Leisure Knoll Association, Inc.

To All Residents:

Your Board of Directors presents to you this book which contains the Declaration of Covenants, Restrictions, Easements, Charges and Liens, By-Laws, Rules and Regulations as amended in 2003 along with other pertinent information for your use.

Welcome to Leisure Knoll. Our 701-home community was built in two phases by Leisure Technologies starting in 1972 and completing in 1986. Leisure Knoll Association, Inc. is a not-for-profit, Planned Adult Community in the Town of Brookhaven, incorporated under the laws of the State of New York. The Administration/Maintenance Building, located at 710 Whiskey Road, is the principal office of the Association. It was then and continues to be among the most desirable communities on Long Island.

Our buildings include a Recreation Building and Craft Center, with outdoor facilities including a heated salt water pool, tennis courts, shuffleboard and bocce courts. There are numerous clubs and organizations within the community for the exclusive use of Leisure Knoll residents and their guests. We encourage every resident to serve the Association in some volunteer capacity.

This Homeowner Manual is compiled in a three-ring binder for several reasons. It allows the addition of new and updated information without reprinting the entire document and keeps your information as current as possible. Included in the Homeowner Manual is critical need-to-know information, which is by no means exhaustive. We want this information to be useful and we encourage you to contact us if you believe something should be added or modified. Again.....WELCOME HOME!

<u>IMPORTANT</u>: In the event your home is sold, this book must be returned to the Administration Office. Handbooks that are not returned will incur a charge of \$100.00.

Board of Directors Leisure Knoll Association, Inc.

DECLARATION OF COVENANTS, RESTRICTIONS, EASEMENTS, CHARGES AND LIENS BY-LAWS RULES AND REGULATIONS As Amended in 2003

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DECLARATION OF COVENANTS, RESTRICTIONS, EASEMENTS, CHARGES AND LIENS

THIS DECLARATION, made this 20th day of October, 1972 by LEISURE KNOLL ASSOCIATION, INC., a New York Corporation, hereinafter referred to as "Developer".

WITNESSETH:

WHEREAS, Developer, is the owner of the real property referred to in Article III and described in Exhibit "A" of this declaration, and desires to develop thereon a Planned Adult Community, together with common lands and facilities for social, recreational and cultural purposes for the sole use and benefit of all unit owners and their guests and;

WHEREAS, Developer desires to provide for the preservation of the values and amenities in said community and for the maintenance of said common lands and facilities and, to this end, desires to subject the real property referred to in Article III and described in Exhibit "A" to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof, and;

WHEREAS, Developer has deemed it desirable, for the efficient preservation of the values and amenities in said community, to create an agency to which will be delegated and assigned the powers of maintaining and administering the community facilities and common areas, administering and enforcing the covenants and restrictions, and levying, collecting and disbursing the assessments and charges hereinafter created, and;

WHEREAS, Developer has incorporated under the laws of the State of New York, as a not-for-profit corporation, Leisure Knoll Association, Inc. for the purpose of exercising the functions aforesaid;

NOW, THEREFORE, Developer declares that the real property referred to in Article III hereof, and more particularly described in Exhibit "A", attached hereto and forming a part hereof, is and shall be held, transferred, sold, conveyed and occupied subject to the covenants, restrictions, easements, charges and liens (sometimes referred to as "covenants and restrictions") hereinafter set forth.

ARTICLE I DEFINITIONS

Section 1. The following words when used in this Declaration or any Supplemental Declaration (unless the context shall prohibit) shall have the following meanings:

A "Association" shall mean and refer to the Leisure Knoll Association, Inc and its successors and assigns.

B "The Properties" shall mean and refer to all properties, both Lots and Common Areas, as are subject to this Declaration, and which are described in Exhibit "A".

C "Common Areas" shall mean and refer to	those areas of land including the faci	lities to be constructed
thereon shown on the recorded subdivision m	ap of The Properties filed in the Office	ce of
the Clerk of Suffolk County on	as Map No	and
attached hereto as Exhibit "B".	-	

Said areas are intended to be devoted to the common use and enjoyment of the members of the Association as herein defined, and are not dedicated for use by the general public.

- **D** "Lots" shall mean and refer to any plot of land intended and subdivided for residential use, shown upon one of the proposed subdivision maps of The Properties, but shall not include the Common Areas as herein defined.
- **E** "Unit Owner" shall mean and refer to the record owner, whether one or more persons or entities of the fee simple title to any Lot, but shall not mean or refer to any mortgagee or subsequent holder of a mortgage, unless and until such mortgagee or holder has acquired title pursuant to foreclosure or any proceeding in lieu of foreclosure.
- **F** "Party Fence" shall mean and refer to a fence situated, or intended to be situated, on the boundary line between adjoining properties.
- **G** "Party Wall" shall mean and refer to the entire wall, from front to rear, all or a portion of which is used for support of each adjoining property situated, or intended to be situated, on the boundary line between adjoining properties.
- **H** "Member" shall mean and refer to all those Unit Owners who are members of the Association as provided in Article IV, Section 1 thereof.

ARTICLE II RESTRICTION ON OCCUPANCY

In order to preserve the character of Leisure Knoll Association, Inc. as a Planned Adult Community, anything to the contrary herein notwithstanding, occupancy of all units shall be restricted as follows:

- 1 To any person of the age of 55 years or over;
- 2 A husband or wife, regardless of age, residing with his or her spouse, provided the spouse of such person is of the age of 55 years or over;
- 3 The child or children, or grandchild or grandchildren residing with a permissible occupant, provided the child or children, or grandchild or grandchildren is or are of the **age of 19 years or over**;
- 4 The individual or individuals, regardless of age, residing with and providing physical or economic support to a permissible occupant.

The foregoing occupancy restrictions shall not be construed to prohibit the occupants of any of the units from entertaining guests, of any age, in their units, including temporary residency not to exceed three months. Full time occupancy, in any event, shall be limited to three occupants per unit.

ARTICLE III PROPERTY SUBJECT TO THIS DECLARATION: ADDITIONS THERETO

Section 1. ADDITIONS TO THE PROPERTY BY DEVELOPER. Developer, its successors or assigns shall have the right, until December 31, 1987, to bring within the scheme of this Declaration additional properties for development as extensions of the planned retirement community in which Developer proposes to construct units in substantially the same price range as those to be constructed by it on the land described in Exhibit "A". However, neither Developer nor its successors and assigns shall be bound to make such additions. The additions under this section shall be made by filing of record a Supplemental Declaration with respect to the additional property, which shall extend the scheme of this Declaration to such property. Such Supplemental Declaration may contain such complementary additions and modifications of the Covenants and Restrictions contained in this Declaration as may be necessary to reflect the different character, if any, of the added properties and as are not inconsistent with the scheme of this Declaration. In no event, however, shall such Supplemental Declaration revoke, modify or add to the covenants established by this Declaration within The Properties.

ARTICLE IV MEMBERSHIP AND VOTING RIGHTS IN THE ASSOCIATION

Section 1. **MEMBERSHIP**. Every person who is a record Unit Owner, as defined in Article I (E), of any Unit which is subjected by this Declaration to assessment by the Association shall be a Member of the Association.

Section 2. The Association shall have two classes of voting membership:

- Class A Class A Members shall be all Unit Owners except the Developer and any other person or entity which acquires title to all or a substantial portion of The Properties for the purpose of developing thereon a residential planned adult community. Class A Members shall be entitled to one vote for each unit in which they hold the interest required for membership. When more than one person holds such interest or interests in any Unit all such persons shall be Members and the vote for such Unit shall be exercised as they among themselves determine but in no event shall more than one vote be cast with respect to any such Unit.
- <u>Class B</u> The Class B Member shall be the Developer, its successors and assigns. The Class B membership shall be entitled to five votes for each Unit whether constructed or planned (provided that no unit shall be deemed to be a "Planned Unit" for this purpose unless an Offering Statement has been filed covering said unit with the Attorney General of New York), provided the Class B membership shall cease and be converted to Class A membership on October 1, 1982.

When a purchaser of an individual Unit takes title thereto from Developer, he becomes a Class A Member and the membership of Developer with respect to such unit shall cease.

ARTICLE V PROPERTY RIGHTS IN THE COMMON AREAS

Section 1 MEMBERS' EASEMENTS OF ENJOYMENT Subject to the provisions of Section 3 of this Article V, every Member shall have a right and easement of enjoyment in and to the Common Areas and such easement shall be appurtenant to and shall pass with the title to every Lot.

Section 2 TITLE TO COMMON AREAS. Developer hereby covenants for itself, its successors and assigns, that on October 1, 1972, it will convey to the Association, by Bargain and Sale Deed, with Covenant against Granter's Acts, fee title to the Common Areas as shown on the recorded map of free and clear of all encumbrances and liens, except those created by or pursuant to this Declaration.

Section 3 EXTENT OF MEMBERS' EASEMENTS. The rights and easements created hereby shall be subject to the following:

- **A** The rights of the Association, in accordance with its Articles and By-Laws, to borrow money for the purpose of improving the Common Areas and in aid thereof, to mortgage said lands, and the rights of such mortgagee in said properties shall be subordinate to the rights of the Owners hereunder.
- **B** The right of the Association to take such steps as is reasonably necessary to protect the above described lands against foreclosure.
- C The right of the Association, as provided in its Articles and By-Laws, to suspend the enjoyment rights of any Member for any period during which any assessment remains unpaid, and for any period not to exceed thirty days for any infraction of its published rules and regulations.
- **D** The right of the developer, and of the Association, to grant and reserve easements and rights-of-way through, under, over and across the Common Areas, for the installation, maintenance and inspection of lines and appurtenances for public or private water, sewer, drainage, fuel oil and other utilities, and the right of the Developer to grant and reserve easements and rights-of-way through, over, upon and across the Common Areas for the completion of Developers work under Section 1 of Article VI and for the operation and maintenance of the Common Areas under Section 2 of Article VI.
- **E** The right of the general public to ingress and egress in and over those portions of the Common Area that lie within the private roadways, parking lots and/or driveways to the nearest public highway.
- **Section 4 PARKING RIGHT**. The Developer shall provide and the Association shall maintain upon the Common Areas at least one driveway for each Lot containing a private garage, subject to reasonable rules and conditions .

ARTICLE VI MAINTENANCE AND OPERATION OF COMMON AREAS AND FACILITIES AND COVENANT FOR ASSESSMENTS THEREFORE

Section 1 ASSESSMENTS, LIENS AND PERSONAL OBLIGATIONS THEREFORE, AND OPERATION AND MAINTENANCE OF COMMON AREAS SOLELY BY THE ASSOCIATION.

A Each Unit Owner of any Lot, by acceptance of a deed therefore, whether or not it shall be so expressed in any such deed or other conveyance, shall be deemed to covenant and agrees to pay to the Association:

- 1. Annual assessments or charges.
- 2. Special assessments for capital improvements, such assessments to be fixed, established and collected from time to time as hereinafter provided. The annual and special assessments, together with such interest thereon and costs of collection thereof as are hereinafter provided, shall be a charge on the land and shall be a continuing lien upon the Lot against which each such assessment is made. Each such assessment, together with such interest thereon and cost of collection thereof as are hereinafter provided, shall also be the personal obligation of the person who was the owner of such property at the time when the assessment fell due.
- B The assessments levied by the Association shall be used exclusively for the purpose of promoting the recreation, health, safety and welfare of the residents in The Properties, including outdoor lighting, private streets and roadways, services and facilities devoted to this purpose and related to the use and enjoyment of the Common Areas, including, but not limited to, the payment of taxes and insurance thereon, and repair, replacement and additions thereto, the cost of labor, equipment, materials, management and supervision thereof, and the cost of lawn and landscaping maintenance, snow removal and refuse collection, all as contemplated by an Offering Statement dated of the Association and all of which obligations the Association hereby assumes as of the date of conveyance of title of the Common Areas by Developer.
- **Section 4 AMOUNT AND PAYMENT OF ANNUAL ASSESSMENT.** The Association shall at all times fix the amount of the annual assessment at an amount sufficient to pay the costs of maintaining and operating, the Common Areas as contemplated by Section 1 (B) of this Article VI. Each annual installment shall be payable in equal monthly installments in advance on the first day of each calendar month.
- **Section 5 SPECIAL ASSESSMENTS FOR CAPITAL IMPROVEMENTS.** In addition to the annual assessments authorized by Section 4 of this Article VI, the Association may levy, in any assessment year, a special assessment (which must be fixed at a uniform rate for all Lots) applicable to that year only, in an amount no higher than the maximum annual assessment then permitted to be levied hereunder for the purpose of defraying, in whole or in part, the cost of any construction or reconstruction, unexpected repair or replacement of a described capital improvement upon the Common Area, including the necessary fixtures and personal property related thereto, provided that any such assessment shall have the assent of two-thirds of the votes of Members who are voting in person or by

proxy at a meeting duly called for this purpose, written notice of which shall be sent to all Members not less than thirty days or more than sixty days in advance of the meeting, setting forth the purpose of the meeting. The due date of any specified assessment shall be fixed in the Resolution authorizing such assessment.

Section 6 DUTIES OF THE BOARD OF DIRECTORS. In the event of any change in the annual assessment as set forth above, the Board of Directors of the Association shall fix the date of commencement and the amount of the assessment against each Lot for each assessment period at least thirty days in advance of such date or period and shall, at that time, prepare a roster of the Lots and assessments applicable thereto, which shall be kept in the office of the Association and shall be open to inspection by any owner.

Written notice of the assessment shall thereupon be sent to every owner subject thereto.

The Association shall, upon demand at any time, furnish to any owner liable for said assessment, a certificate in writing, signed by an officer of the Association, setting forth whether said assessment has been paid. Such certificate shall be conclusive evidence of payment of any assessment therein stated to have been paid.

Section 7 EFFECT OF NON-PAYMENT OF ASSESSMENT; THE PERSONAL OBLIGATION OF UNIT OWNER; THE LIEN, REMEDIES OF ASSOCIATION. If any assessment is not paid on the date when due (being the dates specified in Section 4 hereof), then such assessment shall be deemed delinquent and shall, together with such interest thereon and cost of collection thereof as are hereinafter provided, continue as a lien on the Lot, which shall bind such Lot in the hands of the then unit Owner, his heirs, devisees, personal representatives, successors and assigns.

If the assessment is not paid within thirty days after the delinquency date the Association may bring legal action against the then Unit Owner personally obligated to pay the same or may enforce the lien against the property and in the event a judgment is obtained such judgment shall include interest on the assessment as above provided and a reasonable attorney's fee to be fixed by the court, together with the costs of the action.

Section 8 All charges and expenses chargeable to any lot shall constitute a lien against said lot in favor of LEISURE KNOLL ASSOCIATION, INC. which lien shall be prior to all other liens except:

- 1. Assessment, liens and charges for taxes past due and unpaid on the lot;
- 2. A bona fide mortgage lien, if any, to which the lot is subject;
- 3. Any other lien recorded prior to recording the claim of lien. Such lien shall be effective from and after the time of recording in the public records of Suffolk County of a claim of lien stating the description of the lot, the name of the record owner, the amount due and the date when due. Such claim of lien shall include only sums which are due and payable when the claim of lien is recorded and shall be signed and verified by an officer or agent of the Association. Upon full payment of all sums secured by the lien, the party making payment shall be entitled to a recordable satisfaction of lien.

Section 9 EXEMPT PROPERTY. The following lands subject to this Declaration shall be exempted from the assessments, charges, and liens created therein:

- **A** All properties dedicated to and accepted by a governmental body, agency or authority, and devoted to public use;
- **B** All Common Areas as defined in Article I Section 1 (C) hereof.

Not withstanding any provisions herein, no land or improvements, devoted to dwelling use shall be exempt from said assessments, charges or liens.

ARTICLE VII PARTY WALLS OR PARTY FENCES

Section 1 GENERAL RULES OF LAW TO APPLY. To the extent not inconsistent with the provisions of this Article VII, the general rule of law regarding party walls and liability for property damage due to negligence or willful acts or omissions, shall apply to each party wall or party fence which is built as part of the original construction of the Units upon The Properties and any replacements.

In the event that any portion of any structure, as originally constructed by Developer, including any party wall or fence, shall protrude over an adjoining lot, such structure, party wall or fence shall be deemed to be an encroachment upon the adjoining lot or lots, and Unit Owners shall neither maintain any action for the removal of a party wall or fence or projections nor any action for damages. In the event there is a protrusion as described in the immediately preceding sentence, it shall be deemed that said Unit owners have granted perpetual easements to the adjoining Unit Owner or Owners for continuing maintenance and use of the projection party wall or fence. The foregoing shall also apply to any replacements of any structures, party walls or fences, if same are constructed in conformance with the original structure, party wall or fence constructed by Developer. The foregoing conditions shall be perpetual in duration and shall not be subject to amendment of these covenants and restrictions.

- **Section 2 SHARING OF REPAIR AND MAINTENANCE**. The cost of reasonable repair and maintenance of a party wall or party fence shall be shared equally by the Unit Owners who made use of the wall or fence in proportion to such use.
- **Section 3 DESTRUCTION BY FIRE OR OTHER CASUALTY**. If a party wall or party fence is destroyed or damaged by fire or other casualty, any Unit Owner who has used the wall or fence may restore it, and if the other Unit Owners thereafter made use of the wall or fence, they shall contribute to the cost of restoration thereof in proportion to such use without prejudice, however, to the right of any such Unit Owners to call for a larger contribution from the others under any rule of law regarding liability for negligent or willful acts or omissions.
- **Section 4 WEATHERPROOFING.** Notwithstanding any other provisions of this Article, a Unit Owner who by his negligent or willful act causes the party wall to be exposed to the elements, shall bear the whole cost of furnishing the necessary protection against such elements
- **Section 5 RIGHT TO CONTRIBUTION RUNS WITH LAND.** The right of any Unit Owner to contribution from any other Unit Owner under this Article shall be appurtenant to the land and shall pass to such Unit Owner's Successors in title.

Section 6 ARBITRATION In the event of any dispute arising concerning a party wall or party fences, or under the provisions of this Article, each party shall choose one arbitrator, and such arbitrators shall choose one additional arbitrator, and the decision shall be by a majority of all the arbitrators and be binding upon the parties.

ARTICLE VIII ARCHITECTURAL CONTROL

Section 1 No building, fence, wall or other structure, or change in landscaping, shall be commenced, erected or maintained upon The Properties, nor shall any exterior addition to or change or alteration thereto be made until the plans and specifications showing the nature, kind, shape, height, materials, color and location of the same shall have been submitted to and approved in writing as to harmony of external design and location in relation to surrounding structures and topography by the Board of Directors of the Association, or by an architectural committee composed of three or more representatives appointed by the Board. In the event said Board, or its designated committee fails to approve or disapprove such design and location within sixty days after said plans and specifications have been submitted to it, approval will not be required and this Article will be deemed to have been fully complied with.

ARTICLE IX USE OF PROPERTY

Section 1 USES AND STRUCTURES. No Lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any Lot other than one attached or detached, single-family unit and attached garage not exceeding one story in height. No additional accessory building may be erected. The unit or any part thereof shall not be used for any purpose except as a private unit for one family, nor shall any business of any kind be conducted therein. No motor vehicle other than private passenger type shall be garaged or stored in any garage, on any Lot, parking compound or regularly parked in residential areas. No business or trade of any kind nor noxious or offensive activity shall be carried on upon any Lot nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood. No boat, trailer, tent, shack or other such structure shall be located, erected or used on any Lot, or parking areas, roadway and/or driveway, temporarily or permanently.

Section 2 ALTERATIONS. No alteration or addition to or repainting of the exterior thereof shall be made unless it shall conform in architecture, material and color to the unit as originally constructed by Developer.

Section 3 SIGNS. No sign of any kind shall be displayed to the public view on any unit or lot, except a one-family name of not more than two hundred forty square inches. No such sign shall be illuminated except by non-flashing white light emanating from within or on the sign itself and shielded from direct view.

Section 4 DRILLING AND MINING. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any Lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any Lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon any Lot.

- **Section 5 ANIMALS**. No animals, livestock or poultry of any kind shall be raised, bred or kept in any dwelling or on any Lot, except that dogs, cats or other domesticated household pets may be kept, provided that they are not kept, bred or maintained for any commercial purpose and provided that not more than one pet may be kept in any such unit or Lot.
- **Section 6 GARBAGE AND RUBBISH.** Garbage and rubbish shall not be dumped or allowed to remain on any Lot, except in receptacles placed outside the unit for collection in accordance with the regulations of the collecting agency and the Association.
- **Section 7 LAUNDRY LINES**. Laundry poles and lines outside of units are prohibited.
- **Section 8 ANTENNAE**. No radio, television or similar towers shall be erected on any Lot or attached to the exterior of any unit.
- **Section 9 FENCE**. No fence shall be erected on any Lot or attached to the exteriors of any unit except for those ornamental dividers to be erected by Developer, in front of the buildings, for aesthetic purposes, provided, however, that this paragraph shall not prohibit the erection, repair and maintenance of the perimeter fence to be erected around the exterior boundary of the Planned Adult Community, and any fence which may be erected around the swimming pool and/or community building.
- **Section 10** No permanent benches, barbecues, beach umbrellas or structures of any kind shall be erected in the rear of the Lots and buildings.
- **Section 11** There shall be no obstruction of the Common Areas nor shall anything be stored in the Common Areas without the prior consent of the Board of Directors.
- **Section 12** Owners shall not cause or permit anything to be hung or displayed on the outside of windows or placed on the outside walls or doors of a unit and no awning or canopy shall be affixed to or placed upon the exterior walls or doors, roof or any part thereof, or exposed on or at any window, without the prior written consent of the Board of Directors.
- **Section 13** No Owner or occupant shall plant or install any trees, bushes, shrubs or other plantings, or authorize the same to be done, on any portion of his Lot designated as Common Area, without written approval of the Board of Directors.
- **Section 14** Owners shall not cause or permit any unusual or objectionable noise or odors to emanate from their units.
- **Section 15** No Owner or occupant, or any of his agents, servants, employees, licensees or visitors shall at any time bring into or keep in his unit any inflammable, combustible or explosive fluid, material, chemical or substance.

