



625 Barefoot Blvd.

Administration Bldg. Conference Room

03/08/2024

10:00 a.m.

- Call to Order
- Pledge of Allegiance
- Roll Call: Chairman Ed Haslam, 1st Chair Susan Hall, 2nd Chair Louise Crouse, and Alternates David Wheaton and Mark Thomasson.
- Approval of Minutes
- Swearing in of Inspectors and Witnesses
- Chairperson's and other member's Report

New Business: Current VC cases for review:

### **ADIR (Lamp Post)**

1. 23-002559 722 BAREFOOT BOULEVARD

### **ADIR (Unapproved Fence)**

2. 23-003102 522 CITRON DRIVE

### Condition of Prop. (A)(D) Lawn & Landscape (Recurring Mtnc.)

3. 24-000185 916 PERIWINKLE CIRCLE

### Condition of Prop. (B) PW

- 4. 23-003123 580 TARPON DRIVE
- 5. 23-003136 1374 BAREFOOT CIRCLE

### Condition of Prop. (C) Unauthorized items

- 6. 23-002404 732 OLEANDER CIRCLE
- 7. 24-000207 633 AMARYLLIS DRIVE
- 8. 24-000274 914 ORIOLE CIRCLE
- 9. 24-000386 931 FRANGI PANI DRIVE

### **Condition of Skirting**

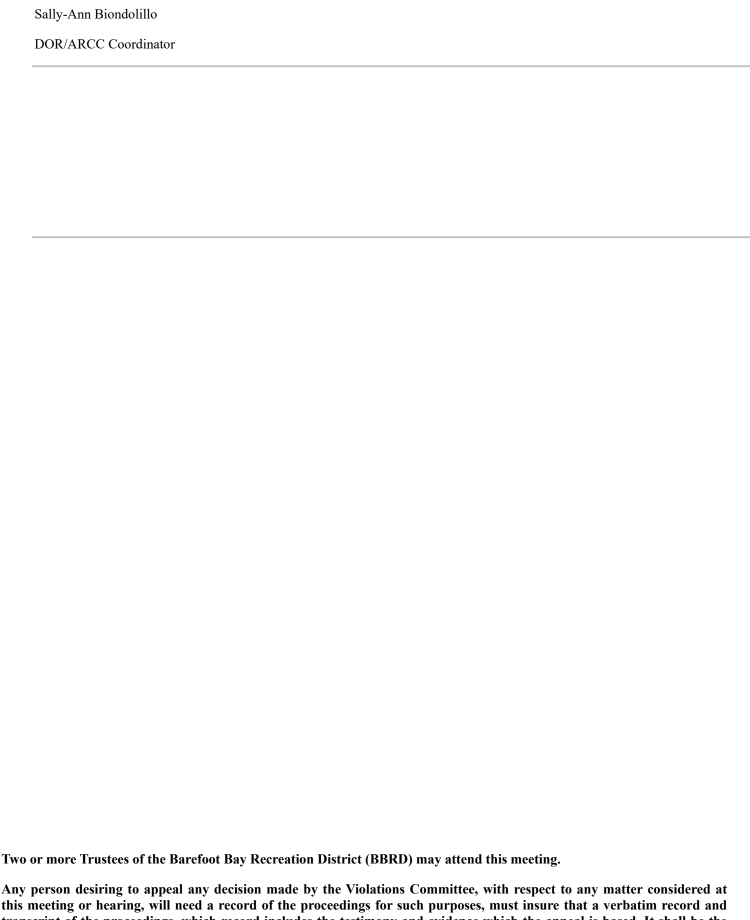
- 10. 23-002683 403 PAPAYA CIRCLE
- 11. 24-000192 622 WEDELIA DRIVE
- 12. 24-000241 706 BAREFOOT BOULEVARD

**Closing Remarks:** The next VC meeting is scheduled for

March 22, 2024 in the Administration Building Conference

**Adjournment:** 

Friday, room, at 625 Barefoot Blvd.



this meeting or hearing, will need a record of the proceedings for such purposes, must insure that a verbatim record and transcript of the proceedings, which record includes the testimony and evidence which the appeal is based. It shall be the responsibility of the person desiring to appeal any decision to prepare a verbatim record and transcript at his/her expense, as the District does not provide one. ATTN: PERSONS WITH DISABILITIES. In accordance with the Americans with disabilities Act and Sect.286.26, Florida Statutes, persons needing special accommodations to participate in this proceeding shall, at least 48 hours prior to the meeting, contact the DOR Enforcement Staff at (772) 664-3141.



