIT.ANEOUS

Section 1. Fiscal Year. The fiscal year of the Association shall begin on Jamary I of each calendar year and end on December 31 of the following calendar year except that the first fiscal year shall begin on the date of incorporation. However, the fiscal year is subject to change from time to time, as the Board may determine,

Section 2. Checks, Draft Etc. Unless the Board authorizes more stringent requirements, ary check or other negotiable insturment issued by the Association shall require the joint signatures of: (1) (a) any one of the following officers: the President, the Chief Financial Officer, or the Secretary, and (b) an authorized principal or emnloyee of the Professional Manager, or (2) two of the following officers of the Association: the President, the Chief Financial Officer or the Secretary, provided that under all circumstances the withdrawal of any money from the Association reserve accounts shall require the signatimes of at least two people who shall either be members of the Board or one member of the Board and one officer who is not a member of the Board. For all purposes herein, "reserve accoumts" shall mean money that the Association's Board has identified from its anmıal budget for use to defray the future repair of, replacement of, or additions to those major components that the Assoriation is obligated to maintain."

Section 3. Contracts, Exc., How Executed The Board, except as in the By-Laws otherwise provided, may anthnize any officer or officers or agent or agents to enter into any contract or execute any instrument in the name and on behalf of the Association, and such authority may be general or confined to specific instances; and unless so anthnrized by the Board, no officer, agent or employee shall have engagement or to pledge its credit or to render it liable for any purpose or to ary amount.

Section 4. Construction Unless the context otherwise requires; the mascrline gender indudes the feminine and neuter, the singular number includes the plural and the plural number inchures the singliar.

## ARTICLE XIV

## INDEMNIFICATION AND INSURANCF.

Section 1. Indemnification Right and Power. The Association shall indemnify any agent of the Association who was a party to arry proceering by reason of the fact that the person is or was an agent of the Association againct expenses actually and reasonably incurred in any proceerting to the extent that the agent was successful on the merits in defense of the proceeding or in defense of arry claim. issue, or matter therein. Expenses shall include any attomeys' fees and any other expenses of establishing a right to indemnifination. The Association may indernnify any agent of the Association who was or is a party or is threatened to be made a party to any proceeding by reason of the fact that such person is or was an agent of the Association, against expenses actually and reasonably incurred in connection with such proceeding provided the approval requirements decribed in Section 2 below have been satisfied. For purposes of this Article XIV of
these By-Laws, the term "agent" means any present or former director, officer, employes, or other agent of the Association, the term "proceeding" means any threatened, pending or completed action or propeeding. whether civil, criminal, administrative or investigative, and the term "expenses". includes jingments, fines, or settlements occurring in any procering other than a proceding brought by or on behalf of the Association.

Section 2. Indemnification Approval. Unless indemnification is required as provided in Section 1 of this Article XIV of these By-Laws, indemnification shall be made only if authorized in the sperific case on a determination that indemnification is proper in the circumstances because the agent catisfied the appropriate ctandard of care described in Section 3 below. The determination must be made by one of the following methods:

A majority vote of a quorum of the Board:consisting of directors who are not parties to the proceding.
(ii) The affirmative vote of a majority of the voting power of the Memhers entitled to vote at a duly held Members' meeting in which a quiorum was present, or the approval by written ballot under the procedures described in Section 10 of Article IV of these By-Laws, provided that if the agent to be indemnified is a Merober, the agent shail not be entitled to vote.
(iii) The court in which such proceerling is or was pending on application made by the Association or the agent or the attomey or other person rendering services in connection with the defense, whether or not the application is opposed by the Association.

Notwithstanding the foregoing, any indemnification in any procerting brought by or on behalf of the Association shall be subject to the restrictions contrined in Califormia Corporations Code Section 7237(c).
$\therefore$ Section 3. Standard of Care. In any proceeding brought by or on behalf of the Association, the applicable standard of care shall require that the agent acted in good faith, in a manner the agent believed to be in the best interests of the Association and with the care, including reasonable inquiry, that an ordinarily prosent person in like position would use under similar circumstances. In all other proceedings, the agent must have acted in good faith in a manner the agent believed to be in the best interests of the Association and, in the case of a criminal proceding, had no reasonable cance to believe that his or her condurt was unlawful.

Section 4. Advancement of Expenses. On approval by the Board, expenses incurred in defending any proceeding may be advanced by the Assoriation prior to the final disposition of the proceeding, provided the Asseciation receives an indertaking by or on behalf of the agent that the advances will be repaid unless it is intimately determined that the agent was entitled to indemnification as required or authorized by these By-Laws.

Section 5. Insurance. The Association shall have the power to purchase and maintain insurance on behalf of its agents, againct ary liability asserted against, or incurred by any agent in such capacity or arising out of the agent's statuc as such whether or not the Association would have the power to indemnify the agent against such liability under Sections 1 . through 4 above.

## CERILHICATION

I, the undersigned, do hereby certify:
THAT I am the Incorporator of the CARMEL VATITFY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION, a California nonprofit meal benefit corporation; and

THAT the forgoing By-Laws, comprising 16 pages, constitute the original By-Laws of said, Association, as duly adopted by written consent of the sole incorporator dated this / 3九day of lar -. 1978.
TN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said Asscriatinn this / 3/2day of ark -19.9 .


SEAL
BYLAW.CARMEL10


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## AMENDMENT TO THE BY-LAWS OF CARMEL•VALLEY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION

THIS AMENDMENT to the BY-LAWS of CARMEL VALLEY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION ("Association") is made this day of , 1999, by the members of the Association.