Section 16. EASEMENTS

A Perpetual easements for the installation and maintenance of sewer, water, gas, television transmission and drainage facilities, for the benefit of the adjoining land owners and/or the municipality and/or

municipal or private utility company ultimately operating such facilities, are reserved as shown on the subdivision map of The Properties, filed with the county Clerk of Suffolk County, New York. Also, easements in general, in and over each Lot, for the installation of electric, gas, television transmission and telephone facilities. No building or structure shall be erected within the easement areas occupied by such facilities.

B Perpetual easements for the construction, paving, maintenance, repair and replacement of walkways for pedestrian use are hereby reserved in and over each Lot for the exclusive benefit of the Association, its Members, their invitees and licensees. The easements are located as shown on the subdivision maps of The Properties, filed with the County Clerk of Suffolk County, New York.

The aforesaid perpetual easement area and paving shall be maintained by the Association, and no building, fence or structure shall be erected in or over same.

C Owners shall have a right of ingress or egress to the nearest public highway over and through all Common Areas, including, but not limited to, private roads, ingress or egress to private roads, streets, walkways and driveways.

Section 17. This entire Article IX shall not be amended as provided for in Article XI, Section 1.

ARTICLE X EXTERIOR MAINTENANCE

Section 1 EXTERIOR MAINTENANCE. In addition to maintenance on the Common Areas, the Association shall provide exterior maintenance upon each Lot which is subject to assessment under Article VI hereof as follows: maintaining walks, front yards, side yards on corner Lots and rear yards, cutting grass and the clearance of snow, trash and garbage. The Association shall be responsible for cutting grass and clearance of snow, trash and garbage from the Common Areas.

Section 2 DISREPAIR OF LOTS. In the event the Owner of any Lot in The Properties shall fail to maintain the premises and the improvements situated thereon in a manner satisfactory to the Board of Directors of the Association, upon direction of the Board of Directors, it shall have the right, through its agents and employees, to enter upon said Lot and to repair, maintain and restore the Lot and the exterior of the building and any other improvements erected thereon. The cost of such exterior maintenance shall be added to and become part of the assessment to which such Lot is subject.

Section 3 ACCESS AT REASONABLE HOURS. For the purpose solely of performing the exterior maintenance required by this Article, the Association, through its duly authorized agents and employees, shall have the right to enter upon any Lot at reasonable hours on any day except Sundays and holidays.

Section 4 FAILURE OF ASSOCIATION TO MAINTAIN FACILITIES. In the event that the Association fails to maintain the streets, sidewalks, lawns, buildings, pool, outdoor lighting, fences and green areas in such a manner as, in the sole opinion of the Board of the Town of Brookhaven is reasonably necessary for the health, safety and general welfare of the Members of the Association and the general public, then the Town Board shall have the right to cause such maintenance to be performed on behalf of and at the expense of the Association and its Members. If the Town Board makes an

official determination that such a defective condition exists, it shall serve written notice the Secretary of the Association. affording the Association a period of thirty days to remedy the said defective condition. If the Association does not remedy the said condition to the satisfaction of the Town Board within said thirty-day period, then and in that event the Town Board shall at any time thereafter have the right to have the defective condition remedied and to assess the cost against the Association and its members. The Town of Brookhaven, their employees and agents shall have the right to enter upon all of The Properties covered by this Declaration, whether common lands or individually owned, in order to do all work necessary to remedy the said condition. The cost of remedying said defective condition shall be assessed against the Members ratably in accordance with the percentage of common expenses which each is responsible to pay under this Declaration. The assessment shall be payable to the Town Controller of the Town of Brookhaven within thirty days after the defective condition is remedied and said assessment shall constitute a lien against every dwelling unit covered by this Declaration. In the event of non-payment of the assessment, the said lien may be foreclosed by the Town of Brookhaven in the same manner as the foreclosure of a lien for non-payment of taxes.

Section 5 This entire Article X shall not be amended as provided for in Article XI, Section 1.

ARTICLE XI GENERAL PROVISIONS

Section 1 DURATION AND AMENDMENT. The covenants and restrictions of this Declaration shall run with and bind the land, and shall inure to the benefit of and be enforceable by the Association, or the Owner of any land subject to this Declaration their respective, heirs, successors and assigns, until December 31st, 2002, unless otherwise expressly limited herein, after which time the said covenants and restrictions shall be automatically extended for successive periods of ten years each unless an instrument signed by the then Owners of two-thirds of the Lots has been recorded, agreeing to change said covenants and restrictions, in whole or in part. Provided, however, that no such agreement to change shall be effective unless made and recorded two years in advance of the effective date of such change, and unless written notice of the proposed agreement is sent to every Owner at least ninety days in advance of any action taken. Unless specifically prohibited herein, Article I and III through X of this Declaration may be amended by an instrument signed by Owners holding not less than ninety percent of the votes of the membership at any time until December 3lst, 2002 and thereafter by an instrument signed by the Owners holding not less than two-thirds of the votes of the membership. Any amendment must be properly recorded to be effective.

Section 2 NOTICES. Any notice required to be sent to any Member or Owner under the provisions of this Declaration shall be deemed to have been properly sent when mailed, postpaid, to the last known address of the person who appears as Member or Owner on the records of the Association at the time of such mailing.

Section 3 ENFORCEMENT. The Association, the Town of Brookhaven or any Owner shall have the right to enforce these covenants and restrictions by any proceeding at law or in equity, against any person or persons violating or attempting to violate any covenant or restriction, to restrain violations, to require specific performance and/or recover damages and against the land to enforce any lien created by these covenants; and failure by the Association, the Town of Brookhaven or any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter. The expense of enforcement by the Association or the Town of Brookhaven shall be

chargeable to the Owner of the Lot, violating these Covenants and restrictions and shall constitute a lien on the Lot collectible in the same manner as assessments hereunder. In the event that the Town of Brookhaven shall bring an action against the Association to enforce these covenants and restrictions, then the cost of enforcement shall be chargeable against the Association.

Section 4 SEVERABILITY. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect the validity of any other provisions, which shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned being the Developer herein, has caused its seal to be hereunto affixed in the presence of its officer hereunto duly signed and authorized, the day and year first above written.

LEISURE KNOLL, INC				
By:				
JUSTIN A.SEGAL, Pro	esident			
ATTEST:	SEAL			
Marvin A. Davis Assistant Secretary				

LEISURE KNOLL ASSOCIATION, INC.

BY-LAWS RULES AND REGULATIONS AS AMENDED DECEMBER 10, 1987 AND AUGUST 15, 2003

ARTICLE I APPLICABILITY, MEMBERS, MEMBERSHIP AND DEFINITIONS

SECTION 1 These By-Laws shall be applicable to Leisure Knoll Association, Inc., a non-profit, non-stock corporation of the State of New York, hereinafter defined, to the community and recreational facilities owned by the Association, and to all other lands and improvements thereon which now or may hereafter be owned by the Association as part of the Planned Adult Community known as Leisure Knoll in the Town of Brookhaven, New York.

SECTION 2 The Association shall have one class of voting membership, which shall be all Unit Owners. Members shall be entitled to one vote per Unit in which they hold the interest required for membership. When more than one person holds such interest or interests in any Unit, all such persons shall be members and the vote for such Unit shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any such Unit.

SECTION 3 All present and future Owners and tenants, and any other person or persons that shall be permitted the use of the property and facilities of the Association, shall be subject to these By-Laws and to Rules and Regulations issued by the Association to govern the conduct of its members. Ownership, by reason of re-sale or otherwise, or rental or occupancy of any of the Units in Leisure Knoll shall be conclusively deemed to mean that said Owner, tenant or occupant has accepted and ratified these By-Laws and Rules and Regulations of the Association and will comply with them. Upon any re-sale or transfer of ownership, the seller or transferor shall deliver to the purchaser or transferee a copy of the Covenants, By-Laws and Rules and Regulations.

SECTION 4 Unless it is plainly evident from the context that a different meaning is intended, as used throughout these By-Laws:

- A "Member" means the owner or co-owners of a dwelling unit in Leisure Knoll.
- **B** "Majority of Members" means more than 50% of the membership of the Association entitled to vote at any annual or special meeting of the Association.
- C "Manager of the Association" means one or more persons duly authorized by the Board of Directors of the Association to act as its duly authorized representative for specified purposes.
- **D** "Unit" means the lot and dwelling unit located thereon owned in fee simple.
- E "Unit Owner" means the person or persons owning a unit in fee simple.

SECTION 5 The rights of membership are subject to the payment of annual assessments (paid monthly) and special assessments levied by the Association, the obligation of which assessments is imposed against each Unit Owner and becomes a lien upon the Unit against which such assessments are made. During any period in which a Member shall be in default in the payment of any annual or special assessments levied by the Association, the voting rights and right to use the Association's facilities of such member may be suspended by the Board of Directors until such assessment has been paid including any interest and penalty imposed by the Board of Directors. Such rights of a Member may also be suspended, after notice and hearing, for a period not to exceed thirty days for violation of any Rules and Regulations established by the Board of Directors governing the use of the Common Areas and facilities.

SECTION 6 Except as otherwise provided, membership in the Association shall be limited to the members or co-owners of units. In the event that a Member shall lease or permit another to occupy his Unit, the tenant or occupant shall be permitted to enjoy the recreational and community facilities of the Association, but shall not vote in the affairs of the Association except as the Member shall permit the tenant or occupant to exercise the proxy vote of the Member. Use of the community and recreational facilities of the Association shall be limited to occupants of Units and their guests.

In the event that a member shall mortgage his unit, the lien of the mortgage shall be deemed to attach to the member's rights, privileges, and obligations in the Association, including the right to vote in the affairs of the Association so that if the member should be in default of any of the terms of the mortgage and such default shall result in foreclosure thereof, the member's membership in the Association shall automatically terminate and all of the rights, privileges and obligations of membership shall inure to the mortgagee and its assigns.

Every lawful transfer of title to the member's unit shall include membership in the Association and, upon making such transfer, the previous owner's membership shall automatically terminate.

Except as provided above, membership in the Association may not be assigned or transferred and any attempted assignment or transfer thereof shall be void and of no effect.

SECTION 7 Evidence of membership and ownership in the Association shall be a membership card issued to each member of the Association. In the event there is more than one owner of a particular unit, the vote for that unit may be voted by any one of such co-owners. Membership cards shall be surrendered to the designated representative of the Association whenever ownership of the unit designated thereon shall terminate.

ARTICLE II PRINCIPAL OFFICE

SECTION 1 The principal office of the Association shall be located at 710 Whiskey Road, Ridge, New York 11961.

ARTICLE III MEETINGS OF MEMBERS VOTING

SECTION 1 All annual and special meetings of the Association shall be held at the principal office of the Association or at such other suitable and convenient place as may be permitted by law and from time to time fixed by the Directors and designated in the notices of such meetings.

SECTION 2 Annual meetings of the Members of the Association shall be held on the second Wednesday of September of each year, becoming effective in 2004. One day prior to the Annual Meeting, there shall be elected by a ballot of a plurality of the votes cast by the Members entitled to vote, the Directors of the Association in accordance with the provisions of Article V, Section 2 of these By-Laws. The members may also transact such other business as may properly come before the meeting.

SECTION 3 The Secretary shall mail notices of annual meetings to each member of the Association, directed to his last known post office address as shown on the records of the Association, by uncertified mail, postage prepaid. Such notice shall be mailed not less than 10 days nor more than 30 days before the date of such meeting and shall state the date, time and place of the meeting and the purpose or purposes thereof. In lieu of mailing notice as herein provided, such notice may be delivered by hand to the members or left at their residence in their absence.

SECTION 4 It shall be the duty of the President to call a special meeting of the members of the Association whenever he is directed to do so by resolution of the Directors or upon presentation to the Secretary of a petition signed by 20% of the members entitled to vote at such meeting.

SECTION 5 The Secretary shall mail notice of such special meeting to each member of the Association in the manner provided in Section 3 of this Article, except that notice of such special meetings shall be mailed not less than 5 or more than 20 days before the date fixed for such meetings. In lieu of mail notice as herein provided such notice may be delivered by hand to the members or left at their residence in their absence. No business shall be transacted at any special meeting except as stated in the notice thereof unless by consent of two-thirds of the members present, either in person or by proxy.

SECTION 6 Not less than 30 days prior to the date of any annual or special meeting of the Association, the Secretary shall compile and maintain at the principal office of the Association, an updated list of members and their last known post office addresses. Such list shall also show opposite each member's name the number of the unit owned by him. This list shall be open to inspection by all members and other persons lawfully entitled to inspect the same at reasonable hours during regular business days up to the date of such annual or special meeting. The Secretary shall also keep current and retain custody of the minute book of the Association, containing the minutes of all annual and special meetings of the Association and all resolutions of the Directors.

SECTION 7 Each member in good standing and entitled to vote shall be entitled to one vote for his particular unit provided that where a unit is owned jointly by two or more persons said vote may be split equally among the co-owners. Cumulative voting shall not be permitted.

SECTION 8 A member shall be deemed to be in "good standing" and "entitled to vote" at any annual meeting or at any special meeting of the Association if, and only if, he shall have fully paid all assessments made or levied against him and his unit by the Directors as hereinafter provided, together

with all costs, attorney's fees, penalties, and other expenses, if any, properly chargeable to him and against his unit, at least 3 days prior to the date fixed for such annual or special meetings.

SECTION 9 Except as otherwise provided in these By-Laws, the presence in person or by proxy of a majority of the members of the Association shall constitute a quorum at any annual or special meeting of members. If any meeting of members cannot be organized because a quorum has not attended, the members present, either in person or by proxy, may adjourn the meeting to a time not less than 48 hours from the time the original meeting was called. In the event of any such adjourned meeting, no further notice of the adjourned date need be given to any of the members.

SECTION 10 Votes may be cast either in person or by proxy. Proxies must be in writing on forms prescribed by the Secretary and filed with the Secretary not later than the time prescribed for such filing in the Notice of Meeting.

SECTION 11 All decisions of the Board of Directors involving a single major capital expenditure, in excess of 5 percent of the current year's total budget, shall require for passage the affirmative vote of members representing at least 51 percent of the membership in good standing and entitled to vote. Accumulated contracts for one project must represent one expenditure.

SECTION 12 The order of business at all meetings of the members of the Association shall be as follows:

- A Roll call
- **B** Proof of notice of meeting or waiver of notice.
- **C** Reading of minutes of preceding meeting.
- **D** Reports of officers and committees.
- **E** Election of Directors.
- **F** Unfinished business.
- **G** New business.
- **H** Adjournment.

ARTICLE IV OBLIGATIONS OF MEMBERS

SECTION 1 Each member shall be obligated to reimburse the Association for any expenses incurred by it in repairing or replacing any part or parts of the property of the Association damaged solely by his negligence or by the negligence of his tenants, agents, guests or licensees, promptly upon receipt of the Association's statement thereof.

SECTION 2 Each member is bound to contribute to the common expenses of administration and of maintenance, replacement and repair and the expenses of administering and maintaining the Association and all of its real and personal property in such proportions and amounts as shall from time to time be fixed by the Directors, and to any other expense that may be lawfully agreed upon. No member may exempt himself from contributing toward such expenses by waiver of the use or enjoyment of the property or the community or recreational facilities of the Association or by abandonment of the unit owned by him.

SECTION 3 Payment by the member of his share of the expenses aforesaid, shall be made monthly on the first day of each month, in the amount from time to time fixed by the Directors, to the Treasurer of the Association at the principal office of the Association or such other place as shall be designated by the Directors.

SECTION 4 All charges and expenses chargeable to any unit shall constitute a lien against said unit in favor of Leisure Knoll Association, Inc. which lien shall be prior to all other liens, except:

- A Assessments, liens and charges for taxes past due and unpaid on the unit.
- **B** A bona fide mortgage lien, if any, to which the unit is subject.
- C Any other lien recorded prior to recording the claim of lien. Such lien shall be effective from and after the time of recording in the public records of Suffolk County of a claim of lien stating the description of the unit, the name of the record owner, the amount due and the date when due. Such claim of lien shall include only sums which are due and the date when due. Such claim of lien shall include only sums which are due and payable when the claim of lien is recorded and shall be signed and verified by an officer or agent of the Association. Upon full payment of all sums secured by the lien and a preparation fee of \$25.00, the party making payment shall be entitled to a recordable satisfaction of lien to be recorded at his sole expense.

Liens for unpaid assessments may be foreclosed by a suit brought in the name of the Association in the same manner as a foreclosure of a mortgage on real property. The Association shall have the power to bid on the unit at foreclosure sale and to acquire, hold, lease, mortgage and convey. Suit to recover a money judgment for unpaid assessments may be maintained without waiving the lien securing the same. The title acquired by any purchaser following any such foreclosure sale shall be subject to all of the provisions of this instrument, the By-Laws, and Rules and Regulations of Leisure Knoll Association, Inc., and by so acquiring title to the unit, said purchaser covenants and agrees to abide and be bound thereby.

SECTION 5 Upon any voluntary conveyance of a unit, the Grantor and Grantee of such unit shall be jointly and severally liable for all unpaid assessments pertaining to such unit duly made by the Association or accrued up to the date of such conveyance, without prejudice to the right of the Grantee to recover from the Grantor any amounts paid by the Grantee but the Grantee shall be exclusively liable for those accruing while he is the unit owner. Any unit owner or any purchaser of a unit prior to completion of a voluntary sale may require from the Association a certificate showing the amount of unpaid assessments pertaining to such unit and the Association shall provide such certificate within ten days (10) after request therefore. The holder of a mortgage or other lien on any unit may request a similar certificate with respect to such unit. Any person other than the unit owner at the time of issuance of any such certificate who relies upon such certificate shall be entitled to rely thereon and his liability shall be limited to the amounts set forth in such certificate.

SECTION 6. If a mortgage of a first mortgage of record or other purchaser of a unit acquires title to such unit as a result of foreclosure of the first mortgage, such acquirer of title, his successors and assigns, shall not be liable for the share of common expenses or other assessments by the Association pertaining to such unit or chargeable to the former unit owner which became due prior to acquisition of

title as a result of the foreclosure. Such unpaid share of common expenses and other assessments shall be deemed to be common expenses collectible from all of the remaining unit owners including such acquirer, his successors and assigns.

SECTION 7. All units shall be utilized for residential purposes only, unless otherwise specifically authorized in writing by the Board of Directors. A member shall not make exterior structural modifications or alterations to his unit without consent of the Directors.

SECTION 8. Each member shall comply strictly with these By-Laws and with the administrative rules and regulations adopted pursuant thereto, as either of the same may be lawfully amended from time to time and with the covenants, conditions and restrictions set forth in the Declaration of Covenants, Restrictions, Easements, Charges and Liens and in the Deed to his unit. Failure to comply with any of the same shall be grounds for a civil action to recover sums due, if any, for damages or injunctive relief, or both, maintainable by the Association on behalf of the unit owners.

ARTICLE V BOARD OF DIRECTORS

SECTION 1

- **A** The affairs of the Association shall be governed by a Board of Directors consisting of seven persons, each of whom shall be a member of the Association and a resident of the State of New York.
- **B** A Director must be in residence in Leisure Knoll at least ten (10) months of the calendar year.
- C A Director must be in good standing. Good standing shall be defined as current in all monetary obligations to the Association: i.e., regular assessments (common charges), special assessments, fines, legal fees, and any other charges.
- **D** Any candidate running for election to the Board of Directors must be a resident and homeowner for at least one (1) year as of the date of the election.
- **E** Directors must not hold any office, title or position that might constitute a conflict of interest or interfere with the duties as a member of the Board of Directors.

In the event any Director fails to comply with any of the requirements in A through E above, such Director may be removed by a two-thirds vote of all remaining Directors.

SECTION 2 At the expiration of a Director's term, his successor, who may be himself, shall be elected for a term of three years. There shall be no limitation as to how many times a Director may be reelected. Any Directors added by election to the present number of seven on the Board, shall also serve for three year terms. Directors shall serve without compensation.

SECTION 3 If the office of any Director shall become vacant by reason of his death, resignation, retirement, disqualification, removal from office or otherwise, the remaining Directors, at a special meeting duly called for such purpose, shall choose a successor, who shall hold office until the next Annual Meeting of the members and his re-election or the election of his Successor at such meeting. The person so elected shall serve for the unexpired term in respect to which such vacancy occurred.