# BAREFOOT BAY RECREATION DISTRICT BREVARD COUNTY, FLORIDA

### VIOLATIONS COMMITTEE Minutes



625 Barefoot Blvd.

### **Administration Conference Room**

10:00 a.m.

The Barefoot Bay Violations Committee held its regular Hearing on 02/09/2024 in the Administration Conference Room, Barefoot Bay, Florida 32976.

**<u>Call to Order:</u>** Chairman Edward Haslam called the hearing to order at 10:00 a.m.

<u>Pledge of Allegiance:</u> Chairman Edward Haslam led the pledge of allegiance.

**Roll Call:** Present: Chairman Edward Haslam, 1<sup>st</sup> Chair Susan Hall. 2<sup>nd</sup> Chair Louise Crouse, and Alternate Mark Thomasson was a voting member. Excused: Alternate David Wheaton.

**Approval of Minutes:** Minutes from 01/26/2024 - Approved as presented.

Swearing in of officers: Chairman Ed Haslam swore in the DOR Enforcement Inspectors Mary Barry, James Patrick Trevelino.

<u>Witnesses present</u>: Resident Bob Cole of 1414 Gardenia Drive, Bruce Dean of 1418 Gardenia Drive, Marilyn Munger and Lance Munger of 1211 Marigold Drive, Richard Jeannot of 1205 Barefoot Blvd.

Chair report: - None

**Committee Reports - None** 

**DOR Enforcement - None** 

Other reports: - None

<u>New Business:</u> All cases were sent a Statement of Violation and Notice of Hearing via Certified Return Receipt requested, Regular 1st Class mail with a reasonable time to correct the violation. All properties were confirmed to be still in violation at the last inspection. Pictures were presented to the committee.

Inspector James Patrick Trevelino presented item #'s 1, 2, 3, 5, and 7 as complied prior to meeting.

### Condition of Prop. (B) PW

4. 23-002825 1027 THRUSH CIRCLE

Inspector James Trevelino presented the above case(s) for the violation of: Article III, Section 2 (B) Condition of Property (Exterior of Home must be free of mildew, mold, and dirt) with a compliance date of (7) seven days February 16<sup>th</sup>, 2024. If the property is still in violation after seven days, the final order of the Violations Committee shall either be presented to the Board of Trustees at its next appropriate scheduled meeting to pursue legal or equitable action or other appropriate action or the District will contact their Power Wash contractor to bring the home into compliance, the expense of such action to be billed to the owner's account and will result in a lien on the property. The Chairman entertained a motion to approve the recommendation of

the DOR/ARCC Inspector. Louise Crouse made the motion, seconded by Mark Thomasson, no discussion, motion carried unanimously.

### Condition of Prop. (C) Unauthorized Items

6. 23-003125 892 PECAN CIRCLE

Inspector James Trevelino presented the above case(s) for the violation of: Article III, Section 2 Condition of Property (Unauthorized Items) with a compliance date of (7) seven days February 16<sup>th</sup>, 2024. If the property is still in violation after seven days, the Recommended Curative Action Plan shall be presented to the Board of Trustees at its next appropriate meeting for further consideration or the District will abate the violation at the expense of the owner, in addition, the expense of such action will be billed to the owner's account and will result in a lien on the property. The Chairman entertained a motion to approve the recommendation of the DOR/ARCC Inspector. Louise Crouse made the motion, seconded by Mark Thomasson, no discussion, motion carried unanimously.

### **Maintenance of Exterior of the Home**

8. 23-002848 526 PERSIMMON DRIVE

Inspector James Trevelino presented the above case(s) for the violation of: Article III, Section II, Maintenance of Exterior of the Home, with a compliance date of (14) fourteen days February 23<sup>rd</sup>, 2024. If the property is still in violation after fourteen days, the final order of the Violations Committee shall be presented to the Board of Trustees at its next appropriate scheduled meeting to purse legal or equitable action or other appropriate action with failure to comply. The Chairman entertained a motion to approve the recommendation of the DOR/ARCC Inspector. Mark Thomasson made the motion, seconded by Louise Crouse, no discussion, motion carried unanimously.

