

SEAL BEACH MUTUAL NO. FOURTEEN

Mutual Operations

Non-resident Co-Owner

1 Restriction of Rights and Waiver of Occupancy Agreement:

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3 This agreement made by and between SEAL BEACH Mutual NO. Fourteen (hereinafter
4 referred to as "MUTUAL"), GOLDEN RAIN FOUNDATION (hereinafter referred to as
5 "FOUNDATION"), and _____ (hereinafter referred to as "OWNER").
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7 **1. WHEREAS**, OWNER wishes to purchase a share of stock in MUTUAL and a
8 membership in FOUNDATION with _____ to be held in joint tenancy with
9 right of survivorship; and

10
11 **2. WHEREAS**, under and pursuant to the Bylaws and Articles of MUTUAL and
12 FOUNDATION and the rules and regulations of FOUNDATION, OWNER would be
13 entitled to occupy an apartment owned by MUTUAL at Seal Beach Leisure World and
14 would be entitled to the use and enjoyment of the recreational and medical facilities and
15 services provided by FOUNDATION; and
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17 **3. WHEREAS**, it is required that residents of Seal Beach Leisure World be at least 55
18 years of age and to meet other requirements for occupancy in MUTUAL and
19 membership in FOUNDATION; and
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21 **4. WHEREAS**, pursuant to the Articles of Incorporation and Bylaws of Mutual and the
22 Articles of Incorporation and Bylaws of FOUNDATION, stock ownership in the Mutual
23 and membership in the FOUNDATION may be only by persons approved by each of
24 said corporation; and
25

26 **5. WHEREAS**, it is the desire of OWNER and _____, the joint owner, to hold
27 the said membership and stock in joint tenancy to facilitate a transfer in the event of
28 death;
29

30 **6. NOW, THEREFORE, it is agreed by and between the parties hereto as follows, to**
31 **wit:**
32

33 **6.1. FIRST**

34 **6.1.1.** Owner agrees that in consideration of the terms and covenants of
35 this agreement he will not occupy, seek or attempt by any judicial
36 process to occupy an apartment owned by MUTUAL at Seal Beach
37 Leisure World, which occupancy it is acknowledged that except for
38 this agreement owner would be entitled to occupy.

39 **6.2. SECOND**

40 **6.2.1.** Owner waives all right to the use and enjoyment of all community

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41 facilities and services of any kind or nature provided by foundation.

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43 **6.3. THIRD**

44 **6.3.1.** That this agreement shall remain in full force and effect up to and
45 including such times as the parties may mutually terminate it.

46 **6.4. FOURTH**

47 **6.4.1.** It is covenanted and agreed by and between the parties hereto that
48 despite owner being deprived of the right of occupancy in the Mutual
49 or that owner agrees to be bound by all rules and regulations
50 pertaining to ownership of a share of stock in mutual or a
51 membership in foundation, together with owner's acceptance of
52 liability and responsibility for all fees, charges and payments incident
53 to ownership of said share or membership, including any and all
54 assessments permitted by the Articles of Incorporation.

55 **6.5. FIFTH**

56 **6.5.1.** Mutual and Foundation agree that owner may take title jointly with
57 _____ to a share of stock of Mutual and a
58 membership certificate of foundation in joint tenancy.

59 **6.6. SIXTH**

60 **6.6.1.** Any attempt by force or judicial process by owner to gain occupancy
61 of an apartment of Mutual or any of the rights or benefits of
62 membership in Foundation shall constitute a default under and
63 pursuant to the terms of the Occupancy Agreement to be executed
64 by Owner and of the Bylaws and rules and regulations of the
65 Foundation.

66 **6.7. SEVENTH**

67 **6.7.1.** It is covenanted and agreed by and between the parties hereto that
68 this agreement is made for the convenience of owner and the joint
69 tenant only to facilitate the transfer of title to a share of stock of
70 Mutual and membership in the Foundation in the event of death of
71 the joint tenant and in the event of the death of _____,
72 Owner shall be bound by the terms and provisions of this agreement
73 and shall not under said circumstances at that time be entitled to any
74 occupancy or exercise of rights of membership in Foundation, except
75 upon written approval and acceptance for full membership of Owner
76 on the part of Mutual and Foundation, and in the event owner shall
77 so apply and be accepted for membership, owner shall pay the
78 prevailing initiating fee of Foundation existent at said time, and the
79 prevailing Mutual Option Waiver Fee, or prevailing Golden Rain
80 Foundation transfer fee of _____, whichever is greater.

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6.8. EIGHT

6.8.1.

Owner agrees to be bound and jointly and severally responsible and liable for all acts of _____ who shall occupy said apartment, and for all charges and expenses incident to any legal proceeding concerning said occupancy, together with a reasonable attorney’s fee.

Document History

Adopted: June 2020

Keywords: Mutual Nonresident Co-Owner
Fourteen

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