- **SECTION 4** Except as provided for in Section 1 of this Article, members of the Association may be nominated for election to the Board of Directors in one of the following ways:
- **A**. In the event that an Association member has previously been appointed or elected as Director in accordance with Section 3 of this Article, he shall be deemed to have been nominated for re-election to that position by his signifying his intention to seek re-election in writing addressed to the Board of Directors.
- **B**. In the event that an Association member who has not previously held the position of Director, desires to run for election to that position, he shall be deemed to have been nominated for election as a Director upon his filing with the Board of Directors a written petition of nomination bearing the genuine signatures of not less than twenty-five (25) members of the Association.
- C. In the event that any member nominated for the position of Director is unopposed for election, said nominee or nominees shall be duly elected by the Secretary of the Association casting one vote at the Annual Meeting of the members of the Association rendering unnecessary a general election.
- **SECTION 5**. Directors may be removed with or without cause, by the affirmative vote of two-thirds of the members entitled to vote at any meeting of members duly called for such purpose.
- **SECTION 6**. The first or organizational meeting of each newly elected Board of Directors shall be held not later than 20 days from the date of the Annual Meeting at which they were elected.
- **SECTION 7**. Regular meetings of the Board of Directors may be held at such time and place permitted by law, as from time to time may be determined by the Directors. Notice of regular meetings of the Board shall be given to each Director personally by telegram, telephone or by United States mail, with postage prepaid, directed to him at his last know post office address as the same appears on the records of the Association, at least five days before the date appointed for such meeting. Such notice shall state the date, time and place of such meeting and the purpose thereof.
- **SECTION 8.** Special meetings of the Board of Directors may be called by the President of the Association on three days notice to each Director, given in the same manner as provided in Section 7 of this Article. Special meetings of the Board shall be called by the President or Secretary in like manner upon the request of any two Directors.
- **SECTION 9.** Before any meeting of the Board of Directors whether regular or special, any Director may, in writing, waive notice of such meeting and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a Director at any meeting of the Board shall likewise constitute a waiver by him of such notice. If all Directors are present at any meeting of the Board no notice of such meeting shall be required and any business may be transacted at such meeting except as prohibited by law or these By-Laws.
- **SECTION 10**. Any action by the Board of Directors may be taken without a meeting if all of the members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board.

- **SECTION 11**. At all duly convened meetings of the Board of Directors, a majority of the Directors shall constitute a quorum for the transaction of business except as otherwise expressly provided in these By-Laws or by law, and the acts of the majority of the Directors present at such meeting at which a quorum is present, shall be the acts of the Board of Directors. If at any meeting of the Board of Directors there shall be less than a quorum present, the Director or Directors present may adjourn the meeting from time to time, and at any such adjourned meeting at which a quorum is present, any business that might have been transacted at the meeting as originally called may be transacted without further notice to any Director.
- **SECTION 12**. The Board of Directors shall have and exercise all lawful powers and duties necessary for the proper conduct and administration of the affairs of the Association and the operation and maintenance of Association property and may do or cause to be done all such other lawful acts and things as are to be done or exercised by members of the Association or owners of units, or by others. In the performance of its duties as the administering body of the Association, the Board of Directors shall have powers and duties including, but not limited to, the following:
- **A**. The operation, maintenance, cleaning, sanitation, renewal, replacement, care, upkeep, protection and surveillance of the real and personal property of the Association and services of the community and recreational facilities and all other property, real or personal, of the Association.
- **B**. Consistent with law, to fix the common expenses and assess the same against the units and members in such fair and equitable proportions and amounts as shall from time to time be deemed necessary to the proper functioning of the Association.
- C. By majority vote of the Board, to adjust or increase the amount of any such assessments, and to levy and collect in addition thereto, special assessments in such amounts as the Board may deem proper, whenever the Board is of the opinion it is necessary to do so, in order to meet increased operating or maintenance costs or additional capital expenses, or because of emergencies, subject, however, to the limitations as to SPECIAL ASSESSMENTS FOR CAPITAL IMPROVEMENTS in ARTICLE VI, Section 5, of the DECLARATION OF COVENANTS, RESTRICTIONS, EASEMENTS, and CHARGES AND LIENS.
- **D** To use and expend any sums collected from such assessments or levies for the operation, maintenance, renewal, care, upkeep, surveillance and protection of the property, community and recreational facilities of the Association and all of its real and personal property.
- **E**. To pay all taxes and assessments levied or assessed against any property of the Association, exclusive of any taxes or assessments levied against any unit or otherwise properly chargeable to the owners thereof.
- **F**. To employ and dismiss such clerks, stenographers, workmen, janitors, gardeners, watchmen and other personnel, and to purchase or arrange for such services, machinery, equipment, tools, materials and supplies, as in the opinion of the Board of Directors may from time to time be necessary for the proper operation and maintenance of the property and the community and recreational facilities of the Association. The Board of Directors may also employ a Manager for the Association, at such compensation as may be established by the Board, to perform such duties and services as the Board may lawfully delegate.

- G. To collect delinquent levies or assessments made by the Association through the Board of Directors against any units and the owners thereof, together with such costs and expenses incurred in connection therewith including, but not limited to, court costs and attorney's fees, whether by suit or otherwise to abate nuisances and enforce observance of the Rules and Regulations relating to Leisure Knoll, by injunction or such other legal action or means as the Board of Directors may deem necessary or appropriate.
- **H**. To employ or retain legal counsel, engineers and accountants and to fix their compensation whenever such professional advice or services may be deemed necessary by the Board for any proper purposes of the Association, including but not limited to those hereinbefore or hereinafter referred to in these By-Laws.
- **I.** To cause such operating accounts, and escrow and other accounts, if any, to be established and opened as the Board of Directors may deem appropriate from time to time and as may be consistent with good accounting practices.
- **J.** To cause a complete audit of the books and accounts of the Association to be made by a competent independent public accountant at the end of each fiscal year, and at such other time or times as may be deemed necessary.
- **K**. To maintain accounting records in accordance with generally accepted accounting principles.
- L. To make and enforce compliance with such reasonable rules and regulations relative to the operation, use and occupancy of Association facilities and property and to amend the same from time to time, as when approved by appropriate resolutions, shall be binding on the owners and occupants of units, their successors in title and assigns. A copy of such rules and regulations and copies of any amendments thereof shall be delivered or mailed to each owner of a unit promptly upon the adoption thereof.
- **M**. The Board of Directors shall keep all buildings, fixtures, equipment and personal property owned by the Association, insured for the benefit and protection of the Association in amounts equal to their maximum insurable values, excluding foundation and excavation costs, as determined annually by the insurance carrier or carriers, against the following hazards, casualties and contingencies:
- (1) Loss or damage by fire and other casualties covered by a standard extended coverage endorsement.
- (2) Such other risks, of a similar or dissimilar nature, as are or shall hereafter customarily be covered with respect to other buildings, fixtures and equipment similar to construction, design, use and location to the buildings and other property hereinbefore mentioned. All such policies shall provide that in the event of loss or damages the proceeds shall be payable to the Association.

The Board of Directors shall also maintain public liability insurance insuring the Association against liability for any negligent act of commission or omission attributable to the Association and which occurs on or in any of the property of the community or recreational facilities of the Association. The

Board shall also maintain workmen's compensation insurance, boiler, glass, burglary, theft and such other insurance as will protect the interest of the Association, its employees and the members. All insurance premiums shall be paid by the Association as common expenses.

ARTICLE VI OBSOLESCENCE OF COMMUNITY A1ID RECREATIONAL FACILITIES

SECTION 1. In the event that the Board of Directors shall determine that any of the community and recreational facilities or any other real or personal property of the Association are obsolete, the Board, at any regular or special meeting of the members of Leisure Knoll Association, Inc. may call for a vote by the Association members to determine whether or not the said property should be demolished and replaced. In the event 80% of the Association membership with the consent of all mortgagees, shall determine that the said property should be demolished and replaced, the costs thereof shall be assessed against all of the members of the Association equally.

ARTICLE VII OFFICERS

SECTION I The Officers of the Association shall be a President, one or more Vice Presidents, Secretary and a Treasurer. The Secretary may be eligible to the office of Treasurer. The President and Vice Presidents shall be members of the Board of Directors. An Assistant Secretary, who need not be a member of the Board of Directors, may be appointed by the Board of Directors.

SECTION 2 The officers of the Association shall be elected annually by the Board of Directors at the organization of each new Board and shall hold office until their successors are elected or appointed by the Board and qualify, provided that each officer shall hold office at the pleasure of the Board of Directors and may be removed either with or without cause and his successor elected at any annual or special meeting of the Board called for such purpose, upon the affirmative vote of a majority of the Members of the Board. The Board of Directors may, from time to time appoint such other officers as in its judgment are necessary.

SECTION 3 The President shall be the chief executive officer of the Association and shall preside at all meetings of the members and of the Board of Directors. He shall have the general powers and duties usually vested in the office of President of an Association, including but not limited to, the power to appoint committees from among the members, from time to time as he may deem appropriate, to assist in the conduct of the affairs of the Association. He shall execute such deeds, contracts and other instruments, in the name of and on behalf of the Association and under its corporate

contracts and other instruments, in the name of and on behalf of the Association and under its corporate seal, when a seal is required, except when such documents are required or permitted by law to be otherwise executed and except when the signing and execution thereof shall be delegated by the Board of Directors to another officer or agent of the association.

SECTION 4 The Secretary shall attend all meetings of the Board of Directors and all meetings of the members and record all votes and the minutes of all meetings and proceedings, including resolutions, in a minute book to be kept for that purpose and shall perform the duties for any committees when required. He shall have charge of the minute book and such records and papers as the Board shall direct and perform all duties incident to the office of Secretary, including the sending of notice of meetings to

the members, the Board of Directors and committees and such other duties as may be prescribed by the By-Laws or by the Board of Directors or the President. He shall also have custody of the corporate seal and when authorized by the Board, affix the same to any instrument requiring it and attest the same when appropriate.

SECTION 5 The Treasurer shall have the responsibility for the Association's funds and securities and shall keep full and accurate accounts of receipts and disbursements in books belonging to the Association and shall deposit all monies, checks and other valuable effects in the name and to the credit of the Association in such depositories as may from time to time be designated by the Board of Directors. He shall invest such funds of the Association as may from time to time be ordered by the Board or by the President, in investments similar to those permitted by law to be made by trustees or other fiduciaries and he shall disburse the funds of the Association as ordered and approved by the Board or by the President, and he shall render to the President and Directors at the regular meetings of the Board or whenever they or either of them shall require, an account of his transactions as Treasurer and of the financial condition of the Association.

SECTION 6 The officers of the Association shall serve without compensation except that they shall be entitled to reimbursement for all expenses reasonably incurred in the discharge of their duties.

ARTICLE VIII INDEMNIFICATION OF OFFICERS AND DIRECTORS

SECTION 1 The Association shall indemnify every Director and officer, his heirs, executors and administrators, against all loss, costs and expenses, including counsel fees, reasonably incurred by him in connection with any action, suit or proceeding to which he may be made a party by reason of his being or having been a Director or officer of the Association except as to matters as to which he shall be finally adjudged in such action, suit or proceeding to be liable for gross negligence or willful misconduct. In the event of a settlement, indemnification shall be provided only in connection with such matters covered by the settlement as to which the Association is advised by counsel that the person to be indemnified has not been guilty of gross negligence or willful misconduct in the performance of his duty as such Director or officer in relation to the matter involved. The foregoing rights shall not be exclusive of other rights to which such Director or officer may be entitled. All liability, loss, damage, cost and expenses incurred or suffered by the Association by reason or arising out of or in connection with the foregoing indemnification provisions shall be treated by the Association as common expenses. Provided however, that nothing in this Article contained shall be deemed to obligate the Association to indemnify any member or owner of a unit, who is or has been a Director or officer of the Association, with respect to any duties or obligations assumed or liabilities incurred by him under and by virtue of his membership in the Association or as an owner.

ARTICLE IX FISCAL YEAR

SECTION 1 The fiscal year of the Association shall begin on the first day of September in each year.

ARTICLE X CORPORATE SEAL

SECTION 1 The corporate seal of the Association shall consist of two concentric circles between the circumferences of which shall be inscribed the name "Leisure Knoll Association, Inc." and within the circumference of the inner circle the words Incorporated, New York and the year of incorporation.

ARTICLE XI AMENDMENTS TO BY-LAWS

SECTION 1 These By-Laws and the form of administration set forth herein may be amended from time to time, within the limitations prescribed by law, by the affirmative vote of 51% of the Association membership. **Amendments will be affirmed or denied by closed and secret ballots cast by the membership.**

ARTICLE XII DISSOLUTION

SECTION 1 In the event it shall be deemed advisable and for the benefit of the members that the Association should be dissolved, the procedures concerning dissolution set forth in the Not-For-Profit Corporation Law of the State of New York shall be followed.

SECTION 2 In the event of dissolution, the assets including common surplus, if any, of the Association, after payment of all debts including mortgages and other encumbrances, shall be distributed to the members of the Association on a pro-rata basis.

ARTICLE XIII COMMITTEES

SECTION 1. There shall be the following standing committees: Budget and Finance and Architectural (as provided in ARTICLE VIII of the Declaration of Covenants, Restrictions, Easements, Charges and Liens), all of whose powers and duties shall be prescribed by the Board of Directors. The Board may establish such additional committees as it deems necessary.

ARTICLE XIV MISCELLANEOUS

SECTION 1 The Board of Directors may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of the Association and such authority may be general or confined to specific instances and, unless so authorized by the Board of Directors, no officer, agent or other person shall have any power or authority to bind the Association by any contract or engagement or to pledge its credit or to render it liable for any purpose or to any amount.

SECTION 2 The Association shall keep in its principal office the original or a copy of these By-Laws, as amended or otherwise altered to date, certified by the Secretary which shall be open to inspection by the members at all reasonable times during office hours.

SECTION 3 The membership register and minutes of proceedings of the members and Directors shall be open to inspection upon demand of any member at any reasonable time during office hours, and for a purpose reasonably related to his interest as a member.

SECTION 4 The rules contained in Robert's Rules of Order, revised, shall govern all members' meetings and Directors' meetings of the Association, except in instances of conflict between said Rules of Order and the Articles or By-Laws of the Association or provisions of law.

SECTION 5 Number and gender as used in these By-Laws shall extend to and include both singular and plural and all genders as the context and construction required.

SCHEDULE A

The monthly charges payable by members of Leisure Knoll Association Inc. shall be used by the Association to provide the following benefits and services to the members:

- A The payment of all local and county real estate taxes and assessments imposed or levied upon any and all property, real or personal owned or used by the Association;
- **B** Payment of all costs for electric power for lighting, heating, air conditioning, miscellaneous electric fixtures and appliances and for water and sewerage service for the recreational buildings and grounds owned or used by the Association.
- C Payment of all costs of maintenance and operation of the swimming pool, including lifeguard salaries, costs of supplies, etc.
- **D** Payment of all premiums for insurance as provided under the requirements of ARTICLE V, Section 12M.
- E Maintenance, upkeep and care of the interior and exterior of all buildings owned or used by the Association and including janitorial services, supplies, etc.
- **F** Providing for and payment of all costs for such security guard service as may be provided.
- G Providing and paying the cost of necessary machinery, equipment, tools, materials, supplies and payroll necessary to the fulfillment of all the Association's maintenance and operation obligations to its members.
- **H** Maintenance, care and upkeep, including seeding, re-seeding, lawn cutting of residence properties, landscaping, planting (sidewalks, walkways and roads) etc for the exterior grounds of all real property, owned, used or controlled by the Association
- I Maintaining the books and accounts of the Association and causing the same to be audited by a public accountant at the end of each fiscal year and thereafter to prepare and deliver to all members of the Association, an annual financial statement.

The monthly charges paid by members of the Association to cover the cost of the foregoing and any of the above mentioned services and facilities are subject to change from time to time as determined by the Board of Directors of Leisure Knoll Association, Inc.

SCHEDULE B RULES AND REGULATIONS

- 1. No owner of a unit or lot shall post or permit to be posted, a sign of any kind to public view except the following:
 - **A.** Family name of resident or residents of not more than two hundred forty square inches. No such sign shall be illuminated except by a non-flashing white light emanating from within or on the sign itself and shielded from direct view.
 - **B.** In the event of a resale, a "For Sale" sign of similar size may be displayed in a front window or door, or on the garage of the unit.
 - **C.** No Realtor's signs shall be permitted.
- 2. Owners and occupants of units shall exercise extreme care to avoid making or permitting to be made, loud or objectionable noises, and in using or playing or permitting to be used, or played, musical instruments, radios, phonographs, television sets, amplifiers, and any other instrument or device in such manner as may disturb or tend to disturb owners tenants or other occupants of units.
- **3.** No garments, rugs, blankets, or other articles or things shall be hung from windows or balconies or from the facades of any building or displayed in any way on any property.
- **4.** No rugs or other things shall be dusted, beaten or cleaned from windows or balconies or against any exterior portion of said buildings.
- **5.** All garbage, trash and debris shall be kept in covered cans or other proper containers, which shall be stored within the unit until placed at curb for scheduled pick-up.
- **6.** No furniture, packages or other things of any kind shall be placed or permitted to remain in or on any stairways, wal1ways, or in any other portion of the common areas, except as expressly authorized by the Board of Directors.
- *7. No animals, livestock or poultry of any kind shall be raised, bred or kept in any dwelling or on any Lot, except that dogs, cats or other domesticated household pets may be kept, provided that they are not kept, bred or maintained for any commercial purpose and provided that not more than one pet may be kept in any such unit or Lot. Any such permissible pet shall be on a leash whenever outside the unit and under no circumstances be taken into the recreational areas. ALL PETS MUST BE KEPT OFF SIDEWALKS, LAWNS AND COMMON PROPERTY.
- **8.** Owners shall not use or permit to be used their units or the common area in any manner which would be unduly disturbing or a nuisance other owners of units or occupants thereof, or in such manner as would be injurious to the health, safety, and comfort of the Leisure Knoll Community.

^{*} Revised 3/1/09

- **9.** Occupants of units who are agents for outside commercial interests shall not solicit in person or by telephone, but shall use the mail.
- **10.** Owners of units must supply each guest with a "Guest" button to wear while using any recreational facility.
- 11. Occupants of units may have the use of the Recreation Hall and/or Associated Facilities for private parties attended by other occupants and house guests, by making arrangements with the Board of Directors. In this connection it should be understood that such use is subject to rules and regulations established by the Directors.
- **12.** No owner or occupant of a unit shall plant or maintain any trees, shrubs, bushes, plants or otherwise landscape any portion of his lot, other than a foundation planting, or that designated as common area, without the written approval of the Architectural Committee.
- 13. Routine lawn maintenance is to be done during the normal growing season and will include mowing or cutting grass as is necessary and weather permitting, weeding or cultivating of planting beds in the community recreational area only. It shall be the responsibility of the owners to water the lawn in the front, back and side yard areas, including the areas designated as common ground adjacent to their property.
- **14**. Smoking is prohibited in the Club House and the Crafts Center.
- **15.** The Board of Directors may impose fines against homeowners for violations of the By-Laws and the Association's Rules and Regulations. *Revised 8/10/10
- 16. No owner or occupant or their guests shall interfere with contractors performing work or providing services for the Association within the community or engage in any form of conduct that interrupts, disrupts or delays the contractor from performing its duties. Such conduct includes, but is not limited to, engaging in conversations with the contractor or its employees, attempting to direct or supervise the work, harassing workers or stalking the work site.
- 17. All owners and occupants and their guests shall comply with the posted hours of operation of all community buildings and facilities.
- 18. Any resident offering his or her time and/or talent for the benefit of the community shall not receive any monetary compensation from the Board of Directors. Clubs and/or committees may hire entertainers from within the community. *Revised 8/17/17

*19. When present in the Recreation Center, Craft Center, Administration/Maintenance Office, or other Common Areas, no owner, occupant or guest shall engage in any form of conduct that annoys, harasses, disrupts or otherwise adversely affects the enjoyment of those facilities and common areas by other owners, tenants or guests. In addition, no owner, occupant or guest shall engage in any form of conduct that annoys, harasses, disrupts or otherwise adversely interferes with Association employees, staff and volunteers. Such impermissible conduct includes, but is not limited to, attempting to harass, stalk, abuse, yell at, or annoy any other owners, tenants, guests, and Association employees, staff, or volunteers.

*In addition to other remedies that are available to the Association to enforce its rules and regulations, if an individual violates this specific rule and regulation, such individual will be notified in writing of such violation from the Board of Directors, which shall specify the penalty that will be imposed. Penalties can include fines and/or prohibition from entering or using the Recreation Center, Craft Center, and/or Administration/Maintenance Office. Increased penalties can be imposed for multiple infractions of this rule and regulation. If the person receiving the notice wishes to contest the allegation and/or penalty, that person shall, within three (3) days of receipt of the notice, submit to the Board a written request to be heard. A meeting shall then be arranged with at least two (2) members of the Board of Directors who will determine whether there has been a violation, and if so, what penalty is appropriate.

*1/17/08 - Addition

* 20. Within ten (10) days of residency, new residents and renters must register with the Association in the Administration Office. New residents and renters will be required to present proof of their date of birth. Failure to comply with this rule will result in a two hundred and fifty dollar (\$250.00) fine. In the event a renter violates this or any rule in the Blue Book the owner will incur the fine. The owner will be held responsible for the renter observing the rules of the Blue Book.