#### Pets

9. 24-000149 1211 MARIGOLD DRIVE

Inspector James Trevelino presented the above case(s) for the violation of: Article III, Section IV, (E) Pets, with a compliance date of (7) seven days February 16<sup>th</sup>, 2024. If the property is still in violation after seven days, the final order of the Violations Committee shall be presented to the Board of Trustees at its next appropriate scheduled meeting to purse legal or equitable action or other appropriate action with failure to comply. The Chairman entertained a motion to approve the recommendation of the DOR/ARCC Inspector. Louise Crouse made the motion, seconded by Susan Hall, Bob Cole of 1414 Gardenia Drive spoke explained to the Committee that on January 4, 2024, that the brindle dog of 1211 Marigold Drive attacked his cat that was sleeping in the cubby hole of his golf cart. The cat ended up deceased. Bruce Dean of 1418 Gardenia Drive then spoke to the Committee that the dog has no collar, no tags, or leash. Louise Crouse stated that the FL State has a two-bite law. That if incidents are not reported to the Staff, the County would have to enforce through legal channels. Marilyn Munger of 1211 Marigold Drive apologized for the incident, that it was an accident, a worker at the home left the door open and the dog got out. On January 12, 2024, they hired a trainer who they state says the dog is not aggressive. They have paid the fines owed to the County Animal Control. Lance Munger 1211 Marigold Drive stated the dog had backed out of her harness; the worker left the door open. That all dogs do not like cats, it's nature. Richard Jeannot of 1205 Barefoot Blvd., stated to the Committee that he has a dog at home and the dog in question will come over and they play in his yard. He has never witnessed the dog mean or have any issues. Edward Haslam stated these cases make everyone upset. He feels that since there is a restriction for harboring an animal that has attacked is a violation, he feels that this case should be presented to the Board of Trustees for some legal guidance from General Counsel. Motion carried unanimously.

**Closing Remarks:** Spoke about the two vacancies on the Committee.

**Adjournment:** Meeting adjourned at 10:32 am.

Sally-Ann Biondolille	>
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Sally-Ann Biondolillo DOR/ARCC Administration Assistant

Two or more Trustees of the Barefoot Bay Recreation District (BBRD) may attend this meeting.

Any person desiring to appeal any decision made by the Violations Committee, with respect to any matter considered at this meeting or hearing, will need a record of the proceedings for such purposes, must ensure that a verbatim record and transcript of the proceedings, which record includes the testimony and evidence which the appeal is based. It shall be the responsibility of the person desiring to appeal any decision to prepare a verbatim record and transcript at his/her expense, as the district does not provide one. ATTN: PERSONS WITH DISABILITIES. In accordance with the Americans with disabilities Act and Sect.286.26, Florida Statutes, persons needing special accommodations to participate in this proceeding shall, at least 48 hours prior to the meeting, contact the DOR Enforcement Staff at (772) 664-3141.

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 23-002559

#1040/23-002559
GIANNOTTI, CHRISTOPHER J,
128 JUNIPER AVE
RONKONKOMA, NY 11779
Respondent(s),

#### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

• ARTICLE II, SECT. 3 (A)(15) ADIR (Lamp Post)

Section 3) A manufactured or modular home installed on any lot in Barefoot Bay shall meet he following design and installation requirements and shall be continuously maintained in compliance with such requirements. (A)(15) A lamp post approved by the ARCC shall be installed in front of all Residences and maintained in operational condition at all times. Said lamp post shall be illuminated from dusk to dawn and must be minimum of 460 lumens (40 watt) be white, clear, or yellow and not be obstructed by landscaping, in accordance with the ARCC Guidelines.

#### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 83 Lot # 40 722 BAREFOOT BOULEVARD BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Lamp posts must be illuminated from dusk to dawn.

DATE OF VIOLATION FIRST OBSERVED: Oct 16, 2023

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

BBRD DEED OF RESTRICTION STAFF

DATE: February 23, 2024

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

## **February 23, 2024**Violations Committee/Deed of Restrictions Staff



722 Barefoot Blvd. Lamp posts must be illuminated from dusk to dawn. 02/23/2024

#### BAREFOOT BAY RECREATION DISTRICT

Petitioner

Vs Case no. 23-003102

#2948/23-003102
DEMPSEY, SANDRA LOUISE,
522 CITRON DR
BAREFOOT BAY, FL 32976
Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

• ARTICLE II, SECT. 5 (A) (B) ADIR (Unapproved Fence)

Section 3) A manufactured or modular home installed on any lot in Barefoot Bay shall meet he following design and installation requirements and shall be continuously maintained in compliance with such requirements. (A) Fencing shall not be permitted along any lot line where drainage canals or swales exist.