WHEREAS, the Association was officially incorporated on January 16, 1998, in the office of the Secretary of State of California; and

WHEREAS, the BY-I AWS for this Association were duly adopted and approved by a requisite vote of the Board of Directors; and

WHEREAS, Article XI Section 1 of the BY-LAWS provides that if a two class voting system is in effect, the BY-LAWS may be amended by a vote or written assent of at least a majority of the voting power of each class of Members of the Association. As of the date of this amendment, the Association has two classes of voting membership as defined in Article II, Section 1 of the Association's Declaration of Covenants, Conditions and Restrictions; and

WHEREAS, the members of the Association deem it is in the best interest of the Association to amend the BY-LAWS and have duly approved these revisions hereinafter set forth by the requisite vote.

NOW THEREFORE, the BY-LAWS are amended as follows:
I

Article IV, Section 5 of the By-Laws is amended to read as follows:
The presence at any meeting in person or by proxy of Members entitled to cast at least a majority fifty-one percent ( $51 \%$ ) of the total votes of all Members shall constitute a quorum. If any meeting cannot be held or business cannot be transacted because a quorum is not present, the Members present, either in person or proxy, may adjoum the meeting to another time not less than five (5) nor more than thirty (30) days from the date the original meeting was called, at which time the quorum shall be reduced to thirty-three percent ( $33 \%$ ) of all Members entitled to vote. If the time and place of the adjourned meeting is announced prior to the adjournment of the original meeting, no notice of the adjourned meeting is required provided that if a new date is fixed for the adjourned meeting after the adjournment of the original meeting, notice of the date, time and place of the adjourned meeting shall be given to Members in the manner prescribed in Section 3 of

Article IV of these By-Laws. Any business that might have been transacted at the original meeting may be transacted at the adjourned meeting. In the absence of a quorum no business may be transacted at the meeting other than to adjourn the meeting to another time. The Members present at a duly called or held meeting at which a quorum is present may continue to transact business until adjournment notwithstanding the withdrawal of enough Members to leave less than a quorum, if any action taken (other than adjournment) is approved by at lease a majority of the Members required to constitute a quorum.

## II

Article V, Section 2 of the By-Laws is amended to read as follows:
The directors shall be elected at each annual meeting of members but if any such annual meeting is not held, or the directors are not elected thereat, the directors may be elected at any special meeting of members held for that purpose.

Commencing with the election of directors in 2000, the three (3) candidates who receive the most votes shall have a two (2) year term of office. The two (2) candidates who receive the least votes shall have a one (1) year term of office. Commencing with the election of directors in 2001, all future terms of office for directors shall be two (2) years. Unless the office is vacated sooner as provided in Section 3 of Article V of these By-Laws, each director shall hold office until his or her term expires and a successor has been elected and qualified. Any director may resign effective on giving written notice to the president, secretary, or the Board unless the notice specifies a later time for the effectiveness of such resignation.

CARMEL VALLEY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION

Dated 1999 Attest:


By
Secretary

## CERTIFICATE OF AMENDMENT

We, $\qquad$ , and $\qquad$ , certify and state:
We the undersigned, are respectively the President and Secretary of Carmel Valley Neighborhood 10 North Homeowners Association, a California nonprofit mutual benefit corporation. We certify that the foregoing Amendments were approved by the Members of the corporation in accordance with the amendment provisions of the By-Laws, for Carmel Valley Neighborhood 10 North Homeowners Association as set forth in Article XI, Section 1 thereof.

CARMEL VALLEY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION


Date: $\qquad$

ATTEST:


Date: 7/24/97

## SUMMARY OF BYLAWS

OF
CARMEI. VAI I.FY NEIGHBORHOOD 10 NORTH HOMEOWNERS ASSOCIATION

1. The name of the corporation is Carmel Valley Neighborhood 10 North Homeowners Association. (Page 1)
2. The principal office of the Association will be located in the County of San Diego. (Page 1)
3. The annual meeting of the members shall be held within six months after the first escrow closing. (Page I)
4. Subsequent annual meetings of members shall be held one year from the date of the first annual meeting. (Page 1)
5. Special meetrings of members may be called by a majority of directors or by $5 \%$ of the members, if by written request. (Page 2)
6. Notice of all members meetings shall be given to each member not less than 10 days and not more than 90 days before the date of the meering. (Page 2)
7. A quonum shall mean a majority of members present in person at a meeting or by written proxy. (Page 2)
8. The meetings shall take place as close as possible to the project. (Page 3)
9. The Board shall consist of 5 Directors. (Page 4)
10. A director shall not receive any compensation for any services rendered to the Association. (Page 5)
11. All elections for directors shall be by secret written ballot. Cumulative voting is required for all elections in which voting is required for all elections in which more than 2 directors are being elected. (Page 5)
12. An annual meeting of the Board shall follow after the annual meeting of the members. (Page 6)
13. The Board of Directors may meet as frequently as once a month or as infrequently as once a quarter. (Page 6)
14. Special meetings of the Board may be called at any time by the President or by any two directors. (Page 6)
15. Board meetings are open to all members. (Page 7)
16. The election of officers shall take place at the organizational meeting of the Board. (Page 10)
17. Any officer may be removed with or without cause by a majority of the directors. (Page 10)
18. Every member has the right to review all books, records and documents of the Association. (Page 12)
19. All checks issued by the Association shall require the signature of two individuals. (Page 14)

> ** Note: This is only a brief summary of a limited number of provisions within this document. Each purchaser should read this document completely to thoroughly understand the By-Laws of the Carmel Valley 10 North Neighborhood Homeowners Association.