*2/20/10 - Addition

* 21. Rules for Renting your home in Leisure Knoll:

ALL OWNERS MUST INFORM LKA OF THEIR INTENT TO RENT THEIR HOME.

ALL OWNERS MUST FIRST FILE AN APPLICATION TO RENT THEIR HOME WITH THE TOWN OF BROOKHAVEN. Form may be obtained from the Department of Buildings at 1 Independence Hill, Farmingville, NY, 631-451-6333. The Town will provide a Temporary (90-day) Rental Permit, which you must provide to LKA at the time you apply to rent your home;

Once the Town replaces the Temporary Permit with an approved Rental Permit, Owner must provide the approved Permit to LKA along with a copy of the Lease agreement. No tenant may take possession of the rental property until the Permit and Lease have been accepted by LKA;

If Owner does not provide LKA with a valid Town of Brookhaven Rental Permit before the Temporary Rental Permit expires, the Lease shall be void and tenant must vacate. The Lease must include language stating same or the Owner will not be permitted to rent their home;

Owner to provide proof of application for renewing their Town of Brookhaven Rental Permit at least 90 days prior to its expiration date; Owner must provide LKA with a copy of renewed Rental Permit upon receipt.

There can be no Lease that extends beyond the expiration date of the Rental Permit, or, if the Rental Permit has not yet been issued, fifteen months from the issuance of the Temporary Rental Permit. LKA may approve an extension if there is a valid application in process for renewing the Town of Brookhaven Rental Permit.

At the expiration of any said Lease, Owner/Landlord will inform the Administration Office in writing as to their intent to re-lease, occupy, sell or keep home unoccupied. Owner must provide a copy of renewed Lease to LKA each time that lease is renewed.

Owners are responsible for a non-refundable Administrative Fee of \$1,000 payable to Leisure Knoll Association for each new tenant that is taking possession of the rental property. Owners are responsible for an additional administrative fee of \$300/year for every year that same tenant resides in the home. Any change in tenants will result in the Owner paying a new \$1000 Administrative Fee (plus \$300/year thereafter). Please note, any new owner who wishes to rent their property must also pay the initial \$350 homeowner registration fee that all new homeowners are required to pay.

Owner must inform the Tenants about the Leisure Knoll rules & regulations (supply them with a copy of the Blue Book). Owner must have Tenant sign a form, to be provided by LKA, acknowledging receipt of the Blue Book and that they understand they are subject to the rules and regulations contained therein.

All Tenants/Owners must provide, with the Lease, a census form designating who the Tenant(s) is(are), who else is to be residing at the home, and a list of all motor vehicles (with License Plate Numbers) that will be used by the Tenants. There shall be no more than three (3) tenants, and at least one of the tenants residing at the dwelling must meet the 55-year-old minimum age requirement. Any additional residents must meet the age and occupancy restrictions set forth in the Blue Book and Declaration. Each of the residents must supply proof of age.

Leisure Knoll Association will set-up an orientation meeting with the tenants to obtain personal information, provide an overview of the rules and regulations of the community and issue gate entry tags.

Any homeowner renting his home may not use any Leisure Knoll Association facilities during the time the home is rented but retains their right to attend any homeowners' meetings and vote in same, unless the homeowner gives their proxy to the tenant, or a third party.

Architectural Committee permits will only be issued to homeowners. Tenants are not permitted to make any exterior changes to the dwelling.

Additional rules for Tenants:

- Tenants must attend an orientation with the Leisure Knoll office staff.
- Tenants are not permitted in the community until the effective date of their lease.
- Tenants will be required to fill out a renter's registration form.
- Tenants and their guests must abide by the same rules, regulations, By-Laws, and restrictions as homeowners.
- Tenants must understand problems concerning the dwelling, repairs, and rental issues must be handled exclusively with the landlord.

Failure to comply with any of the above rules and regulations will result in a \$300 fine (per violation) charged to the homeowner. Each week's continued violation shall constitute a separate additional violation. In the event an Owner is subject to a fine for failure to pay the rental fee to LKA, the rental fee shall be added to the initial week's fine, but shall not continue to accrue unless, during that same time, there is a change in Tenants.

* Revised 12/14/2021

*22. All vehicles must be off roads during snow removal procedures and during street sweeping. Any vehicle that is not removed will be towed at the homeowner's expense.

*4/12/11 - Addition

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ACCESS TO HOMES

The Administration Office does not have access to any homes here in Leisure Knoll. We do encourage all homeowners to leave a key with a neighbor or family member. When registering, we ask that a next of kin form be filled out with this information.

ADVERTISING AND SOLICITING

No advertising or soliciting shall be conducted in Leisure Knoll. See Article IX - Use of Property, Section 1 - Uses and Structures.

AIR CONDITIONING SYSTEMS

No portable air conditioners installed in a window or mounted through the wall will be approved or permitted. Refer to the Operating Manual for the Architectural Committee, page 7 - **Air Conditioning Units**.

ANTENNAE

No radio, television or similar towers or lines above the ground shall be erected on any lot or attached to the exterior of the unit. Satellite dish antennas require approval of the Architectural Committee with an eighteen inch max diameter. Refer to the Operating Manual for the Architectural Committee, page 4 - **Antennas**.

ARCHITECTURAL GUIDELINES

Any changes, replacements, repairs a homeowner wishes to make to the outside of the home must first be submitted to the Architectural Committee for approval. The Architectural Committee meets every 2nd and 4th Tuesday of the month at 1:00 pm in the Board Room located in the Craft Center.

Prior to commencement of work, you must receive approval and a permit issued from the Committee. Applications may be obtained in the Administration Office or you may go directly to the meetings. Refer to Architectural Committee section located in this Homeowner Manual for more information.

BARBEQUE GRILLS

Portable barbeque grills are permitted. For the enjoyment of the residents, there is a permanent barbeque grill by the pool area. Residents are encouraged to use this but must first submit an application for Use of Facility.

BLOCK CAPTAINS

Any information that is not a paid mailing will be delivered on the first of the month by your Block Captain. ie., Monthly Calendars, Board of Directors Intercoms, etc. When a new homeowner registers at the Administration Office, the Block Captain Chairperson will be informed to ensure that all deliveries will be made to that home. All information is placed in the paper tube box of your mailbox.

BOARD OF DIRECTORS

The business of Leisure Knoll is supervised by a Board of Directors, each of whom is a member of the Association, in residence in the community at least ten (10) months of the year and a resident of New York State. A Board member may not be employed full time in any capacity and may not hold any office, title or position outside the community that may constitute a conflict of interest with their duties as a member of the Board of Directors. The Board also appoints several Committees and employs a Manager and Administrative and Maintenance personnel to assist in that effort. Board and Committee members serve as uncompensated volunteers for the benefit of the community. The Board of Directors serve without pay and are elected by the residents of the community. The Board of Directors consists of seven (7) members. The Officers are the President, Vice President and Secretary and the term of office is three years. A list of the current Board of Directors is located under General Information in the back of this manual.

The Board of Directors exercises all lawful powers and duties necessary for the proper conduct and administration of the affairs of the Association and the operation and maintenance of Association property. Board meetings are held on the second and fourth Tuesday of each month in the Board Room at the Administration Office. Any resident wanting to discuss a specific issue with the Board must contact the Secretary of the Board for an appointment, state the reason for the request and ask to be included on the Agenda for the next available meeting. The Board of Directors shall retain the services of legal counsel and a Certified Public Accountant on a yearly basis. The Board of Directors shall not give consideration to anonymous letters.

The President of the Board of Directors may appoint individual directors to serve as liaison persons to committees serving the association.

BUS SERVICE

A private bus service is provided to enable our residents to go to the bank, library and shopping. The bus stops are located throughout the community and designated stops are posted on the bus map included in the General Information section of this manual. The days and areas of service are posted on the In-House TV - Channel 591, on a daily basis and also provided on the monthly calendar.

CABLE SERVICE

The carrier for Leisure Knoll Cablevision is Optimum Online Cable. The Basic Value Package is included as part of your maintenance fee. It is your responsibility as a homeowner to notify Cablevision that you are a resident of Leisure Knoll. If you wish to order phone, computer and TV service as part of the triple play offered by Cablevision, you must arrange it by emailing Cablevision at **Danielle.Robles@AlticeUSA.com**. When you receive your bill from Cablevision, please make sure that you are credited for the basic value package. Any problems with billing are the responsibility of the homeowner. Leisure Knoll offers all residents an in-house channel, located on channel 591. For more information regarding channel 591 refer to the General Information Section of this manual.

CLUBS

The Administration Office along with the Board of Directors and a community volunteer coordinates and schedules the social and recreational activities in the community. They ensure all events follow the facilities guideline regarding the use of recreational facilities and also assist new clubs to organize and operate.

COMMITTEES

As provided in Article VIII of the Declaration of Covenants, Restrictions, Easements, Charges and Liens, there shall be the following standing committees:

Architectural Committee

This committee administers the Architectural Control established in the Offering Plan. They alert the Board regarding resident violations, monitor the buildings and grounds and process resident applications for external changes or improvements (including landscaping) relating to the homeowner's property. This committee meets twice a month at the Craft Center to assist residents with the processing form, answering questions, and issuing permit for work to be performed. Any resident wishing to perform exterior maintenance, repair or modification to their home or property must apply for an Architectural Permit. An architectural application, including detailed plans and specifications for any exterior changes is **mandatory**.

Block Captains

The Block Captains are a network of volunteers who distribute the publications, calendars, updated material and information from the Board of Directors on a monthly basis. They also provide personal observations and residents problems and questions that affect the community. Clubs and committees operate within the guidelines of the Board approved charters. Residents are urged to participate in the affairs of the community and should communicate their interest to the Chairpersons listed in the organization chart found in the General Information Section of this manual.

Budget Committee

This committee meets quarterly to track, review and analyze actual vs. monthly expenses, review accuracy of reserve accounts, review and analyze contracts, obtain and review financial statements from clubs and income generating activities. They also draft an annual budget for the upcoming year to be approved by the Board of Directors.

Election Committee

Oversees the annual election of the Board of Directors held in the Recreation Center.

Welcome Committee

Visits new residents to provide community information and answer any questions they might have.

COMMUNITY FACILITIES

All residents **in good standing** are encouraged to use the facilities in both the Craft Center and Recreation Building.

Craft Center

Card Rooms: Use of the rooms is available by filling out a Use of Facility Form. The lobby area is considered card room 1. Card rooms 2 and 3 are the large open rooms off the hall, separated by a dividing wall. Poker tables are available for your use. Please check your monthly calendar for scheduled card games.

Art Room: Located across the hall from the card rooms and is locked except for club use.

Exercise Room: Use of the exercise room is at the resident's own risk. There are sign in sheets available. Due to the limited space and equipment, we ask that residents limit their use of the equipment to one hour sessions. Guests **may not** use the exercise room, which is restricted to residents only.

Recreation Building

The Recreation Center is available for rent by association residents for private parties with non-resident guests. Use of the kitchen is available. The resident must fill out a Use of Facilities form and submit it for approval. These forms can be obtained at the Administration Office. The calendar must be clear for the date requested and the application must conform to the requirements. The rental fee is \$ 500.00 and a security deposit of \$500.00 is required at time of booking. Rentals are subject to Board approval. The resident will be held accountable for any damage to community property during the rental period.

Billiard Room: Open to all residents. A key will be given to all new residents for the Billiard Room Closet. This enables residents to access the pool cue sticks and billiard balls. In this closet there is another key which will enable residents to have access to the outdoor activities as well. We ask that upon the sale of your home, you pass this key on to the new homeowner.

Copy Machine: For a nominal fee, residents may use the copy machine located outside the library in the Recreation Center.

Kitchen: The kitchen area is for the use of the residents. We ask that you respect other people's property and clean up the area after use.

Library: The library is open to all residents. Feel free to browse through the numerous books available or maybe just sit for some quiet time and check out the reading material. There are also tapes available for your use. We ask that you remember to return borrowed items.

Suggestion Box: Located on the wall in the Recreation Center is a suggestion box. Residents are encouraged to place suggestions or concerns they may have in the box and a response will be given by the Board of Directors or the Manager in a timely fashion. All correspondence must have a signature so that we know who to send a response to.

Outside Community Facilities

Horseshoes: There is a horseshoe court and equipment available for use by the residents. The key is available in the Billiard Room Closet.

Seasonal Swimming Pool: Residents enjoy use of a heated, saltwater pool equipped with tables, chairs and umbrellas. The pool is maintained by a private pool company and registered with the Town of Brookhaven. A lifeguard is provided during the daytime swim hours. The pool is opened from Memorial Day to Labor Day with extended hours during July and August. Check your Director Intercoms and calendars for hours and regulations. Upon registration, all new homeowners will receive resident passes and guest passes. These passes are for the pool only. You must show these passes to enter pool area. All residents **must** accompany guests at pool.

Updated April, 2017

Shuffleboard and Bocce Courts: These courts and equipment are located behind the Craft Center and are available for resident use during the day. Please check Director Intercoms and calendars for specifics on clubs, functions and tournaments throughout the summer months. The key is available in the Billiard Room Closet.

Tennis Courts: Regulation tennis courts are located outside and to the right of the Recreation Center. The courts are open for use by residents only. Please join the Tennis Club. New residents are always welcome.

DRIVEWAYS

The Association will replace driveways subject to condition and budget limitations. Any homeowner in need of a new driveway should call the Administration Office to arrange for an inspection. The association splits the cost of a new driveway with the homeowner.

DRIVING WITHIN THE COMMUNITY

The Association relies on residents to observe the 20 MPH speed limit as a matter of example, courtesy and safety. Residents should remind their guests, household help and others of this speed limit. STOP SIGNS and SPEED BUMPS/HUMPS were placed throughout the community for the safety of the residents. Observing speed limits and STOP SIGNS are an important safety factor. Maintenance and contractor crews operating machinery often cannot hear approaching vehicles, nor can some residents who have impaired hearing. Drive responsibly!

EMERGENCY INFORMATION

In case of an emergency for medical, police or fire, FIRST please call 911, not the Administration Office. There is an optional medical form available for use by residents who live alone or might be alone for a certain period of time or might be unable to communicate if the need arises. This form should be affixed to your refrigerator and available to police in the event of an emergency. This form is located in the back folder of this manual.

Please remember these are private homes and as such we are unable to enter the home and offer assistance. If possible, try to give a key to a neighbor who you trust to come into your home in an emergency. Please refer to the General Information Section for healthcare facilities in the area.

FINANCIALS

Blue Book

Extra copies of the Blue Book are available for a fee of \$25.00 at the Administration Office or free on-line at **leisureknoll.org**.

Blue LKA Resident Handbook

All residents receive an LKA Handbook upon registration. This handbook must be returned to the Administration Office when the home is sold. The office updates the book and upon registration of new owners, it is transferred to that property. For a replacement handbook or failure to return once the home is for sale, homeowners will incur a fee of \$100.00.

Delinguency

Any homeowner who is delinquent in Common Charges, assessments or fines will be considered a **member not in good standing** and will be denied the use of facilities and will not be entitled to vote.

Financial Report

An Annual Audited Financial Report of the association must be distributed to all homeowners.

Penalty Fee

A penalty charge of \$25.00 will be made each month when a homeowner fails to pay his /her Common Charges or assessment fees within ten (10) days after the due date.

A charge of \$25.00 will be made for Common Charge and/or other checks returned "insufficient funds", "closed accounts" and so forth.

Pool Passes

There will be a fee of \$30.00 for a set of replacement pool passes (2 homeowner, 4 guests). A fee of \$5.00 will be collected for an individual pool pass.

Property Survey

Surveys are available for a fee of \$25.00.

Registration Fee

A fee of \$350.00 is required at the time of registration.

Repairs

Any landscaping or cosmetic repairs to home neglected by the homeowner will be repaired by Leisure Knoll Association and the homeowner will be assessed the cost of repair.

Rental Fee

All homeowners who rent their home are required to pay an annual \$1,000.00 rental fee.

FORMS

Automatic Withdrawal for Monthly Maintenance Payments

Forms to have the monthly maintenance payments taken out automatically are available at the Administration Office.

Birthday & Anniversary Dates

This is optional. Residents can post their birthdays and anniversaries in our bi-monthly Gazebo Newsletter. Forms are available in the Administration Office.

Census Form

All new residents are asked to fill out a census form when registering. If you do not have one on file at the Administration Office, please come down and fill one out.

Medical Priority Snow Removal

Prior to the snow season, residents are encouraged to fill out a medical form to ensure that their driveways are cleared for medical reasons such as **scheduled chemotherapy**, **radiation and dialysis treatments**. This form is NOT to be used for routine doctor appointments.

Updated 8/2016, 12/2017, 5/2019, 10/2021

Next of Kin Cards

All residents are asked to fill out a "Next of Kin" card that is stored in the office in the event of an emergency. A second copy of this card is retained by a volunteer resident in the community, in the event of an emergency when the office is closed. We urge all residents to update this information on a regular basis.

Registration Form

All new homeowners are asked to contact the Administration Office to set up an appointment in order to register their residency. At that time, a registration form will be completed and kept on file at the Administration Office. (See New Homeowner section)

Winter Address

This is filled out by "Snowbirds" prior to leaving for warmer climates to receive the Gazebo Newsletter and to keep on file at the Administration Office.

GARBAGE REMOVAL

As a private community, The Town of Brookhaven trash schedule does not apply. LKA contracts a private carting company called WintersBrothers Carting. The Leisure Knoll pick-up schedule is published both on the in-house channel and on the monthly calendar. Trash cans must be placed curbside the **night before** a scheduled pick-up. ALL GARBAGE MUST BE PLACED IN PAILS WITH LIDS. NO PLASTIC BAGS ARE TO BE PLACED **OUTSIDE.** When placed outside at the curb for collections, cans must be covered and secured against spillage After pick-up we ask that all receptacles be stored indoors. One day a week we from weather or animals. also have a scheduled recycle day. We alternate each week between recyclable items and newspapers. All recyclable items, i.e., empty aluminum, tin, steel cans, empty plastic bottles and jugs (#1 & #2) must be placed in a suitable container preferably with a lid. Recyclable stickers that go onto containers can be obtained at the Administration Office. Clean recyclable newspapers, magazines, catalogs, cardboard, etc. must be securely tied or packaged in paper bags to prevent them from coming apart and being blown away. Newspapers and/or plastic recyclables placed in plastic bags will not be picked up. *GLASS BOTTLES AND JARS ARE NO LONGER ACCEPTED WITH CURSIDE RECYCLABLES. GLASS BOTTLES AND JARS CAN BE MIXED WITH SCHEDULED TRASH PICKUPS ORYOU CAN DROP OFF - FREE OF CHARGE - AT ONE OF THE SATELLITE LOCATIONS. For additional information go on online: www.brookhavenny.gov/recycle The Town of Brookhaven recycling calendar and garbage calendar is opposite of LKA calendar. Please follow the LKA **CALENDAR** for the schedule.

GUESTS

Guests including children must be accompanied by their resident host when using recreational facilities. Children are not permitted in the Billiard Room. Guests may stay with residents up to three months. When guests are using the swimming pool they must also be accompanied by their host and must have pool passes.

HOMEOWNER INQUIRES

Homeowner inquires or complaints must be reported to the Administration Office located at 710 Whiskey Road. Office hours are Monday through Friday (excluding posted holidays) from 8:30 am to 4:30 pm. Telephone 744-6000 - Fax 744-9791

Verbal requests or complaints to the field maintenance staff will not be honored.

5/2019 -7-

HOMEOWNER RESPONSIBILITIES

In order to preserve the character of Leisure Knoll, as a Planned Adult Community, and Article II of the Declaration of Covenants, occupancy of all units shall be restricted to persons 55 years or older. A child or grandchild residing-with a permissible occupant must be the age of 19 years or older. Full time occupancy shall be limited to three occupants per unit.

Homeowners agree to be bound by the Blue Book Regulations as outlined in this manual, including Schedule B - House Rules and Regulations, which shall be strictly enforced.

Owners are responsible for their tenants. In the event a unit is rented, the homeowner must supply Leisure Knoll board of Directors with a copy of the Town of Brookhaven's Rental Permit and a copy of a fully executed Lease Agreement between the home owner and their tenant. See Schedule B - Rules and Regulations, Item #21, page 29 under the Blue Book Section of this Manual. A bi-annual administration fee is required upon registration as well as homeowner/tenant agreement forms.

Owners shall not use their unit or any common area in a manner which would be duly disturbing or a nuisance to others or occupants or in such manner as would be injurious to the health, safety and conform of the Leisure Knoll Community.

INSURANCE

It is the responsibility of the homeowner to ensure their homes have the proper homeowner insurance. The Association has a blanket policy for all common areas and buildings.

LANDSCAPING

Lawns are mowed weekly, subject to weather conditions, and fertilizers, pre-emergence treatment and fungicides are applied on a seasonal schedule. Twice a year, in the fall and in the spring, the landscapers do a leaf cleanup throughout the community. This includes the 3 to 5 feet area around residents homes. Tree trimming on common area is the responsibility of the Association. Residents requiring personal removal or replacement of private trees must contact the Architectural Committee for approval. A list of approved replacement trees in included on page 15 under the section of Architectural Guidelines of this manual. Any planting on common ground is subject to a monetary fine.