(B.) Where no drainage canals or swales exist along a lot line, permitted fencing shall be limited to chain link, powder coated or steel, vinyl picket fencing, or other ARCC approved materials not exceeding four (4) feet in height. No covering may be installed on fences. Privacy slats may be installed in chain link fences, however, the slats must be uniformly installed, cleaned and maintained and may not extend beyond the top of the fence.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 34 Lot # 7 522 CITRON DRIVE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Unauthorized fence/no ARCC permit/ must be removed.

DATE OF VIOLATION FIRST OBSERVED: Dec 12, 2023

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

12/12/2023 via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: February 20, 2024

BBRD DEED OF RESTRICTION STAFF

DATE: February 13, 2024

# NOTICE OF HEARING Hearing Date: 02/23/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 02/23/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

## **February 13, 2024**Violations Committee/Deed of Restrictions Staff



522 Citron Unauthorized fence/no ARCC permit/ must be removed. 01/23/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 24-000185

#2896/24-000185
PARRAGA, CARMEN H,
89-67 220 St,
Queens Village, NY 11427
Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

Article III, Section 2, (A) Condition of Property, to wit, The lawn and landscaped areas (including all trees, shrubs and other vegetation) of each lot shall not be neglected and shall be regularly pruned and maintained at the expense of the Owner or Resident of such lot. The lawn and landscaped areas shall be maintained free from all underbrush, excessive overgrowth, all rubbish, and weeds and grass in excess of six inches in height. "Excessive overgrowth" shall mean any vegetation that is not regularly pruned in accordance with common care for such vegetation. Dead vegetation on any lot is required to be promptly removed.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 62 Lot # 9 916 PERIWINKLE CIRCLE BAREFOOT BAY, FL 32976

### **DESCRIPTION OF VIOLATION(s):** High grass and weeds on property

It is requested that you come into compliance by maintaining the lawn and landscape within seven (7) days from the date of this letter and continue to maintain the lawn in good appearance. The Respondent must correct the alleged violation(s) by the date set forth herein and contact the Deed of Restrictions Enforcements Officer who signed the Statement of Violation to verify such correction.

If at the end of this period the lawn is not cut and if the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a Hearing will be conducted before the Violations Committee at 10:00 am on 03/08/2024 at 625 Barefoot Blvd., Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determined whether or not if the alleged violation(s) exist.

NOTICE OF HEARING Hearing Date: 03/08/2024

The **Violations Committee** will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney.

If the **Violations Committee** finds the property in violation, the committee will issue a Final Order directing Barefoot Bay Property Services to mow your lot. In such an event, you will be billed a minimum of \$140.00 for an initial lot mow and general landscape maintenance (including enforcement costs), a minimum of \$70.00 for each recurring lot mow and general landscape maintenance performed in accordance with Exhibit "A" of Resolution 2015-16 until you obtain an Order of Compliance. *In addition all social, family, and golf memberships affiliated with the property will be automatically suspended until you obtain an Order of Compliance*.

DATE OF VIOLATION FIRST OBSERVED: Jan 19, 2024

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE <u>DEED OF RESTRICTIONS</u> ENFORCEMENT OFFICE AT 772-664-3141.

February 23, 2024

BBRD DEED OF RESTRICTION STAFF



916 Periwinkle Cir. Lawn and landscape: dead fronds / dead vegetation removed. 02/23/2024

### **Costs to Cure Violations**

### **Initial Mow and General Landscape Maintenance**

Equipment - Truck, lawn mower, weed eater, ear protection, safety glasses	\$75
Labor for two employees for one hour at \$10 per hour plus benefits and insurance	\$40
Code Enforcement costs of enforcement (Direct and Indirect) - at least four trips, documentation, notices and meetings	\$122
Postage and certified mail	\$12
Total	\$249
Recurring Mow and General Landscape Maintenance	
Equipment	\$20
Labor per hour	\$28
Administration and Supervision	\$24
DOR Enforcement	<u>\$7</u>
Total	<u>\$79</u>
Powerwash	
Contractor Invoiced Cost	TBD
Code Enforcement costs of enforcement (Driect and Indirect) (at least four trips, documentation, notices and meetings)	\$122
Postage and certified mail	<u>\$12</u>
Total Actual contractor invoiced cost	olus \$134

