

IMPORTANT MEMORANDUM REGARDING YOUR PROPERTY IN KINDERTON VILLAGE SINGLE FAMILY HOA.

To: Members of Kinderton Village Single Family HOA.

From: Steve Black, Attorney for the Association

Date: December 28, 2023

1927 S Tryon Street

3710 Landmark Drive

Subject: Proposed Amendment to Declaration of Covenants, Conditions, and Restrictions for

Kinderton Village Single Family Homes

This law firm represents Kinderton Village Single Family HOA. ("Association"). In the board of director's continuing efforts to protect and preserve the property values within the Association it has proposed to amend the Declaration of Covenants, Conditions, and Restrictions ("Declaration") for the community.

The full text of the proposed amendment is attached on a separate Consent Form but in summary the proposed amendment will prohibit new owners from leasing their property for a period twelve months.

Passing this amendment will mean that all current and future owners that have owned their home for more than twelve months will be free to lease their property, however, it will discourage investors and investment companies from buying in the community.

The board of directors request your support and for you to return your vote by March 1, 2024.

Receipt of an affirmative consent from 70% of the lots in the community will allow the amendment to pass, be recorded, and become effective.

The board of directors appreciates your attention this important matter.

3623 N Flm Street

Charlotte Columbia Greensboro Greenville Raleigh Wilmington

619 Halton Road

3000 Highwoods Blvd

219 Racine Drive

PROPOSED AMENDMENT TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR KINDERTON VILLAGE SINGLE FAMILY HOMES

The Board of Directors recommends that the following amendment to the Declaration of Covenants, Conditions and Restrictions be adopted to add the following new Section to Article VI "Rules, Regulations and Use Restrictions":

Section 4. Lease of Lots.

- (a) For purposes of this Section, "Leasing" shall be defined as allowing occupants to reside on a Lot for any consideration. Leasing shall also include leasing with an option to purchase or contracts for deed whereby the current occupant is not the Owner of the property.
- (b) Notwithstanding any other provisions of the Articles of Incorporation, Declaration, Bylaws, or Rules and Regulations of the Association, for each Lot that is conveyed to a new Owner(s) any time after the date of recording of this Amendment, that Owner shall be prohibited from leasing or renting their Lot until they have owned the Lot for a period of at least twelve (12) consecutive months (the "Waiting Period"). Conveyance of a Lot by an Owner to a legal entity in which the Owner is a principal, or acquisition of a Lot as a result of the death of an Owner, by probate or other means of inheritance, evidence of which shall be provided to the Association, shall not be deemed an interruption of the twelve (12) month Waiting Period, nor shall it necessitate a new Waiting Period if the Owner had already satisfied the ownership obligation. In the event that a Lot is leased for any period of time in violation of this mandatory Waiting Period, the Waiting Period shall be immediately tolled and any time which elapses while the unpermitted lease remains in effect shall not count toward satisfaction of the Waiting Period.
- (c) The Association Board of Directors shall be entitled to adopt additional reasonable rules to assist in the administration of these terms.

[] VOTE <u>TO</u> AMEND
[] VOTE <u>AGAINST</u> AMENDING

Please return this document by email dbullman@lawfirmcarolinas.com, or by First Class Mail to: Law Firm Carolinas c/o Dennis Bullman, 1927 South Tryon Street, Suite 100, Charlotte, NC 28203

ALL TITLE OWNERS ON THE DEED MUST SIGN.

Signature of Owner	Printed Name	Date
Signature of Owner	Printed Name	Date
Property Address:		