MAILBOXES

Attractive and serviceable mailboxes are available for a minimal cost supplied by Leisure Knoll. Maintenance will supply numbers when installed. In the event your mailbox is down or destroyed, please contact the Administration Office for a replacement. Handicapped persons wishing delivery of mail up to the house must present post office authorization. Upon approval by the post office and purchase of a house mailbox, the Administration Office will be happy to assist in the installation if required.

MAINTENANCE

The association is responsible for all common ground, facilities, lawns, sidewalks, roads, trees, routine repairs, drainage, recreational facilities, etc. Any work that is needed to be taken care of, we ask that you contact the Administration Office. Your request will be put on a work order and taken care of in a timely fashion.

MONTHLY MAINTENANCE

The monthly maintenance fee payable by the Homeowner covers the cost of fulfilling the responsibilities of the Association as outlined in Schedule of A of the Bluebook. It covers contracted services, security, street lights, family cablevision, refuse and recyclable collection, common owned property taxes and insurance, professional expenses, bus service, landscaping, snow removal, administrative and outside maintenance service of the facilities. In addition, monthly deposits are made into the reserve funds to provide for future projects for the community. Upon registration, homeowners will receive a monthly coupon book for maintenance payments. We ask that you mail the coupon along with your payment to the address given in the booklet. Envelopes are included. The Administration Office does not take monthly maintenance payments. Also, for your convenience, homeowners have the option of having the monthly maintenance automatically withdrawn from their account. These forms may be obtained at the Administration Office.

PARKING

No person shall park a vehicle or otherwise obstruct any resident's ingress or egress to any garage or parking space. The driveway and roadway in front of each home is restricted for the use and convenience of the resident.

Residents cannot park in front of a neighbor's driveway or in a neighbor's driveway without written permission from said person. The Administration Office must be made aware of this arrangement.

Please observe the No Parking Fire Zone areas and keep the handicapped parking spots available for those who need them.

Parking of boats, recreational vehicles or vehicles with commercial plates are prohibited in all areas of Leisure Knoll. Failure to comply will result in monetary fines.

In the event of road work, all vehicles must be removed. Notices of any major road work will be posted on the inhouse TV channel, community newsletter and fliers will be placed on vehicles. Failure to remove vehicles will result in having the car towed at the homeowners expense.

PETS

Only one pet per household is permitted. Dogs and cats must be kept on leashes. They must be curbed and the droppings picked up, carefully wrapped and deposited only in the owner's garbage can. Under no circumstances may pets be taken into the recreation center and recreational areas. Any pets causing or creating a nuisance, unreasonable disturbance or noise will result in the homeowners receiving notification of a violation. See Pet Policy located in the General Information section in the back of this manual.

SEWERS

Sewers are the responsibility of the Homeowners. In the event of sewer service disruption, blockage, overflow or backup please contact DPW Sanitation Operations & Maintenance for a service person to respond to the situation. They will ascertain the reasons and responsibility for remedying the problem. The 24-hour Emergency Response number is 631-852-4109.

TREES

No homeowner or occupant shall plant any trees, bushes, shrubs or other plantings, or authorize the same to be done, on any portion of his Lot designed as common area. (see Article IX - Use of Property, Section 13 of the Blue Book).

UTILITIES

The homeowner is responsible for all utilities except basic family cablevision.

VIOLATIONS

All homeowners and tenants shall comply with the Rules and Regulations (Blue Book - Architectural Guidelines) of Leisure Knoll Association, Inc. Failure to comply therewith shall be grounds for monetary fines.

VOTING

General Elections: Residents of Leisure Knoll Association are registered in Election District Brookhaven #198. Voting machines are brought into the Recreation Center for the convenience of our residents. Anyone needing to register may do so in person at the Board of Elections in Yaphank or may mail in a registration form, which is available at various bank branches, the Ridge Post Office or Longwood Library.

Resident Voting: In accordance with the Bylaws, member owners in "good standing" are entitled to vote on the affairs of the Association and in the election of the Board of Directors. Not more than one vote may be cast with respect to any home. When more than one person or entity holds an interest, the one vote shall be exercised as such persons mutually determine. Absentee ballots are available prior to election.

WORK ORDERS

Please call the Administration Office for routine maintenance work. If the Association is responsible, all requests will be completed in a timely manner.

VEHICLE TAGS & CODES

The east gate (Kingston Drive) and the west gate (Sheffield Drive) will close between 11:00 pm and 5:00 am. All vehicles entering and exiting the community during those hours must do so through the <u>west gate (Sheffield Drive) only.</u> All emergency vehicles will be able to enter and exit the community though both gates. During the day – 5:00 am – 11:00 pm – the gates will remain open. Transparent windshield bar code tags will be affixed to your vehicle allowing you entrance into the community. Exiting the community requires no action on your part. Residents will be provided up to two (2) tags which must be affixed by LKA maintenance. The windshield tag may not be removed; if it is, it becomes ineffective and will not permit entrance to the community. You will also be issued a personal 4-digit code. This will allow you to access through the entry gate (in addition to your vehicle tag), the LKA Rec Center, Craft Center and pool gate. You may also give this 4-digit code to relatives or friends in order that they may enter the gated community between 11:00 pm and 5:00 am.

ARCHITECTURAL GUIDELINES OPERATING MANUAL

As of December 2019 (The following guidelines supersede all others)

FOR THE ARCHITECTURAL COMMITTEE OF LEISURE KNOLL

This manual has been created and amended to establish general guidelines to help the Architectural Committee implement the rules as invoked in the Blue Book. This manual supersedes all previous editions. It is the intent of this manual to reasonably cover all types of request categories but may be amended as the need arises with the approval of the Board of Directors.

The following two articles are taken directly from the Declaration of Covenants, Restrictions, Easements, Charges and Liens of the Blue Book.

ARTICLE VIII ARCHITECTURAL CONTROL ARTICLE IX USE OF PROPERTY

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Attachments: "A", "B, B.1", "C", "D", "E"

ARCHITECTURAL GUIDELINES

As of December 2019

(the following guidelines supersede all others)

Painting or Replacing Siding, Trim or Exterior Shutters:

If resident's permit application requests another exterior paint color or different type of siding material, the homeowner must submit samples of colors and/or siding material for approval. Dutch Lap is permitted. Vertical or diagonal siding is not permitted. A conservative blend of colors is preferred and that would include the main house color, the trim color and a color for the doors and shutters. Exterior shutter style choices must be submitted to the Architectural Committee for approval.

Outside Lighting:

Conventional and decorative low profile (electric or solar) fixtures may be used around flower beds and tie walks providing they do not interfere with the maintenance of lawns. Security lights are permitted. Lamp posts may be permitted on a case by case basis. Spotlights are not permitted.

Skylights, Solar Tubes & Solar Panels:

Standard skylights, solar tubes and solar panels are permitted with prior approval of the Architectural Committee. A permit application must be submitted to the Architectural Committee detailing the type and location of the item being installed, together with drawings, technical information, installer's licensing and insurance information before a permit will be issued. Consideration will be given to locations recommended by the installer for maximum efficiency. The impact on the visual appearance to the community will also be evaluated. The removal of any trees for maximum solar efficiency must be approved by the Board of Directors.

Lawn Sprinkler Systems:

Whether installing new or modifying existing lawn sprinkler systems, the plan must be approved by the Architectural Committee and the permit application should include the lot plan. All underground wires and/or cables must be flagged for T.V., electric, telephone systems and water lines. Outdoor pipes must be installed at least two (2) inches underground so as to not interfere with normal ground maintenance. Outside pipes connecting to the indoor water service should not be more than thirty (30) inches above ground and must go directly into the ground unless an outside obstruction such as a cement patio, paver stones, etc., prevent this. In such an instance, the outside piping may be placed horizontally to proceed past the obstruction, but not more than six (6) inches above the level of such obstruction. A schematic prepared by the contractor must be submitted with the permit application clearly highlighting all underground wires and water lines.

Roof Shingles:

Roofing material shall be asphalt or fiberglass; the color is to be approved by the Architectural Committee prior to installation. All roof shingles should have a wind test rating of 110 miles per hour. A detailed description including color, manufacturer and type of shingle are required on permit applications.

Windows:

Windows can only be bay, bow, single or double hung, sliding or casement type. Casement windows will not be permitted if their installation will impede lawn care operations. All other window types are not permitted. A detailed description of the window to be installed must accompany the permit application.

Garage Doors:

A description or photo of the desired garage door must be submitted with the permit application. All garage doors must meet safety regulations and have safety stops and an electronic eye as required by law.

Exterior Doors:

A description or photo of the desired exterior door must be submitted with the permit application. Exterior doors may include storm and screen doors.

Room Additions:

Each permit application must be reviewed by the Architectural Committee and will be decided on a case by case basis. Plans must be submitted together with the contractor's licensing and insurance information along with the permit application. Extensions, additional rooms or canopies will not be permitted if they are on the side of the home opposite the kitchen or side patio area of the neighboring home. This requirement is to insure some outside dining area privacy between homes. Homeowners must receive Architectural Committee approval prior to Town of Brookhaven approval. All Certificates of Occupancy or other Town requirements are between the homeowner and the Town. Be informed, however, that the lack of a C.O. or other required Town documents may delay a future sale of the premises. When received, a copy of the Certificate of Occupancy should be given to the Architectural Committee to be included in your file. (See Building Permits below)

Building Permits:

Building permits must be obtained by the homeowner from the Town of Brookhaven <u>prior</u> to the commencement of work. Homeowners must first apply to the Architectural Committee (as above) before going to Town, however, the actual Architectural Committee permit will not be issued without seeing a current copy of the Town of Brookhaven's building permit.

Alterations:

All alterations and additions require approval of the Architectural Committee as outlined above in "Room Additions" and "Building Permits".

Property Lines:

No additions to homes may be built within three (3) feet of the property line. Please refer to above guidelines.

Certificates of Occupancy:

As stated above in "Room Additions" a Certificate of Occupancy must be obtained by the homeowner and should be given to the Architectural Committee for placement in their file.

Awnings:

Awnings fixed or roll-up fabric, are permitted over patios after prior approval of the Architectural Committee. A sample of the fabric color, description, size, whether manual or electric, and maximum wind tolerance ratings must accompany the permit application. The contractor license and insurance information must also be submitted.

Cement:

All cement work requires a permit application, together with a copy of the lot plan and a drawing of the project to be undertaken prior to the start of work. The cement should be standard light gray. Any other material such as patio blocks or pavers or similar products must be approved by the Architectural Committee.

Laundry Lines:

Laundry lines or poles (with or without personal effects/laundry) are never permitted.

Antennas:

No radio, television or similar towers or lines above the ground shall be erected on any lot or attached to the exterior of the unit. Satellite dish antennas require approval of the Architectural Committee and shall not exceed a maximum diameter of eighteen (18) inches.

Foundation Plantings & Garden Beds:

Foundation plantings and garden beds will be evaluated on a case by case basis. A copy of the survey and building's footprint showing the placement of the plantings and beds must accompany the permit application. Decorative garden bed retaining walls should not exceed eighteen (18) inches in height.

Tree & Shrubbery:

All plantings and/or removal of trees and shrubs must be approved by the Architectural Committee and the Board of Directors and decisions will be made on a case by case basis. Tree and shrub planting locations must be approved by the Architectural Committee and require a permit application. Tree removal is not permitted without the express consent of the Architectural Committee and the Board of Directors. Permit applications require a copy of the survey and building's footprint and the location of the proposed plantings. Replacement trees will be in accordance with the approved tree list found in Attachment "C".

Privacy Screens:

Subject to the provisions herein, a manufactured privacy screen is permitted as part of landscaping but shall not be a totally enclosed partition. A permit application must be submitted to the Architectural Committee and after approval a privacy screen may be placed around the rear or side patio and/or deck and are not to be construed as a property line boundary. Privacy screen guidelines are as follows:

- > The screening shall be white vinyl.
- A maximum height of no more than six (6) feet from the ground, slab or deck to the top. Ornaments and finials must not be greater than six (6) inches above the screening.
- A maximum of six (6) inches of open space is allowed at bottom of the screen and a minimum of three (3) feet of open area is required for access to the patio or deck. The posts must be of the same material and color as the screen.
- In certain instances, small patio areas may be enclosed with screening no more than three (3) feet in height with spindles as stated in the "Decorative Hand Railings" section below and gates to these areas may be permitted with the understanding that once the area is enclosed, maintenance of the area is the sole responsibility of the homeowner and will not be cleaned or blown free of leaves or debris or otherwise maintained by lawn care professionals or LKA.
- A clear picture of the proposed material to be used must be presented with the permit application; a catalog picture from a dealer is acceptable. Attachment "A" herein identifies sample pictures of acceptable types of screening beginning with the 900 series, along with the type of posts. Attachment "A" may be changed from time to time as needed.
- > Shrubs may be substituted for the white vinyl screening and must be maintained by the property owner.
- Areas that back up to properties not within LKA boundaries and that border along existing drainage basins may be screened with stockade fencing only.

Privacy screening for patios will be permitted on a case by case basis. Privacy screens must be constructed so as not to have more than two (2) sides which should be joined at a ninety (90) degree angle. The open end must be no less than three (3) feet wide to provide safe access to the home as well as lawn maintenance equipment. All support and end columns must be free standing and cannot be affixed to the building. All privacy screens require a permit from the Architectural Committee and must be accompanied by the property survey showing the footprint of the building and a sketch of where the screening will be placed. No privacy screens are permitted in front of any home.

Each application will be reviewed on a case by case basis.

Decorative Hand Railings:

A permit application is required for the installation of decorative hand railings. Hand railing must be of a white vinyl type with open spindles not more than three and three-quarters (3 and ¾) inches apart. The maximum height for such railings is three (3) feet and they shall not extend beyond the existing limits of the building. All decorative hand railings must have a rail on the top.

Signs:

No signs may be displayed on any unit or lot with the exception of a family name sign of not more than 240 square inches. A "For Sale" or a "For Rent" sign of 9 x 12 inches may be displayed in the front window, front door window or on the garage door of the unit.

Air Conditioning Units:

Portable air conditioners installed in a window or mounted through a wall are not permitted. However, portable room air conditioners that can be window vented are permitted provided the venting hose or otherwise does not protrude outside of the window. Permanently installed central air conditioning is permitted.

Patios:

Rear patios should be constructed of cement or patio blocks set in sand with a cement base. Any coating applied to cement patios must be of the no-slip type. Treated wood decks no higher than six (6) inches are permitted. There must be a six (6) foot buffer of grass between homes. Patios cannot exceed the width of the rear of the home with a depth that complies with the aforementioned buffer zone between homes. Therefore, if two homes are back to back neither can construct a patio of the size that would enter the six (6) foot buffer zone.

Front patios that were installed by the developer as part of the original design cannot be changed in size. No new front patios are permitted.

Side patios will be addressed on a case by case basis providing they adhere to the six (6) foot buffer zone guidelines outlined above.

Permit applications must be made to the Architectural Committee for <u>all</u> patio work whether it be new or existing. All applications must have the lot plan, building footprint and a drawing of the patio design attached and as previously stated permits will be granted on a case by case basis.

Wood Burning Stoves, Pellet Stoves, Fireplaces and Chimneys:

Wood burning stoves, pellet stoves, fireplaces (either conventional or heatilator types) and their chimneys must be approved by the Architectural Committee. Approval must be obtained by the Town of Brookhaven and submitted with the permit application before an Architectural Committee permit is actually issued. All Town of Brookhaven codes and guidelines pertaining to these installations must be strictly followed. Any and all Certifications required by the Town are the homeowner's responsibility and copies of any Certifications issued by the Town must be provided to the Architectural Committee for inclusion in your file.

Attic Fans and Attic Ventilators:

All attic fans, attic ventilators and solar ventilators require an Architectural Committee permit and Architectural Committee approval. A drawing of the roof showing the placement of the installed ventilators must be attached to the permit application.

Driveway Edging:

No raised edging of any kind will be approved unless it is installed no higher than the driveway blacktop or concrete walk level and does not interfere with lawn mowing and snow removal. A permit application must be submitted to the Architectural Committee together with a sample of the edging to be used and the contractor's license and insurance information.

Handicap Walkway and Driveway Modification:

A permit application must be accompanied by a drawing of the modification including measurements and must be accompanied by the contractor's license and insurance information.

Dumpsters or Containers and Moving "PODS".

Dumpsters or containers should have a capacity of no less than five (5) yards and no more than twenty (20) yards and wood chocks of a sufficient size must be placed under the front and rear rollers to prevent driveway damage. The dumpster or container must be constructed in such a way to prevent leaking and it must be kept clean and maintained in a sanitary condition. A permit must be obtained from the Architectural Committee and is good for seven (7) days from date of drop-off; that time may be extended with Architectural Committee approval to a maximum of fourteen (14) days for a valid reason. Once the dumpster or container is full, it must be immediately removed.

Moving "PODS" are subject to the same time constraints as above outlined and must have wood chocks of a sufficient size placed under them to prevent driveway damage. Dumpsters or containers or mover "PODS" may <u>not</u> be dropped off on Sundays or legal holidays and may only be dropped off between the hours of 8:00 am and 6:00 pm.

Permits must be obtained from the Architectural Committee for all of the above prior to delivery and placement of the dumpster, container or POD. The permit application must state the dates of use.

Flagpoles:

From this date forward (12/1/2019) no free-standing flagpoles will be permitted to be installed. Any flagpoles erected prior to this date may remain. The maintenance and painting of the existing flagpoles is the responsibility of the homeowner and out of respect for our Country's Flag and those who served in defense of it, all appropriate Flag etiquette should be observed such as lighting, lowering and raising of the flag. The U.S. Flag should be replaced from time to time before it becomes torn and tattered. Also, in the interest of public safety, the integrity of the flagpole relative to its stability should be inspected on a regular basis.

3' x 6' flag kits with a fixed or telescoping pole (not to exceed more than 6') are permitted to be mounted on the siding of the home.

Flags:

The only flags permitted to be hung are U.S. American flags, U.S. Historical flags, U.S. Patriotic flags, U.S. Military Benevolent Association flags, Seasonal decorative and traditional holiday flags.

General Rules and Regulations

ALL APPLICATIONS MUST HAVE A COPY OF THE PROPERTY SURVEY SHOWING THE BUILDING FOOTPRINT AND A DRAWING OF THE INTENDED WORK.

- No buildings can be erected on common ground.
- > There shall be no expansion of attic areas thereby establishing second floor rooms.
- ➤ No permanent benches, barbecues, beach umbrellas or storage facilities shall be erected on a homeowner's property.
- > There shall be no obstruction of the common areas nor shall anything be stored in the common areas.
- No owner or occupant, or any of his agents, servants, employees, licensees or visitors shall at any time bring into or keep in his unit any flammable, combustible or explosive fluids, material, chemical or substances. A 20 lb. propane tank may be stored outside of the resident's unit.
- *No permits will be issued for the purpose of plantings, cultivating any type of flowers and shrubs on the common ground.
- *All statues and ornamental bird baths on the common ground should be removed in a timely fashion, they interfere with ground maintenance.
- A cupola will be permitted to be placed on the existing unit roof, if it meets the criteria of proper placement approved by the Board of Directors and the Architectural Committee. Occupants of the units shall take the added responsibility of choosing the right size cupola. No weathervanes are permitted. Cupola sizes are different in dimensions according to the individual roof and house model.

PERMIT REQUIREMENTS

All new work, replacement or change to be done on the outside of a house requires **prior** Architectural Committee approval. Some of the criteria used for approval may be but are not limited to:

Is it compatible with the general appearance of the community?

Does it interfere with grounds maintenance?

Does it require excessive maintenance which if left unattended would cause it to become visually unpleasant?

GUIDELINES FOR INTERIOR WORK

The following guidelines apply to work being done within the home by residents / or contractors:

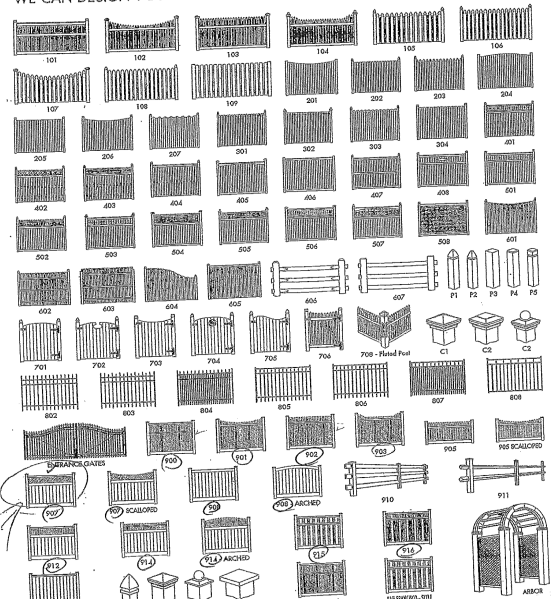
- 1. Any interior work being done by a contractor should be done Monday through Saturday between the hours of 8:00 am and 6:00 pm. No contractors will be permitted to work either inside or outside a home on Sundays or legal holidays.
- 2. An individual homeowner may conduct home improvements within their home at any time providing loud power tools, hammers or any other construction noises are not disrupting their neighbors.
- 3. No debris, construction or otherwise, is to be piled curbside until the night before a scheduled garbage pickup. No construction vehicles should block any driveways at any time.
- 4. In an emergency, a plumber, electrician and/or a licensed heating/air-conditioning repairman may be employed to make repairs at any time.
- 5. Any homeowner found to be in violation of these rules will be fined in the amount of \$300.00.
- 6. It is the sole responsibility of the homeowner to file for and obtain any permits required by the Town of Brookhaven for any interior work that may require a permit.