EXHIBIT "A"

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 23-003123

#3652/23-003123
SAKSA, EDWARD T,SR,
580 TARPON DR
BAREFOOT BAY, FL 32976
Respondent(s),

### STATEMENT OF VIOLATION and NOTICE OF HEARING

PURSUANT to the Article III, Section 12 of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

#### SECTION OF DEED OF RESTRICTION VIOLATION

• Article III, Section 2 Conditions of Property (B) The exterior of a home on any lot shall be maintained free of mildew, mold and dirt, which is visible when the house is viewed from the street or from any adjacent lot.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 7 Lot # 32 580 TARPON DRIVE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Mold, dirt and mildew must be removed from the exterior of the home.

DATE OF VIOLATION FIRST OBSERVED: Dec 14, 2023

### DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

December 14, 2023 via First Class

#### DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

If at the end of this period the home has not been pressure washed of all mold, dirt and mildew, the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a Hearing will be conducted before the Violations Committee at 10:00 A.M. on the 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not if the alleged violation(s) exist.

The Violations Committee will receive testimony and evidence at the Hearing and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the Hearing, or may be represented by an attorney.

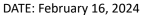
If the **Violations Committee** finds the property in violation, the Committee will issue a Final Order for District Management to hire a licensed and insured contractor to bring a cure to the violation on the property. Said Order will provide for the cost incurred to bring the property into compliance to include administrative fees and contractor costs in accordance with Exhibit "A" of **Resolution 2015-16** with the charge posted to the owner's District account. Said charge will constitute as a lien recorded on the property. *In addition all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (*FS 286.0105*) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OF OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

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Dated this Date, February 16, 2024

**Deed of Restrictions Staff** 





580 Tarpon Must maintain the house, awnings, and skirting free from mold, dirt, and mildew. 02/16/2024

### **Costs to Cure Violations**

### **Initial Mow and General Landscape Maintenance**

Equipment - Truck, lawn mower, weed eater, ear protection, safety glasses	\$75
Labor for two employees for one hour at \$10 per hour plus benefits and insurance	\$40
Code Enforcement costs of enforcement (Direct and Indirect) - at least four trips, documentation, notices and meetings	\$122
Postage and certified mail	\$12
Total	\$249
Recurring Mow and General Landscape Maintenance	
Equipment	\$20
Labor per hour	\$28
Administration and Supervision	\$24
DOR Enforcement	<u>\$7</u>
Total	<u>\$79</u>
Powerwash	
Contractor Invoiced Cost	TBD
Code Enforcement costs of enforcement (Driect and Indirect) (at least four trips, documentation, notices and meetings)	\$122
Postage and certified mail	<u>\$12</u>
Total Actual contractor invoiced cost pl	

**EXHIBIT "A"** 

#### BAREFOOT BAY RECREATION DISTRICT

Petitioner

Vs Case no. 23-003136

#2419/23-003136
THE ESTATE OF BRODIE, ROBERT J,
359 PEGGY CIRCLE NE
PALM BAY, FL 32907

Respondent(s),

### STATEMENT OF VIOLATION and NOTICE OF HEARING

PURSUANT to the Article III, Section 12 of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

#### SECTION OF DEED OF RESTRICTION VIOLATION

• Article III, Section 2 Conditions of Property (B) The exterior of a home on any lot shall be maintained free of mildew, mold and dirt, which is visible when the house is viewed from the street or from any adjacent lot.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 42 Lot # 3 1374 BAREFOOT CIRCLE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Mold, dirt and mildew must be removed from the exterior of the home.

DATE OF VIOLATION FIRST OBSERVED: Dec 15, 2023

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

#### DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

If at the end of this period the home has not been pressure washed of all mold, dirt and mildew, the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a Hearing will be conducted before the Violations Committee at 10:00 A.M. on the 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not if the alleged violation(s) exist.

The Violations Committee will receive testimony and evidence at the Hearing and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the Hearing, or may be represented by an attorney.