Attachment "A"

PRIVACY SCREENING

APPROVED MODELS

WE CAN DESIGN + BUILD ANY STYLE FENCE



Attachment "B"

TREE POLICY

Attachment "B.1"

SOUTHERN PINE BEETLE (SPB)

REVISED TREE POLICY

Trees on private property are the responsibility of the property owner. Board approval and a permit from the Architectural Committee are required for work on all trees in Leisure Knoll. The Association performs work on trees on common ground.

Should a member request that a tree be removed or trimmed, the following procedures will be employed:

- 1. The member will request tree work through the Administration Office and a work order will be issued. The tree will be placed on the tree inspection list.
- 2. The tree will be inspected by a representative of LKA to determine if it is on common ground. Trees on common ground will be inspected to determine whether the work is necessary. Our maintenance staff will perform necessary tree trimming that is safely accessible from the ground as well as the removal of small dead, hazardous, diseased or inspect infested small trees. Work on large trees on common ground is performed by a licensed Arborist.
- 3. Large trees and trees whose health and/or structural integrity cannot be determined, will be referred to a licensed Arborist for inspection. Should the Arborist determine the tree is not healthy and should be removed or trimmed, it will be added to the arborist's work list. The recommended work will be performed at Association expense for trees on common ground.
- 4. If the Arborist deems that a tree is healthy and there is no other reason to remove or trim it, the Association will not, as standard practice, approve or perform the requested work.
- 5. A member may appeal the Arborist's determination or request to work on trees on their private property to the Board of Directors in writing, stating the reason(s) for removing or trimming the tree(s) at the member's expense.
- 6. Should the Board grant permission to work on the tree(s), an approval letter will be issued which must be submitted to the Architectural Committee with a completed Application for Exterior Work. Work may not begin until a permit is issued and will be at the member's expense. For tree removals in lawn areas, stump grinding, and remediation of the surrounding area are required also at the member's expense.
- 7. Approval for tree removal as described in Item 6 will require reimbursement to the Association by the member for planting of a replacement tree from the Approved Tree List. The replacement tree may be planted at the site of the removal or another location on "The Properties" selected by the Board.

Fruit trees of non-ornamental varieties and all plants on the Suffolk County "Do Not Sell/Transfer List" are considered a nuisance and many not be planted anywhere on "The Properties" except for any listed on the "Approved Tree List".

SOUTHERN PINE BEETLE CONTROL

Southern pine beetle (SPB) is an invasive species in northeastern forests that kills pine trees soon after infestation. Since the first pine tree in the community was determined to be killed by SPB in 2016, many additional pines have been found to be infested and have been removed. The current recommended control measure for SPB is to remove infested trees as soon as they are detected.

In order to slow the spread of the beetle within the community and on Long Island, LKA will remove SPB infested pine trees on common ground and on private property at the Association's expense. For infested trees found on private property, owners will be notified in writing of the detection and that the tree(s) will be removed by LKA. During the growing season, infested trees should be removed as soon as possible. In winter, infested trees should be removed before May 1st.

Attachment "C"

Suffolk County's

Current Do Not Sell/Transfer List

Suffolk County's Current Do Not Sell/Transfer List

List adopted in 2011; effective dates are listed below by species

Species assessments are available on http://nyis.info/Resources/IS Risk Assessment.aspx

SCIENTIFIC NAME	COMMON NAME	Date Prohibition Takes Effect in Suffolk & Nassau Counties
Acer platanoides	Norway maple	1/1/2013 [§]
§except cultivars 'crimson king', '	royal red' banned effective 1/1/2016	
Acer pseudoplatanus	Sycamore maple	1/1/2013
Alliaria petiolata	Garlic mustard	1/1/2009
Ampelopsis brevipedunculata	Porcelain berry	1/1/2009
Anthriscus sylvestris	Wild chervil	1/1/2009
Aralia elata	Japanese angelica tree	1/1/2009
Artemisia vulgaris	Mugwort, Common wormwood	1/1/2009
Berberis thunbergii (includes all hybrids with		
other Berberis species)	Japanese barberry	1/1/2014
Brachypodium sylvaticum	Slender false brome	1/1/2012
Cabomba caroliniana	Carolina fanwort	1/1/2009
Cardamine impatiens	Narrowleaf bittercress	1/1/2009
Celastrus orbiculatus	Oriental bittersweet	1/1/2009
Centaurea stoebe ssp. micranthos s.l		
(biebersteinii, diffusa, xpsammogena,	Spotted knapweed, Spotted star-	
maculosamisapplied)	thistle	1/1/2009
Cirsium arvense	Canada thistle	1/1/2009
Clematis terniflora	Japanese virgin's bower	1/1/2011
Cynanchum Iouiseae (C. nigrum, Vincetoxicum		
nigrum)	Black swallow-wort	1/1/2009
Cynanchum rossicum (C. medium,		
Vincetoxicum medium, V.rossicum)	Pale swallow-wort	1/1/2009
Dioscorea polystachya	Chinese yam; Cinnamon vine	1/1/2012
Egeria densa	Brazilian waterweed	1/1/2009
Elaeagnus umbellata	Autumn olive	1/1/2009
Euonymus alatus	Winged euonymus	1/1/2016
Euonymus fortunei	Winter creeper	1/1/2013
Euphorbia cyparissias	Cypress spurge	1/1/2009
Fallopia japonica/ sachalinensis/ xbohemica		
(Polygonum cuspidatum		
/sachalinense/xboehmicum)	Japanese knotweed, Giant knotweed	1/1/2009
Frangula alnus (Rhamnus frangula)	Smooth buckthorn	1/1/2013
Glyceria maxima (Glyceria grandis var. grandis)	Tall glyceria, English watergrass, Reed mannagrass	1/1/2012

Humulus japonicus	Japanese hops	1/1/2009
Hydrilla verticillata	Water thyme	1/1/2009
Hydrocharis morus-ranae	Frogbit	1/1/2009
Imperata cylindrica (all except I. c. var. koenigii		
'Red Baron' (syn. 'Rubra'))	Cogon grass	1/1/2012§
Iris pseudacorus	Yellow iris	1/1/2012
Lepidium latifolium	Broadleaf pepperweed	1/1/2009
Lespedeza cuneata	Chinese lespedeza	1/1/2009
Ligustrum obtusifolium	Border privet	1/1/2009
Lonicera japonica	Japanese honeysuckle	1/1/2011
Lonicera maackii	Amur honeysuckle	1/1/2011
Lonicera morrowii/ tatarica/ xbella	Morrow's honeysuckle	1/1/2011
Ludwigia grandiflora	Uruguayan primrose willow	1/1/2009
Ludwigia peploides	Floating primrose willow	1/1/2009
Lythrum salicaria	Purple loosestrife	1/1/2009
Microstegium vimineum	Japanese stilt grass	1/1/2009
Miscanthus sinensis	Chinese silver grass; Eulalia	1/1/2016
Murdannia keisak	Marsh dewflower	1/1/2012
Myriophyllum aquaticum	Parrot-feather	1/1/2009
Myriophyllum heterophyllum and x M.pinnatum	Broadleaf water-milfoil	1/1/2011
Myriophyllum spicatum	Eurasian water-milfoil	1/1/2009
Nymphoides peltata	Yellow floating heart	1/1/2009
Oplismenus hirtellus	Wavy leaf basketgrass	1/1/2012
Persicaria perfoliata (Polygonum perfoliatum)	Mile a minute weed	1/1/2009
Phalaris arundinacea (European genotype)	Reed canary-grass	1/1/2009
Phellodendron amurense/japonicum	Amur cork tree	1/1/2013
Phragmites australis	European common reed	1/1/2009
Potamogeton crispus	Curly pondweed	1/1/2009
Pueraria montana var. lobata	Kudzu	1/1/2009
Ranunculus ficaria (includes all subspecies)	Lesser celandine	1/1/2009
Rhamnus cathartica	Common buckthorn	1/1/2009
Robinia pseudoacacia	Black locust	1/1/2013
Rosa multiflora	Multiflora rose	1/1/2009
Rubus phoenicolasius	Wineberry	1/1/2009
Salix atrocinerea/cinerea	Gray florist's willow	1/1/2013
Silphium perfoliatum var. perfoliatum	Cup-plant	1/1/2009
Trapa natans	Water chestnut	1/1/2009
Vitex rotundifolia (V. ovata, V. trifolia)	Beach vitex	1/1/2009

Attachment "D"

APPROVED TREES FOR PLANTING

APPROVED TREE LIST

THUNDER CLOUD PLUM

BRADFORD OR CALLERY PEAR

KOUSA DOGWOOD

CRAB APPLE

HAWTHORNE

JAPANESE MAPLE

SMOKE TREE

GOLDEN RAIN TREE

WEEPING CHERRY

BIRCH

CRAPE MYRTLE

MAGNOLIA

EASTERN MEDITERRANEAN FIG TREE

COLORADO BLUE SPRUCE

Attachment "E"

Guidelines for Handicap Driveway Modification

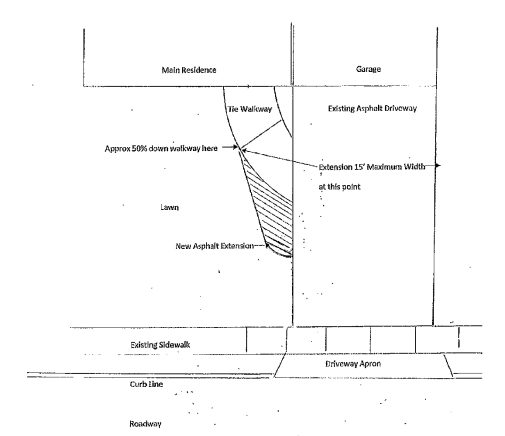
Handicap Driveways

Leisure Knoll recognizes the need to accommodate residents with handicap disabilities and relative to driveway accessibility and mobility. The following rules and guidelines are to be followed relative to modifying a homeowner's driveway to make it easier and more user friendly for wheelchair handling. Driveway modifications are in place and intended for only those persons who are wheelchair bound. Handicap driveways are not transferable with the sale of the home and Paragraph C below must be agreed to. Should the new owner have the same need, a new application will be required and signed by the new owner.

Handicap Driveways may be extended and modified with the consultation of the Architectural Committee Chairperson and the LKA Manager.

- A) The driveway modification must be constructed of, commercial roadway grade/quality asphalt, as generated by an asphalt plant, to match and complement, quality, texture and depth of the existing asphalt driveway.
- B) The asphalt contractor doing the modification will call the LKA Administration office on the day the work is scheduled. An LKA representative will meet with the contractor to review and sign off on the plan.
- C) Prior to issuing any Architectural Permit, the homeowner will be required to sign this Attachment of the Architectural Guidelines revision, agreeing to the specific issues noted herein.
- D) All applications must be accompanied with a copy of a currently dated Town of Brookhaven Handicapped Parking Permit application.
- E) All driveways may be extended to a maximum width (left to right of the property line) of a total fifteen (15) feet. This will include the area closest to the property line, set back three (3) feet from the adjourning property line.
- F) The modification (driveway extension/widening) must only be made of, commercial roadway grade/quality asphalt, generated by an asphalt plant, to match and complement, quality, texture and depth of the existing asphalt driveway.

Homeowner:			
Signature:			
Address:	Date:		



ATTACHMENT "D"

ARCHITECTURAL GUIDELINES FOR

HANDICAP DRIVEWAY MODIFICATION

GENERAL INFORMATION

Architectural	Committee	Information	1
ALCHILECTULAL	Commune	IIIIOIIIIalioi	

Application for Exterior Work

Application for Exterior Work Disclaimer

Architectural Guideline - Violation Enforcement Procedures

Blue Book - The Application of the Assessed Penalties for Violations

Blue Book Violations and Associated Fines

Board of Directors Areas of Responsibilities

Bus Schedule

Bus Stops - Street Map

Census Form

Committee Chairs

Driveway Replacement Policy

Election Procedures

F.Y.I.

Garbage Disposal

Health Care Facilities in the Area

Health Care Emergency Medical Information

Holiday Schedule - Office Closures

Home Chore Program

Houses of Worship

In-House TV Channel

Pet Policy

Recycling

REGISTRATION FORMS

Rules and Guidelines

Billiard Room, Bulletin Boards, Tennis Courts

Sewer Service Complaints

Board of Directors Areas of Responsibilities Updated 9/2014, 10/2015, 2/2016, 10/2016

Bus Schedule Updated 2/2016

Bus Stops - Street Map Updated 4/2017

Committee Chairpersons Updated 4/2012, 2/2014, 9/2014, 10/1/2015, 5/2019, 6/2021

In-House TV Channel

Garbage Disposal 11/1/15

Pet Policy Updated 5/2012

Resident Club 2/2014, 9/2014

Rules and Guidelines; Residents Club Constitution and Guidelines added 5/2012

Resident Club Disbanded 2017

Recycling 05/2019

LEISURE KNOLL ASSOCIATION, INC.

ARCHITECTURAL COMMITTEE INFORMATION

The following page is an Application for Exterior Work which must be submitted to the Architectural Committee for approval. THIS MUST BE APPROVED BEFORE WORK CAN BEGIN. Once the application is approved, the Architectural Committee will issue a Leisure Knoll Permit to be displayed in a window or door of your home while the work is being done. Once the work is finished, we ask that you notify the Architectural Committee or the Administration Office that your job is complete. A final inspection will be made by the Architectural Committee to ensure that all work is compliant with the Guidelines and Rules and Regulations.

This form must be filled out in triplicate. All contractors Liability Insurance forms (Accord) and License must be submitted with applications. If the insurance forms need to be faxed, they can be sent to 631-744-9791. This fax is the Administration Office. Please note that all insurance faxes that come over are forwarded to the Architectural Committee. Any samples that you may have should be submitted at this time also.

On the page following the Application for Exterior Work is the Disclaimer Form. This is to be used when no contractor is hired and the resident is doing the work themselves or by a family member. This also must be submitted at the time of application.

LEISURE KNOLL ASSOCIATION, INC. APPLICATION FOR EXTERIOR WORK

Date: _	Permit #:		Model:	
<u>Applica</u>	plication will not be accepted for consideration must be in triplicate. No work may be n of this rule will result in a Fifty Dollar (\$	started until this appli	cation is approved	
Owner's	Name	Address		Phone #
Contrac	tor's Name	Address		Phone
Suffolk I	License # Liabili	ty Insurance Expiration I	Date	Workman's Compensation Expiration Date
		REQUIREMEN	TS	
1.	Application is made for the purpose of			
			provide sample of	f paint, roof & vinyl siding)
2.	Attached to this application must be the ➤ A copy of the contractor Certificate the certificate holder. ➤ Copy of survey and diagram for	ate of Liability & Workn	·	on Insurance listing homeowner as nclude all measurements.
3.	Any debris generated by the contractor	must be removed by t	ne contractor.	
4.	Work to be performed between the hour and agrees that any change or addition r work is to be performed on Sunday or this rule. Violations of this rule will result	must not interfere with r Legal Holidays. It is	the Association's the homeowner's	normal maintenance operations. No
5.	For homeowners doing work themselves Leisure Knoll's By-Laws, they are totally that all work complies with local building changes. In addition, they are required to may result. This form can be obtained from	responsible for obtaini codes and any govern to sign a form holding I	ng all building and ment agency code eisure Knoll harm	l other permits and for making certain e having jurisdiction over proposed lless from any damages or injury which
6.	In the event the work fails to comply in a as it sees fit. If the owner fails to correct correct such defect and all associated co	such defect within thir	ty (30) days of offi	cial notification, the Association shall
Homeo	wner's Signature:		Date:	
THIS	S APPLICATION HAS BEEN:	APPROVED:	DIS	APPROVED:
Archite	ectural Committee:			
Compl	etion Date:		N WORK IS C	OMPLETED CALL 929-5628

WHEN WORK IS COMPLETED CALL 929-5628 ANY / ALL PAPERWORK MUST BE FAXED TO THIS NUMBER

LEISURE KNOLL ASSOCIATION, INC. ARCHITECTURAL COMMITTEE

PERMIT	#	

DISCLAIMER

I hereby hold harmless Leisure Kn reason of my participation in the ex	oll Association, Inc. from any damage or injury which may result by sterior work done at:
Ho	meowner's Address
as requested in Paragraph 5 of the	Application for Exterior Work submitted by:
Hc	meowner's Name
Print Name and Address of Worker	
	
Signature of Worker	Signature of Homeowner
Date:	Date:

LEISURE KNOLL ASSOCIATION'S ARCHITECTURAL GUIDELINE VIOLATION ENFORCEMENT PROCEDURES

The following violations will incur an immediate \$300.00 fine payable within 30 days with a new application. Each month that this fine is delinquent a penalty of an additional \$100.00 will be added. If the application is denied, the resident will have 60 days to restore the residence to its original condition.

- 1. Making exterior improvements or changes to a residence without prior approval by the Architectural Committee.
- 2. Failure to perform work on the exterior of the residence which does not conform to the Application approved by the Architectural Committee. This will void the entire permit.

For all other violations of the Architectural Guidelines, fines will follow the Blue Book Violation Enforcement Procedures.

If any violations are not corrected, the Board of Directors will take action under Article X, Section 2, Page 10 of the Blue Book.

The Board would appreciate your cooperation in this matter. A copy of the guidelines may be obtained at the Administration Office.

THE APPLICATION OF THE ASSESSED PENALTIES FOR VIOLATIONS OF THE BLUE BOOK OF LEISURE KNOLL

In accordance with Article XI, Section 3, page 11 and Article IV, Section 8, page 18 of the Declarations of Covenants, Restrictions, Easements, Charges and Liens, By-Laws, Rules and Regulations hereafter referred to as the Blue Book, the Board of Directors have approved the following procedures for assessing penalties for each **VIOLATION**, of the Blue Book:

First violation of the Blue Book a letter will be sent be registered or certified mail to the homeowner stating the violation.

Second occurrence of the same violation the homeowner will be assessed a penalty of \$100.00.

Each occurrence of the same violation thereafter the homeowner will be assessed a penalty at the next hundred dollar amount.

Furthermore, if these violations are not corrected or assessed penalties are not paid within 30 days an additional assessment of \$100.00 will be added monthly to the original penalty until the assessment is paid. The effect of non-payment of assessed penalties; the personal obligation of unit owner; the lien, remedies of association. If any assessment is not paid on the date when due (being the dates specified in Section 4 hereof), then such assessment shall be deemed delinquent and shall, together with such interest thereon and cost of collection thereof as are hereinafter provided, continue as a lien on the Lot, which shall bind such Lot in the hands of the then unit Owner, his heirs, devisees, personal representatives, successors and assigns.

If the assessment is not paid within thirty days after the delinquency date the Association may bring legal action against the then Unit Owner personally obligated to pay the same or may enforce the lien against the property and in the event of a judgement is obtained such judgement shall include interest on the assessment as above provided and a reasonable attorney's fee to be fixed by the court, together with the costs of the action.

The Architectural Guidelines are an enhancement of Article IX of the Blue Book. Violation of the Architectural Guidelines will have a separate procedure for assessing penalties. These procedures supersede all other fine procedures.

The Board of Directors believes this action is necessary in order to ensure that this community retains its high quality of life and its real estate values. Every member should read and understand the Blue Book and the Architectural Guidelines.

Thank you for your cooperation in this matter. Together we can keep this a great community.

LEISURE KNOLL ASSOCIATION, INC. VIOLATIONS AND ASSOCIATED FINES

	VIOLATION	ASSOCIATED FINE
1.	Making improvements or changes to a resident home or lot without prior approval from the Architectural Committee	\$300.00
2.	Failure to use <u>approved</u> materials on the exterior of a resident home or deviation from material submitted to the Architectural Committee for approval.	\$300.00
3.	Use of common property by a resident for personal purpose (other than recreational facilities)	\$100.00
4.	Non conforming trees, shrubs and foundation plantings. (See Architectural Committee Operation Manual)	\$100.00
5.	Keeping unauthorized, unlicensed or commercial vehicles on a resident lot or on the Association streets or parking lots.	\$100.00
6.	Harboring or feeding stray, wild, undomesticated animals to the detriment of one's neighbors or failure to keep a pet under supervision thereby allowing soiling and damage to common property, neighbor properties, Association streets and parking lots.	\$100.00 + liable for property damage.

AREAS OF RESPONSIBILITIES CONTINUED BOARD OF DIRECTORS AREAS OF RESPONSIBILITIES 2021 / 2022

Name & Position

<u>President</u>	Responsibilities	Backup Director:
Mary Calamia	Landscaping	Susan Ehmer,

Term Expiration 2023 Personnel Maintenance Supervisor

Legal Nick Scialo Tri-Community Meeting Pat Leary

Special Assignment Board of Directors
Drainage Susan Ehmer
Future Plans Board of Directors

Check Signatory

Vice President

Nick ScialoSnowDan GorwitzTerm Expiration 2022DrivewayJoan HainesConcreteJoan Haines

Audio/Visual Equipment Mary Calamia
Maintenance Personnel Mary Calamia
Roads Mary Calamia
Outdoor Recreation Joan Haines

LKA Community Clubs Pat Leary Check Signatory

Treasurer

Patricia Leary Garbage Susan Ehmer

Term Expiration 2022 Budget & Finance Mary Calamia, Nick Scialo

Insurance Susan Ehmer

Contract Manager Office

Secretary

Susan EhmerBoard MinutesOfficeTerm Expiration 2022Directors' IntercomsOffice

Community Newsletter Office
Election Committee Office
Gazebo News/Bulletin Boards Office
Architectural Committee Liaison Pat Leary
Blue Book / LKA Handbook Joan Haines

Check Signatory

LEISURE KNOLL ASSOCIATION, INC. BOARD OF DIRECTORS 2021 / 2022

<u>Director:</u>	<u>Responsibilities</u>	Backup Director:
Dan Gorwitz Term Expiration 2023	Pool Buildings / Use of Facilities	Anthony Macri Nick Scialo
Joan Haines Term Expiration 2023	Cablevision Bus Social Functions	Pat Leary Dan Gorwitz Nick Scialo
Anthony Macri Term Expiration 2022	Woodshop Street Lights Security / Gates	Nick Scialo Dan Gorwitz

NOTE:
RESIDENTS ARE ENCOURAGED TO CALL THE OFFICE AT 744-6000

LEISURE KNOLL BUS SCHEDULE Effective November 2021

TUESDAY - PM BUS (EACH WEEK)

4 hrs.

3 hrs.

TIME: 12:30 pm

DESTINATION: Yaphank & Middle Island

Walmart Yaphank, King Kullen Shopping Center,

Middle Island

RETURN TO LEISURE KNOLL: 4:30 pm

THURSDAY - AM BUS (EACH WEEK)

TIME: 10:00 am

DESTINATION: Port Jeff Station

Shop Rite/TJ Max Shopping Center, Meat Farms

RETURN TO LEISURE KNOLL: 1:00 pm

3 hrs.

4 hrs.

WEDNESDAY - AM BUS (EACH WEEK)

TIME: 10:00 am

DESTINATION: Rocky Point Kohls Shopping Center,

Sterling Bank, Stop & Shop

RETURN TO LEISURE KNOLL: 1:00 pm

FRIDAY - AM BUS (2ND FRIDAY ONLY)

TIME: 11:30 am

DESTINATION: Lake Grove (Smith Haven Mall) RETURN TO LEISURE KNOLL: 3:30 pm

ROTATE EVERY OTHER MONTH TO RIVERHEAD

Tanger Area, Christmas Tree Shop Area,

Costco, Marshalls/Home Goods

SEE LKA MONTHLY CALENDAR FOR

FRIDAY SCHEDULE

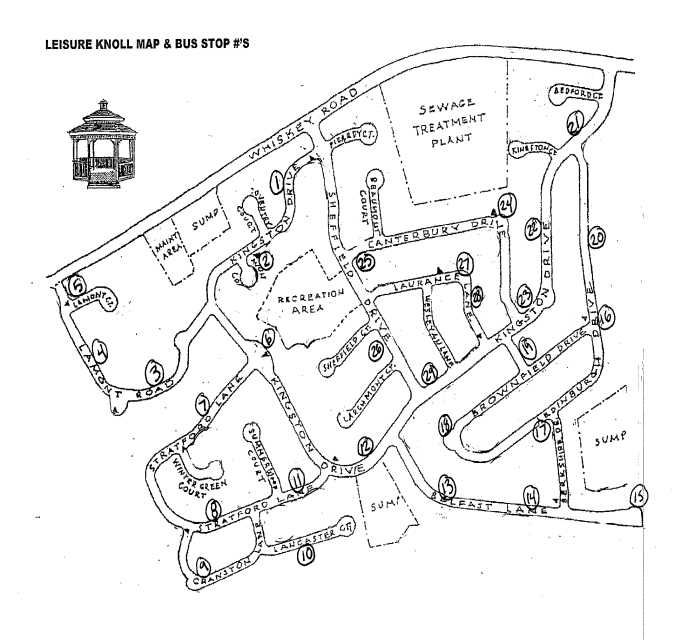
* All times are subject to change

BUS REGULATIONS

- Residents will board bus only at designated stops nearest their home. If you require an aide they will be allowed to board as well.
- > Bus driver must drive to all bus stops on pick-up runs. On return runs, bus driver will stop at passenger's homes, **but only on the return trip.**
- First bus stops will be reversed every other week.
- No reserved seats, no standees.
- > There will be no bus run on Labor Day, Thanksgiving Day, Christmas Day and New Year's Day, Memorial Day, Independence Day. There will be no "Make-up" Bus for any of the above days.
- If snow occurs and local schools are closed, the bus will not run. Note: No make-up days for "snow" days.
- ➤ No packages on seats, please

STREET MAP OF THE COMMUNITY INDICATING BUS STOPS

Below is a street map of Leisure Knoll. All the circles found throughout the map are designated bus stops. Alternating weeks, the bus route begins either at Bus Stop # 1 or Bus Stop # 25 and follows through accordingly. Check your monthly calendar for this information. Please note that you must be at the bus stops are the start time. The bus does not go back into the community to pick up passengers that have missed the bus.





LEISURE KNOLL ASSOCIATION, INC.

CENSUS 2022

Location of Premises:	House Number	Street Name	
least 55 years of age. Ne exceed three months dur	one may be under the ag	e of 19 years. Temporary resident guest whose stay exceed	ousehold, one of whom must be a sident guests, of any age, shall not is three months should be listed or
Name of owners:			
Full name of occupants:			
			Relationship to owner
			Relationship to owner
Telephone Number		ail	Relationship to owner
Is owner retired?	Occu	pation before retirement?	
Snowbird Information: H	louse is unoccupied from _	to	
If medical conditions red dialysis, etc. and days for		noval of driveway, a Doctor's	certification is required for chemo,
Do you have an up-to-date	te next-of-kin card on file in	n the office? Yes	No
	this house require any of the		Oxygen
Additional information you	u may wish us to know in a	an emergency?	
Assisted living personnel:	Live in Assistant	Tempora	ry Assistant
Hobby and/or special skil	ls any occupant may have	?	
The information provided promptly of any change in		t as of this date and I agree t	to notify Leisure Knoll management
Signature		-	 Date

LEISURE KNOLL ASSOCIATION Committee Chairpersons

Architectural Committee John Reppucci

Block Captains John Buchner

Budget Committee Patricia Leary

Bulletin Boards Carol Szambel

Election Committee Paula Duggan

Gazebo News Ann Cruciata

Welcome Committee Nancy & Neal Pizzariella

Wood Shop Fred Mildner

Revised 04/27/12

Revised 10/1/13

Revised 02/18/14

Revised 09/2014

Revised 05/2016

Revised 04/2017

Revised 05/2018

Revised 10/2018

Revised 01/2019

Revised 05/2019

Revised 06/2021

LEISURE KNOLL ASSOCIATION, INC.

EMERGENCY FIRE ALARM PROCEDURES

A Fire Marshall will be appointed by the person in charge of any event being held in the Recreation Hall to assist in the exiting of the building. This **MUST** be done whether it is a private party or a Leisure Knoll event.

Emergency exists will be pointed out at all events at the Recreation Center

In the event a fire alarm sounds in any of the buildings within the Leisure Knoll Community, the following procedures MUST be followed:

Everyone must exit the building IMMEDIATELY and REMAIN outside until the Fire Department advises it is safe to return inside.

Leisure Knoll Association, Inc.

DRIVEWAY REPLACEMENT POLICY

The LKA budget allocates for approximately 24 - 26 driveway replacements per year.

- 1. Homeowners are to call the Administration Office to be added to the driveway list.
- 2. All driveway requests are filed by the date of request.
- 3. An inspection by the maintenance supervisor is made to determine the condition of the driveway in mid to late summer.
- 4. In late summer / early fall, the 24 26 homeowners on the approved list for replacement in that year will be notified of the cost of the new driveway. The Association pays for half the cost of the driveway with the homeowner.
- 5. Checks for payment of the driveway must be issued to Leisure Knoll Association, Inc. and submitted to our Administration Office before the work is started.

Due to increased interest by some residents, the Board of Directors has decided that any homeowner who is not on this year's list, and does not want to wait for his/her number to be reached, may also have the driveway replaced under the following conditions:

- 1. The homeowner must use the Leisure Knoll Association contractor.
- 2. The homeowner must pay the full cost of the new driveway.
- 3. The check is made payable to Leisure Knoll Association, Inc.
- 4. The homeowner agrees to no reimbursement for half the cost of the driveway and signs an affidavit indicating this.

Written bids with detailed specifications will be obtained and the most reliable company will be awarded the contract. There will be on-site supervision to make certain that all written specifications are followed. The Association will pay the contractor the full amount only after satisfactory completion on the new driveway.

Your understanding and cooperation are sincerely appreciated.

Updated 4/2017

ELECTION PROCEDURES AND RULES

- 1. Official ballots will be provided at polling place in the Rec Building on the day of an election.
- 2. Each member in good standing shall be entitled to one vote per residence. Each eligible unit owner desiring to vote in person can come to the polling place between the hours of 9:00 am and 3:00 pm. Resident must go to sign in desk. Upon proper identification, that member will be given an official ballot to be marked appropriately according to members' preference and deposited in the ballot box.
- 3. Absentee ballots are to be filled out properly.
 - a. Official ballot must have box checked or crossed next to candidate any other markings will void ballots.
 - b. Ballot must be put into ballot envelope and sealed.
 - c. Ballot envelope must be put into addressed envelope, with **Attn: Election Committee** on it, sealed and must have a return address on envelope.
 - d. Envelope must be mailed or dropped off at Leisure Knoll Office in time for election. If envelope has no return address, it will be considered null and void and must not be opened.
- 4. The annual election shall be conducted by the L.K.A. Election Committee under the supervision of the Board of Directors of the Association. The voting list will be prepared in advance of the annual election and utilized for the purpose of distributing ballot and determining eligibility of candidates.
- 5. Ballots shall be tabulated by Election Committee Chairperson with assistance of Election Committee. The Chairperson shall have complete control of carrying out procedures that are to be followed.
- 6. Secretary or appointed Director to be present. They are to assist Chairperson if required.
- 7. No loitering will be allowed outside polling area by association members.
- 8. No one will be allowed to cast a neighbors vote.
- 9. Listing of candidates shall be as follows:
 - a. All incumbents shall be listed first in alphabetical order.
 - b. All other candidates by alphabetical order will be listed.
- 10. If a recount is required, only the accepted legal ballots will be in the recount, no other ballots will be used if not legal in original count.

All ballots are to be held in case of challenge for 30 days. Once a ballot has been declared invalid it will not be counted in a recount.

11. Ballots that are mailed in or dropped off at the Main Office must be in time to be counted by Election Committee no later than 1 pm on Election Day.

- 12. Any changes to Election Procedures and Rules that are requested must be given 90 days prior to Election Day and submitted to the Election Chairperson who will present the request to the Board of Directors. Board of Directors will have to approve 45 days prior to Election Day.
- 13. A form is needed when final tally is accepted and must be signed off by Election Committee and witnesses.
- 14. Candidates may have one representative to witness counting of votes.
- 15. In case of a tie a new election will be held for the candidates that have tied only.

NOTICE OF ANNUAL ELECTION OF THE LEISURE KNOLL ASSOCIATION, INC. TO BE HELD ON TUESDAY, SEPTEMBER _, 20__

TO: All Members of Leisure Knoll Association

FROM: The Board of Directors

Notice is hereby given that the Annual Election of Leisure Knoll Association will be held on Tuesday, September 7, 2010 in the Recreation Building, Leisure Knoll, Ridge, N.Y. The polls will be opened from 9:00 am to 3:00 pm.

A description of the Directorships open to election, the nomination procedure, and the rules governing the election are set forth below.

All members are urged to read this notice carefully in its entirety.

A. Directorships Open To Election

This year Election will be held for two (2) - three (3) year terms.

Therefore, there are two (2) openings for the Board of Directors.

B. Nomination Procedures - Article V Section 4

- Director Martha Stewart in accordance with the prescribed procedure for nomination of an incumbent Director addressed a letter to the Secretary of the Board stating their intention to seek reelection.
- 2. Oprah Winfrey and David Letterman have filed with the Board of Directors a written petition of nomination bearing the genuine signatures of not less than twenty-five (25) Leisure Knoll Association homeowners.
- 3. Resumes of the three (3) candidates are attached to this notice.

C. Rules Governing the Annual Election - Art. III, Sec. 2, 6-10 of the By-Laws

The annual election will be conducted in accordance with the following procedures and all members of the Association are urged to familiarize themselves with the following rules, which will be strictly enforced.

1. OFFICIAL BALLOTS WILL BE PROVIDED AT THE POLLING PLACE IN THE RECREATION BUILDING ON ELECTION DAY, TUESDAY, SEPTEMBER , 20 .

Each member in good standing shall be entitled to one vote per residence. Each eligible unit owner desiring to vote in person will come to the polling place between the hours of 9:00 am and 3:00 pm and go to the sign-in desk. Upon proper identification that member will be given an official ballot to be marked appropriately in accordance with that member's preference and then deposited in the ballot box at hand.

2. As stated on the Official Ballot and on the Proxy Form, the voter may <u>cast one</u> (1) vote for each of the two (2) vacancies. Cumulative voting is not permitted and will invalidate the ballot.



3. Article III, Section 8 of the By-Laws of the Association states "A member shall be deemed to be in good standing and entitled to vote at any annual meeting of the Association if, and only if, he shall have fully paid all assessments and fines made or levied against him and his unit by the Directors ... at least three (3) days prior to the date fixed for such meetings".

No member shall be permitted to vote in the event that he/she is in arrears in connection with any common charges, assessments or fines since the Association has sent out such delinquency notices in due course as the delinquency occurred. It is the responsibility of each member to make certain that he/she is current in his/her common charges. Under no circumstances will any member be permitted to vote at the annual election if the record of the Association indicate that he/she is in arrears in common charges. Members in good standing and entitled to vote shall be permitted one (1) ballot per unit.

- 4. The annual election shall be conducted by the L.K.A. Election Committee under the supervision of the Board of Directors of the Association. The voting list will be prepared in advance of the annual election and utilized for the purpose of distributing ballot and determining arrearages in common charges.
- 5. Ballots shall be tabulated by the Secretary of the Association with the assistance of the Election Committee. Each nominee shall be permitted to appoint one representative to be present at the tabulation of the ballots. No candidate shall be permitted to be present during the ballot tabulation.
- 6. Association members may not linger in the polling place after casting their ballots. The cooperation of every member is requested.

D. Instructions on Use of Proxy

Official Proxy form has been mailed to outside homeowners and Absentee residents.

- 1. In the event a unit owner is unable to go to the Polling Place in person, but wishes to register a vote he/she may do so by using the attached Proxy Form. If you are going to register a vote in person, an Official Ballot will be provided at the Polling Place on the day of Election.
- 2. Instruction for mailing Proxy Form is as follows:
 - Insert completed Proxy Form in small envelope marked Ballot and seal it. <u>Do not sign</u> Ballot.
 - Insert sealed Ballot envelope in the large envelope addressed to Leisure Knoll Association and mail it. You must put your name and return address only on the outer envelope addressed to Leisure Knoll. This helps to ensure only one Ballot per household. Absence of name and return address will invalidate your Proxy.

THE RESULTS OF THE ELECTION WILL BE ANNOUNCED AT THE ANNUAL MEETING OF LEISURE KNOLL ASSOCATION, ON WEDNESDAY, SEPTEMBER __, 20__ AT 7:00 PM.

Enclosures:
List of Candidates

Proxy Form

Resume of Candidates

Notice of Meet the Candidates Night

Secretary

Board of Directors





For Director of Leisure Knoll Association, Inc.

Martha Stewart

Oprah Winfrey

David Letterman

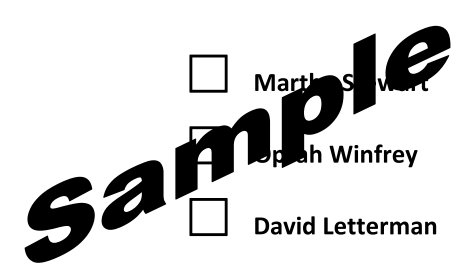
Election will be held on Tuesday, September 7, 2010 at the Recreation Building from 9:00 am to 3:00 pm

LEISURE KNOLL ASSOCIATION, INC. SEPTEMBER 7, 2010

OFFICIAL PROXY FORM

For Election of Two (2) Directorships

I, as Unit Owner, cast my vote for two (2) Directors of Leisure Knoll Association As follows:



LEISURE KNOLL ASSOCIATION, INC.

MEET THE CANDIDATES NIGHT

Wednesday, September 1, 2010
7:00 PM - 8:30 PM

Sample

Residents will be allowed to bring prepared questions on index cards to Candidates Night. Cards will be collected at the door by members of the Election Committee and read by a moderator.

AGENDA

7:00 - 7:30 PM	Each candidate will have up to three (3) minutes to present his platform.
7:30 - 8:00 pm	Moderator will read questions from index cards - two (2) minutes response limit. Questions from index cards must be directed to all candidates.
8:00 - 8:30 pm	Questions from audience can be directed to any or all candidate(s) - two (2) minute response limit.

CANDIDATES

Martha Stewart
Oprah Winfrey
David Letterman

F.Y.I.

As homeowners in a planned restricted adult community in which we all contribute to common charges, we agreed, by virtue of purchasing a unit, to abide by the regulations, covenants and restrictions set forth in the "Blue Book." It is a seller's responsibility to inform the prospective buyers of the restrictions within the community and to provide the buyer with the "Blue Book" in order for the buyer to be properly informed.

The Administration staff is comprised of an Office Manager, a Bookkeeper and a Receptionist/Secretary. If you have any questions, please feel free to contact us at the Administration Office. The number is 744-6000.

* * * * * * * * * * * * * * * * * * *

ANIMAL REMOVAL (except crows) call the DEC @ 444-0305.

EMERGENCY TELEPHONE NUMBERS:

CALL 911 for Police, Fire or Ambulance LIPA 1-800-490-0045 SUFFOLK COUNTY WATER 665-0663 SEWER DISTRICT 852-4109

DEPARTMENT OF MOTOR VEHICLES is located in the King Kullen shopping mall on the northeast corner of Route 112 and the Long Island Expressway, Medford, or at Route 347 and Route 112 in the southeast corner of Three Roads Shopping Center, Port Jefferson, or in the Riverhead location, which is on County Road 58, east of Cablevision, right after the McDonalds on the left hand side.

SENIOR CITIZEN TOWN OF BROOKHAVEN, (631) 451-9191. If you are inquiring about rentals of wheelchairs, walkers, etc., please call 744-2601 (Shoreham, NY)

SEWER PROBLEMS should be referred to the Suffolk County Department of Public Works at 852-4109. Call them prior to calling a plumber.

STAR PROGRAM and **VETERANS EXEMPTION** can be applied for at the Brookhaven Offices located at One Independence Hill, Farmingville, NY. The appropriate phone numbers are:

STAR ENHANCED PROGRAM.......451-9075
SENIOR EXEMPTION FOR LIMITED INCOME......451-6308 / 451-9079
VETERANS EXEMPTION.......451-6308 / 451-9079

TAXES - call (631) 451-6300 (Brookhaven Assessor's Office) to be sure your name is on the tax rolls.

VOTING for regular elections is held in the Recreation Hall. School Budget votes are held at the elementary school on Ridge Road unless otherwise indicated. Voter registration cards for change of address are available from your Welcome Committee or call 852-4500.

GARBAGE DISPOSAL

WINTERS BROTHERS WASTE MANAGEMENT

Winters Brothers Waste Management has advised us that they will pick up the following material:

➤ <u>Limited</u> amounts of "self" garden clean-up and debris generated by "self-maintenance" repairs by the actual homeowner. Amount of this type of debris should <u>not</u> exceed two (2) full bags at any pick-up.

Bulk Items

A combination of up to two (2) of the following items per week per unit will be collected on the last collection day of each week (Friday). Items should be placed at the curb on the previous evening:

Mattress/Box Spring, rugs with or without padding must be rolled and tied, any cabinet, bureau, chest of drawers, china closet, sofa, sofa bed, club chairs, end tables, kitchen or dining room tables with or without chairs, air conditioners, desks and file cabinets.

Or White Goods:

Stove, refrigerator or freezer with doors removed, sinks, washing machines, dryers, hot water heaters, wall and microwave ovens and dish washers.