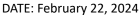
If the **Violations Committee** finds the property in violation, the Committee will issue a Final Order for District Management to hire a licensed and insured contractor to bring a cure to the violation on the property. Said Order will provide for the cost incurred to bring the property into compliance to include administrative fees and contractor costs in accordance with Exhibit "A" of **Resolution 2015-16** with the charge posted to the owner's District account. Said charge will constitute as a lien recorded on the property. *In addition all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (*FS 286.0105*) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OF OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

Dated this Date, February 22, 2024

**Deed of Restrictions Staff** 





1374 Barefoot Cir. Must maintain the house, awnings, and skirting free from mold, dirt, and mildew. 02/22/2024

### **Costs to Cure Violations**

### **Initial Mow and General Landscape Maintenance**

Equipment - Truck, lawn mower, weed eater, ear protection, safety glasses	\$75
Labor for two employees for one hour at \$10 per hour plus benefits and insurance	\$40
Code Enforcement costs of enforcement (Direct and Indirect) - at least four trips, documentation, notices and meetings	\$122
Postage and certified mail	\$12
Total	\$249
Recurring Mow and General Landscape Maintenance	
Equipment	\$20
Labor per hour	\$28
Administration and Supervision	\$24
DOR Enforcement	<u>\$7</u>
Total	<u>\$79</u>
Powerwash	
Contractor Invoiced Cost	TBD
Code Enforcement costs of enforcement (Driect and Indirect) (at least four trips, documentation, notices and meetings)	\$122
Postage and certified mail	<u>\$12</u>
Total Actual contractor invoiced cost pl	

**EXHIBIT "A"** 

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 23-002404

#3349/23-002404

MERLO, MARGARITA,

16015 79TH ST

HOWARD BEACH, NY 11414

Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### • ARTICLE III, SECT. 2 (C) (D) Condition of Prop. (C) Unauthorized items

- (C) The lawn, landscaped areas, driveways and carports on each lot shall be kept free of all items of personal property except for customary outdoor items such as exterior patio or porch furniture, golf carts, vehicles, and barbecue grills. The intent of this requirement is to prohibit the accumulation and/or storage of items such as indoor furniture, automotive parts, cartons, boxes, debris and similar property which causes an unsightly appearance or nuisance if left on or about the exterior of a home.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 68 Lot # 37 732 OLEANDER CIRCLE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Unapproved items/Debris must be removed.

DATE OF VIOLATION FIRST OBSERVED: Sep 29, 2023

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

BBRD DEED OF RESTRICTION STAFF

DATE: February 23, 2024

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

## **February 23, 2024**Violations Committee/Deed of Restrictions Staff



732 Oleander Cir. Unapproved items/Debris must be removed. 02/23/2024



732 Oleander Cir. Unapproved items/Debris must be removed. 02/23/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 24-000207

#3462/24-000207
SILVESTRO, MICHAEL J,
633 AMARYLLIS DR
BAREFOOT BAY, FL 32976
Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### • ARTICLE III, SECT. 2 (C) (D) Condition of Prop. (C) Unauthorized items

- (C) The lawn, landscaped areas, driveways and carports on each lot shall be kept free of all items of personal property except for customary outdoor items such as exterior patio or porch furniture, golf carts, vehicles, and barbecue grills. The intent of this requirement is to prohibit the accumulation and/or storage of items such as indoor furniture, automotive parts, cartons, boxes, debris and similar property which causes an unsightly appearance or nuisance if left on or about the exterior of a home.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 75 Lot # 33 633 AMARYLLIS DRIVE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Unapproved items/Debris must be removed.

DATE OF VIOLATION FIRST OBSERVED: Jan 23, 2024

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

DATE: February 23, 2024

BBRD DEED OF RESTRICTION STAFF

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

## **February 23, 2024**Violations Committee/Deed of Restrictions Staff



633 Amaryllis Dr. Unapproved items/Debris/ Must be removed 02/23/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 24-000274

#1065/24-000274

BAUER, JUSTIN LEE,
914 ORIOLE CIRCLE
BAREFOOT BAY, FL 32976

Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### ARTICLE III, SECT. 2 (C) (D) Condition of Prop. (C) Unauthorized items

- (C) The lawn, landscaped areas, driveways and carports on each lot shall be kept free of all items of personal property except for customary outdoor items such as exterior patio or porch furniture, golf carts, vehicles, and barbecue grills. The intent of this requirement is to prohibit the accumulation and/or storage of items such as indoor furniture, automotive parts, cartons, boxes, debris and similar property which causes an unsightly appearance or nuisance if left on or about the exterior of a home.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 133 Lot # 23 914 ORIOLE CIRCLE BAREFOOT BAY, FL 32976