Winters Brothers Waste Management is NOT responsible for:

- Construction debris, dirt, concrete or maintenance material that is generated by private contractors and maintenance people employed by the Homeowner.
- Electronic devices

PLEASE CONTACT WINTERS BROTHERS CARTING ON THURSDAY

WHEN YOU ARE GOING TO BE PUTTING BULK GARBAGE

FOR PICK-UP ON FRIDAY

TELEPHONE # 631-491-4923

Updated 4/1/21

HEALTH CARE FACILITIES IN THE AREA

Medical Care

Shoreham Medical Center

Maple Commons Professional Center 45 Route 25A Shoreham Telephone 744-3303

Saint Charles Hospital

200 Belle Terre Road Port Jefferson Telephone 474-6000

Rocky Point Medical

575 Route 25A Rocky Point Telephone 821-9000

Hospitals

Mather Memorial Hospital

75 North Country Road Port Jefferson Telephone 473-1320

Stony Brook University Hospital

100 Nicolls Road Stony Brook Telephone 632-6000

EMERGENCY INFORMATION

- There is an optional medical form available for use by residents who live alone or might be alone for a certain period of time or might be unable to communicate if the need arises. This form should be affixed to your refrigerator and available to police in the event of an emergency. The form is located on the following page.
- All residents are asked to fill out a "Next of Kin" card that is stored in the office in the event of an emergency. A second copy of this card is retained by a Board Member in the community, in the event of an emergency when the office is closed. We urge all residents to update this information on a regular basis.
- Prior to the snow season, residents are encouraged to fill out a medical form to ensure that their driveways are cleared for medical reasons such as scheduled chemotherapy or radiation treatments. This form is NOT to be used for routine doctor appointments.
- Please remember these are private homes and as such we are unable to enter the home and offer assistance. If possible, try to give a key to a neighbor who you trust to come into your home in an emergency.

HEALTH CARE CONTINUED EMERGENCY MEDICAL INFORMATION

FOR WHOM: (911) and any Emergency Paramedic Team sent to your home.

WHO SHOULD POST IT: Residents who live alone, or might be alone for a certain period or might not be able to communicate when the need arises. ANY resident who has a critical medical history.

WHERE: On the door or side of your refrigerator, but be sure to tell your friends, family and neighbors it is there.

YOUR NAME:		
SOC. SEC. NO.:	RELIGION	N:
YOUR DOCTOR'S NAME & PHONE #: _		
FROM WHICH HOSPITAL DO YOU RECE	EIVE MEDICAL CARE (if any)	
LIST YOUR MEDICAL COVERAGE:		
PLEASE NOTIFY (if necessary):	Include Relationship & Phon	ne Number
	HEALTH INFORMATION	
BLOOD TYPE: CURR	ENT MEDICATIONS:	
ALLERGIES TO MEDICATIONS:		
HAVE YOU BEEN TREATED FOR:		
 □ Anemia □ Abnormal Blood Pressure □ Arthritis □ Asthma or Hay Fever □ Diabetes 	 Epilepsy Heart Trouble Hepatitis Jaundice Rheumatic Fever 	 □ Sinus Trouble □ Stroke □ Tuberculosis or Lung Disease □ Ulcers □ Any Other
COMMENTS:		

HOLIDAY SCHEDULE - OFFICE CLOSED

NEW YEAR'S DAY

MARTIN LUTHER KING, JR.

PRESIDENT'S DAY

GOOD FRIDAY

MEMORIAL DAY

INDEPENDENCE DAY

LABOR DAY

COLUMBUS DAY

VETERAN'S DAY

THANKSGIVING (2) (THURSDAY & FRIDAY)

CHRISTMAS EVE

CHRISTMAS DAY

* NEW YEAR'S EVE

(If holiday fall on weekend, office closes either Friday or Monday)

* ½ DAY CLOSING

Town of Brookhaven Senior Citizen Division **HOME CHORE PROGRAM**

(631) 451-9092

(Ask for Madeline)

FREE SERVICE

1. WHO IS ELIGIBLE?

- A. Town of Brookhaven Residents who are homeowners, 60 years of age or older. (Condo and Apartment owners call above number, as well)
- B. Priority will be given to those persons with physical or financial limitations.
- 2. <u>HOME CHORE PROGRAM PROVIDES HOUSEHOLD ASSISTANCE WITH CHORES THAT DO NOT REQUIRE THE SKILLS OF A LICENSED CRAFTSMAN. THIS IS NOT AN EMERGENCY SERVICE</u>. Hours limited to 16 hours per fiscal year. (Jan. 1 Dec. 31st)
 - A. <u>PLUMBING</u>: Replacing washers or faucets for kitchen sinks, was basins and tubs. Clearing clogged sinks and toilet drains only.
 - B. <u>ELECTRIC</u>: Repairing or rewiring lamps, replace light switches or receptacles, including fuses; replacing frayed cords. <u>No appliance repairs</u>, except those connections.
 - C. <u>CARPENTRY</u>: Install grab bars of safety rails for tubs and toilets. <u>Minor</u> repairs to doors, floors, house trim, etc. Install shelves.
 - D. <u>PAINTING</u>: <u>Exterior</u> House trim, window trim, doors and overhang on house, only when necessary. No shutters.

<u>Interior</u> – Ceiling of kitchens and bathrooms and other ceilings where water or structural damage has occurred. Patch walls and ceilings. No cosmetic work.

- E. WEATHERIZATION: Caulking and weather-stripping of windows and doors.
- F. EXTERIOR: Minor patching of concrete or blacktop driveways, walks and masonry foundations.
- G. CRIME PREVENTION: Installing Door and window locks, peepholes.
- H. <u>MISCELLANEOUS</u>: Replacing broken window panes; installation or removal of storm windows and screens. Repair of screens. Clean gutters and drains (one story high, only).
- 3. <u>NO TIPPING PERMITTED!</u> Recipient will be given the opportunity to make a VOLUNTARY contribution to the program. Workers are paid for labor and mileage.
- 4. <u>HOW TO APPLY</u>: Call 451-9092 between 9:00am and 3:00pm. Coordinator will estimate work needed and cost of materials. Materials must be provided and paid for by eligible person.

Funding provided by the Suffolk County Office for the Aging and the United States Department of Health and Human Services through the New York State Office for the Aging.

For additional information, contact the Division of Senior Citizen Affairs at 331-4000.

LOCAL HOUSES OF WORSHIP

BAPTIST

Wading River Baptist Church

P.O. Box 438

1635 Wading River Road

Wading River, NY

929-3512

Ronald N. Glass. Senior Pastor

Sunday Services - 9:45 am Sunday School,

11:00 am Worship Service, 6:00 pm - Home Bible Study, Wednesday Service: 7:00 pm Prayer Fellowship Other Ministries Available

CONGREGATIONAL

Wading River Congregational Church

2057 North Country Road

Wading River, NY

929-8849

Peter J Vibert, Pastor

Sunday Services - 8:30 & 10:15 am

EPISCOPAL

St. Anselms Episcopal Church

55 North Country Road

Shoreham, NY

744-7730

Rev. William M. Viola

Church Services - Saturday 5:00 pm

Sunday - 8:00 am, 10:00 am *

JEWISH

North Shore Jewish Center

385 Old Town Road

Port Jefferson Station, NY

928-3737

Rabbi Howard Hoffman

Shabbat Service - Friday - 8:00 pm

LUTHERAN

Holy Trinity Evangelical Lutheran Church

P.O. Box 36

Middle Island, NY

924-6991

Rev. Bruce A. Nathan Pastor

Sunday Services - 9:00 am & 11:00 am

Wednesday Evening Service - 7:00 pm

LOCAL HOUSES OF WORSHIP CONTINUED

Trinity Evangelical Lutheran Church

716 Rt. 25A

Rocky Point, NY 744-9355

Pastor Jeff Kolbo

Saturday Services: 5:00 pm

Sunday Services: 7:45, 9:00 & 10:30 am

METHODIST

North Shore United Methodist Church

260 Route 25A

Wading River, NY

929-6075

Rev. Susumu Ando

Sunday - 10:00 am Worship

Middle Island Presbyterian Church

19 Longwood Road

Ridge, NY

924-6443

Rev. Richard Holmes

ROMAN CATHOLIC

Roman Catholic Church of St. Mark

105 Randall Road

Shoreham, NY

744-2800

Schedule of Services - We celebrate the Eucharist

Saturday - 5 pm

Sunday - 8:00, 9:30, & 11:30 am

St. Anthony of Padua R.C. Church

Route 25, Rocky Point, NY

744-2609

Saturday - 5 pm

Sunday - 8:00 am, 10:00 Family Mass, 12:00 Noon Choir Mass

The 10 am mass will be followed by Fellowship Hour in the Msgr. Margiotta Hall. (September through June) Weekday Services Mon - Fri. - 8:00 am

Watch Our In-House Cable TV - Channel 591 For Information on the Leisure Knoll Community

Basic family cable and basic Wi-Fi is included in your monthly maintenance.

It is your responsibility as a homeowner to notify Cablevision at email below and let them know you are now a resident here. If you wish to order any package other than basic family and basic wi-fi you will be charged for it, i.e., higher internet speed, premium packages like IO Silver, etc., computer and phone, you may do so. When you receive your first bill, you should be credited for basic family cable and basic wi-fi. If you are charged for it, you must contact the LKA Altice rep. at Danielle.Robles@alticeusa.com and have it corrected.

Please be aware that Cablevision is an outside utility company, and they maintain the right to change channels at their discretion.

Leisure Knoll offers all residents an in-house channel, located on channel 591. On this channel, we post daily schedules of events, special events and outside contractor ads. Also, for your pleasure, music is played continuously on the in-house channel. For your convenience, Channel 591 is running 24 hours a day, 7 days a week.

Also, on the second Friday of each month, the Administration Office offers residents of Leisure Knoll the opportunity to post for sale-ads on this channel. It is free of charge and will run only for the weekend. So, if you have anything you wish to sell, call the office and give the information you would like to post.

Leisure Knoll Association, Inc. Pet Policy

WHEREAS, Article V Section I of the Association Bylaws grants the general power to conduct the business and affairs of the Association to the Board of Directors, whose members shall be members of the Association; and

LET IT BE RESOLVED THAT in order to ensure that the rights of owners to keep pets and the rights of other owners with respect to those pets are respected, the Board of Directors establishes a policy as follows:

- 1. Only traditional household pets like dogs, cats, birds and fish are permitted.
- 2. No animal shall be kept or bred for commercial purposes.
- 3. Total number of dogs, cats and their offspring per residence is limited to 1.
- 4. All pets shall be registered and inoculated as required by local law.
- 5. No pets are permitted to run at large. All pets must be kept restrained or on a leash at all times when on the grounds. Under no circumstances are pets to be taken into the recreational areas. All pets must be kept off sidewalks, lawns and common property.
- 6. All damage created by a pet is the sole responsibility of the pet owner or the property owner if the pet owner is a renter. Damage to Association property will be repaired by the Association and reasonable repair costs billed to the property owner.
- 7. Pet owners shall clean up after pets properly. If necessary, reasonable cleanup costs plus a \$75.00 fine for each occurrence will be charged to the pet owner or the property owner if the pet owner is a renter.

Complaint Procedure. If a pet is being offensive, the offended party should first talk with the pet owner and request correction. If the offense continues, written details along with photos should be submitted to the Manager explaining the offense, time, place, pet description, pet owner's name, address, etc.

Fine Provision. Pet owners or the unit owner if the pet owner is a renter are subject to a fine of \$100.00 for each violation of this policy by their pet and an additional \$25.00 per month until remedied.

Right of Appeal. Appeals must be received in writing by the Board of Directors within 30 days of receipt of initial fine. If the pet in question belongs to a renter, the appeal must be made by the property owner or the property owner's management agent. Once an appeal is received, the Board will schedule a meeting as soon as possible. No further fining will take place pending the outcome of the appeal. The Board's decision on the appeal is final. If the appeal is rejected, fines and other provisions become effective three days following written notification to the property owner.

Collection Provision. All fines, costs and expenses necessary to enforce this resolution will be levied against the property owner and shall be an assessment against the owner's property and subject to all lien and collection powers of the Association.

Revised 5/2012

Curbside Recycling

Recyclables in plastic bags will NOT be accepted



Curbside Recycling

for Town of Brookhaven Residents

SEPARATE

Plastics & Metals
Place inside CURBY on days marked:





Clean Paper/Cardboard Place inside CURBY on days marked:



HOW TO PUT OUT YOUR RECYCLABLES

- Please place recyclables out loose in any garbage receptacle with a lid
- Recyclables in plastic bags will NOT be accepted



Glass bottles and jars are no longer accepted with curbside recyclables. Glass bottles and jars <u>can be mixed with scheduled trash pickups</u>

RULES AND GUIDELINES

THE FOLLOWING PAGES ARE RULES AND GUIDELINES FOR THE FACILITIES OF LEISURE KNOLL

GUIDELINES FOR USE OF BULLETIN BOARD FOR REC HALL AND CRAFT CENTER

- Posting to be removed after six weeks, unless permission is granted for a longer period.
- The Board or any designated volunteer must first approve any item to be posted.
- ❖ Posting of religious, school or library announcements, if they are free, may be posted as long as they may be of interest to the community. These postings cannot interfere with activities that may be scheduled within the community.
- Bulletin posting sanctioned for the various clubs are to pertain to specific activities and the individual clubs.
- LKA does not endorse any posted programs.
- ❖ Any item that is posted is at the sole discretion of the Board of Directors.

BILLIARD ROOM RULES

PER THE LEISURE KNOLL BOARD OF DIRECTORS, THE FOLLOWING RULES SHALL APPLY WHILE USING THE BILLIARD ROOM EQUIPMENT:

- 1. After use, tables are to be brushed clean. Pool balls to be put back in case and locked up in closet. Tables to be covered, lights over table to be turned off and cue sticks are to be returned to rack. Last person to leave has to turn off fans and overhead lights.
- 2. Damaging equipment will not be tolerated, such as slamming cue sticks against table or other actions.
- 3. Use of foul language will not be tolerated.
- 4. If an incident should occur due to uncontrolled behavior, the resident involved will not be permitted to use the facility.
- 5. A warning letter will be issued if the rules are not followed, with exception to rule Number 4. **THIS RULE WILL BE STRICTLY ENFORCED.**
- 6. If after receipt of an imposed warning letter, the abuse of rules continues, a fine will be issued and recipient will be prohibited from using any of the facilities until the fine is paid.

Added 4/27/12

RULES FOR TENNIS COURT USE

PER THE LEISURE KNOLL BOARD OF DIRECTORS

- Must wear tennis shoes or comparable sneakers.
- Return tennis balls when finished.
- All guests must be accompanied with a resident and wear wrist band.
- If using the automatic ball pitcher, you must have two people present.
 One hitting and one feeding.
- Tennis club members have first usage of the court during designated hours.
- Anyone misusing the courts will receive a warning letter and a possible fine if warning letter is not adhered to.

Added 4/27/12

COUNTY OF SUFFOLK



STEVE LEVY SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF PUBLIC WORKS

RICHARD J. LAYALLE, P.E. CHIEF DEPUTY COMMISSIONER

CHARLES J. BARTHA, P.E.

LESLIE A. MITCHEL DEPUTY COMMISSIONER

Јапиату б, 2006

Leisure Knoll 710 Whiskey Road Ridge, NY 11961 Attention: Eileen Dailey

Re. <u>SEWER SERVICE COMPLAINTS</u>

Dear

In the event of sewer service disruption, blockage, overflow, backup:

Please contact DPW Sanitation Operations & Maintenance for a service person to respond to the situation. They will ascertain the reasons and responsibility for remedying the problem. This will aid in a timely repair and especially if a plumber's services have been requested, financial reimbursements, if qualified.

The 24-hour Emergency Response number to call is 631 852-4109.

Very truly yours

John DeMaio

Director of O&M

SUFFOLK COUNTY IS AN EQUAL OPPORTUNITY/AFFIRMATIVE ACTION EMPLOYER

(631) 852-4010 FAX (631) 852-4150

LEISURE KNOLL ASSOCIATION, INC. REGISTRATION FORMS

The following pages are Registration Forms for new residents.

LEISURE KNOLL ASSOCIATION, INC. REGISTRATION FORM MONTHLY COMMON CHARGE \$305.00 PER MONTH

INFORMATION RECORD:			
OWNER'S NAME(S)			
OCCUPANTS NAME(S) _			
ADDRESS: _			
# OF ALL OCCUPANTS: _			
HOME PHONE #:	CELL PHONE #:	WORK P	HONE #:
PETS: <u>DOG / CAT</u> AGE OF I	PET:		
MOVE IN DATE:	REGISTRATION DATE:	CLOSING DA	ATE:
SELLER'S NAME:			
I agree to abide by the Leisure K By-Laws, Rules and Regulation.		Covenants Restrictions, Eas	ements, Charges and Liens
SIGNATURE OF OWNER:			
			OFFICE USE ONLY
	OFFICE USE ONLY		cc: Nancy & Neal Pizzariella 29 Kingston Drive
LICENSE PLATE # (S)			Arrange Visit from
MAKE / MODEL OF CAR			Welcome Comm.
COLOR OF CAR:			☐ Yes ☐ No
COPY OF DRIVERS LICENSE	<u>y / n</u>		Resident Folder
VEHICLE TAG #:			
POOL PASSES: (HO)	,, (G),		
PERSONAL 4 DIGIT CODE:			
REGISTRATION FEE: \$350.00			
RECEIVED BY:	DA	TE:	

LEISURE KNOLL ASSOCIATION, INC. TENANT REGISTRATION FORM

TENANT (RENTER) NAME(S)				
NUMBER OF OCCUPANTS:	_			
ADDRESS:				
PHONE: (H) (C	C)	(W)	_	
PETS: <u>DOG/CAT</u> AGE OF PE	ET:			
MOVE IN DATE:	REGISTRATION DATE	::		
HOMEOWNERS NAME :				
HOMEOWNERS ADDRESS:				
HOMEOWNERS PHONE: (H)				
I agree to abide by the Leisure Knoand Liens By-Laws, Rules and Re		ı of Covenants Restri	ctions, Easements, (Charges
SIGNATURE OF TENANT:				
	FOR OFFICE US			
LICENSE PLATE # (S)				
MAKE / MODEL OF CAR				
COLOR OF CAR:				
COPY OF DRIVERS LICENSE y/r	<u>1</u>			
_ PARKING PASS #:	- <u></u>			
POOL PASSES: (HO),_	/ (G)	<u>, </u>	,,	
LEASE EXPIRATION DATE:				
RECEIVED BY:		DATE:	-	
FOR cc: Nancy & Neal Pizzariella 29 Kingston Drive	OFFICE USE ONLY			
Arrange Visit from Welcon Resident Folder	me Committee	es 🗆 No		

LEISURE KNOLL ASSOCIATION, INC. TENANT/ HOMEOWNER AGREEMENT

HOMEOWNERS NAME: HOMEOWNERS MAILING ADDRESS: ₋	
PHONEPHONE: (H)	(W)
TENANTS NAME: TENANTS ADDRESS: PHONE: (H) (C)	
SIGNATURE OF HOMEOWNER:	

By signing the above, I the homeowner, understand and agree to the following Leisure Knoll Association Declaration of Covenants, Restrictions, Easements, Charges and Liens By-Laws, Rules and Regulations:

- Homeowner's who rent and/or lease must provide the Leisure Knoll Board of Directors with a copy of the Town
 of Brookhaven's Rental Permit and a copy of a fully executed Lease Agreement between the home owner and
 their tenant and any extension of renewal thereof.
- An annual administration fee of \$1000.00 is required.
 - Home owners shall make certain that the tenant registers with the Administration Office to show proof of age
 prior to moving in. Failure to do so, the owners shall be assessed a fine.
 - The owners are required to maintain liability insurance coverage for the term of the lease for said home.
 - Home owners will insure that the tenant is aware of all the rules and regulations of the Leisure Knoll Association.
 - The home owner will be assessed for all fines incurred by their tenant.

FOR OFFICE USE ONLY				
RENTAL FEE: \$1000.00 - PAID BY CHECK#	Paid by Homeowner			
COPY OF TOWN OF BROOKHAVEN PERMIT	□ YES □ NO			
DATE T of B PERMIT WAS ISSUED:	DATE T of B EXPIRES:			
COPY OF LEASE AGREEMENT	□ YES □ NO			
DATE LEASE AGREEMENT WAS ISSUED:				
LEASE EXPIRATION DATE:	EXTENSION DATE:			
RECEIVED BY:	DATE:			

Revised 3/6/12

Leisure Knoll Association, Inc.

We/I have received information regarding:

- 1. Architectural Control & Regulations
- 2. Billiard Room Key
- 3. Blue Book
- 4. Driveway Replacement Policy
- 5. Garbage Disposal
- 6. LKA Cablevision Policy & In-House Cable TV Info
- 7. Leisure Knoll Bus Schedule
- 8. Pet Policy
- 9. Phone Directory
- 10. Pool Passes

I have received a copy of the LKA Handbook / Blue Book which is to be returned to the Admin Office upon sale of the home.

By Signing this form, I (we) acknowledge receipt of above documents and agree to comply with regulations

Owner/Resident Signature

Date

Tenant (Renter) Signature

Date

cc: Resident File

710 Whiskey Road • Ridge, Ny 11961 • Tel. (631) 744-6000 • Fax (631) 744-9791

Date Visited	Ву	
	·	(Initial)

PHONE DIRECTORY INFORMATION SHEET (Please Print)

Note:

- List names of ALL residents
- You may use either your legal name or your nickname
- Indicate UNLISTED if you do not want your phone number or e-mail address printed in the directory. LKA office must have the phone # on file in the event we need to contact you.

Last Name	First Name(s)	
E-mail address:		
Address	Former Owner	
Phone Number		
Previous town of residence	ce	
I have received a copy of t	the current PHONE DIRECTORY	
	Signature	
	 Date	