DATE: February 23, 2024

**DESCRIPTION OF VIOLATION(s):** Unapproved items/Debris must be removed.

DATE OF VIOLATION FIRST OBSERVED: Jan 25, 2024

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

BBRD DEED OF RESTRICTION STAFF

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

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## **February 23, 2024**Violations Committee/Deed of Restrictions Staff



914 Oriole Cir. Unapproved items/Debris must be removed. 02/23/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 24-000386

#1566/24-000386 GOGLIA, VINCENT, 346 GOGLIA LN ERIN, TN 37061

Respondent(s),

#### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### • ARTICLE III, SECT. 2 (C) (D) Condition of Prop. (C) Unauthorized items

- (C) The lawn, landscaped areas, driveways and carports on each lot shall be kept free of all items of personal property except for customary outdoor items such as exterior patio or porch furniture, golf carts, vehicles, and barbecue grills. The intent of this requirement is to prohibit the accumulation and/or storage of items such as indoor furniture, automotive parts, cartons, boxes, debris and similar property which causes an unsightly appearance or nuisance if left on or about the exterior of a home.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 119 Lot # 16 931 FRANGI PANI DRIVE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Unapproved items/Debris must be removed.

DATE OF VIOLATION FIRST OBSERVED: Jan 31, 2024

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

BBRD DEED OF RESTRICTION STAFF

DATE: February 23, 2024

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

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## **February 23, 2024**Violations Committee/Deed of Restrictions Staff



931 Frangi Pani Dr. Unapproved items / Debris 02/23/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 23-002683

#3758/23-002683

MARCHETTI, RICHARD,JR,

403 PAPAYA CIR

BAREFOOT BAY, FL 32976

Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### ARTICLE III, SECT.10 and SECT. 2(D) Condition of Skirting

- (10) The skirting material on all manufactured or modular homes shall be maintained at all times so that such skirting remains in substantially the same condition as when it was newly installed. No gaps or openings will be permitted to exist. Vents are to be maintained in good condition.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 28 Lot # 2 403 PAPAYA CIRCLE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Skirting / vent cover needs to be replaced / repaired.

DATE OF VIOLATION FIRST OBSERVED: Oct 30, 2023

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

10/30/2023 via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

DATE: February 16, 2024

BBRD DEED OF RESTRICTION STAFF

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

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# **February 16, 2024**Violations Committee/Deed of Restrictions Staff



403 Papaya Skirting / vent cover needs to be replaced / repaired. 02/15/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 24-000192

#4201/24-000192 AMODIO, ANTHONY ERIC, 622 WEDELIA DR SEBASTIAN, FL 32976

Respondent(s),

### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### ARTICLE III, SECT.10 and SECT. 2(D) Condition of Skirting

- (10) The skirting material on all manufactured or modular homes shall be maintained at all times so that such skirting remains in substantially the same condition as when it was newly installed. No gaps or openings will be permitted to exist. Vents are to be maintained in good condition.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 75 Lot # 12 622 WEDELIA DRIVE BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Skirting needs to be replaced / repaired

DATE OF VIOLATION FIRST OBSERVED: Jan 20, 2024

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

DATE: February 22, 2024

BBRD DEED OF RESTRICTION STAFF

NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

If the violation(s) described in the Statement of Violation are corrected an then recur, or if the violations are not corrected by the time specified for correction, the case shall be presented to the Committee. In the case of a repeat violation, the case shall be presented to the Committee, whether or not a violation is present at the time.

The Violations Committee will receive testimony and evidence at the **Hearing** and make Findings of Fact as are supported by the testimony and evidence pertaining to matters alleged in the enclosed Statement of Violations. The respondent is entitled to testify and present evidence and witnesses at the **Hearing**, or may be represented by an attorney. *If the committee finds the property to be in violation all social, family, and golf memberships affiliated with the property will be automatically suspended.* 

IF ANY INDIVIDUAL WISHES TO APPEAL ANY DECISION MADE BY THE VIOLATIONS COMMITTEE WITH RESPECT TO ANY MATTER CONSIDERED AT THIS MEETING, A VERBATIM RECORD OF THE PROCEEDING WILL BE REQUIRED, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED (FS 286.0105) SUCH PERSON MUST PROVIDE A COURT REPORTER, COURT STENOGRAPHER OR OTHER METHOD ACCEPTABLE TO A COURT OF LAW TO PROVIDE FOR SUCH VERBATIM RECORD; THE DISTRICT DOES NOT PROVIDE SUCH RECORD.

THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

## **February 22, 2024**Violations Committee/Deed of Restrictions Staff



622 Wedelia Dr. Skirting needs to be replaced / repaired 02/22/2024

#### **BAREFOOT BAY RECREATION DISTRICT**

Petitioner

Vs Case no. 24-000241

#0637/24-000241 THOMAS, TONYA, 498 AUTUMN TER SEBASTIAN, FL 32958

Respondent(s),

#### STATEMENT OF VIOLATION

PURSUANT to the Article(s) listed below, of the Barefoot Bay Deed of Restrictions, the undersigned DOR Enforcement Officer hereby gives notice of a violation or violations of the Deed of Restrictions of the Barefoot Bay Recreation District, described herein.

### SECTION(S) OF DEED OF RESTRICTION VIOLATION(S)

### ARTICLE III, SECT.10 and SECT. 2(D) Condition of Skirting

- (10) The skirting material on all manufactured or modular homes shall be maintained at all times so that such skirting remains in substantially the same condition as when it was newly installed. No gaps or openings will be permitted to exist. Vents are to be maintained in good condition.
- (D) In the event that any lawn, landscaped areas, driveway, carport or home is not maintained in compliance with the requirements of Section 2, Section 10, or Section 11 of Article III, the Recreation District shall have the right to enter upon the lot and take any action reasonably necessary to cause the home and lot to come into compliance with the requirement of subsections (A), (B), (C) of Section 2, Section 10, or Section 11 of Article III. The expense of such action shall be billed by the Recreation District to the owner, shall be a personal obligation of the owner, and shall be shall be paid by the owner within thirty days after the owner is provided with written notice of such expenses. If payment is not made within the said thirty day period, the expense in question shall become a lien upon the said lot until paid, which lien shall have priority as of the date of recording of a notice thereof in the public records of Brevard county; provided, however, such lien shall not be superior to the lien for county taxes of the lien for the Recreation District's assessments and maintenance fees. The sum so due to the Recreation District may be collected by either an action of law, or the Recreation District shall have the right at its discretion to proceed to foreclose the above -described lien. In the event of such litigation, the Recreation District shall have the right to recover the costs thereof including a reasonable attorney's fee.

### LOCATION/ADDRESS WHERE VIOLATION EXISTS

Block # 83 Lot # 32 706 BAREFOOT BOULEVARD BAREFOOT BAY, FL 32976

**DESCRIPTION OF VIOLATION(s):** Skirting needs to be replaced / repaired

DATE OF VIOLATION FIRST OBSERVED: Jan 25, 2024

DATE OF OWNER/PERSON IN CHARGE GIVEN NOTICE OF VIOLATION:

via First Class

DATE ON/BY WHICH VIOLATION TO BE CORRECTED: March 05, 2024

DATE: February 23, 2024

BBRD DEED OF RESTRICTION STAFF

### NOTICE OF HEARING Hearing Date: 03/08/2024

The Respondent must correct the alleged violation(s) contained in the enclosed Statement of Violation by the date set forth therein and contact the Deed of Restrictions Enforcement Officer who signed the Statement of Violation to verify such correction. If the Respondent disputes the existence of the violation(s) and wishes a hearing, notice is hereby given that a **Hearing** will be conducted before the Violations Committee at 10:00 A.M. on 03/08/2024 at 625 Barefoot Blvd. Administration building conference room, Barefoot Bay, Florida. The purpose of this Hearing will be to determine whether or not the alleged violation(s) exist.

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THIS IS A PUBLIC MEETING. ALL INTERESTED PARTIES MAY ATTEND. THE FACILITY WHEREIN THIS PUBLIC MEETING WILL BE HELD IS ACCESSIBLE TO THE PHYSICALLY HANDICAPPED. IN ACCORDANCE WITH AMERICAN DISABILITIES ACT, PERSONS NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE DEED OF RESTRICTIONS ENFORCEMENT OFFICE AT 772-664-3141.

## **February 23, 2024**Violations Committee/Deed of Restrictions Staff



706 Barefoot Blvd. Skirting needs to be replaced / repaired 02/23/2024