ROCKING K SOUTH MASTER ASSOCIATION, INC. ASSESSMENT COLLECTION POLICY Effective September 1, 2025

The following Assessment Collection Policy shall be followed for: Rocking K South Master Association. Inc.:

Defined Terms:

Late Charges means the charges applied to an account as authorized by the Declaration.

Owner means the owner of the property whose responsibility it is to bring an account current.

Payment Plan means a board-authorized written payment plan containing terms described below.

Late Charges:

Pursuant to Section 9.14 of the CC&Rs, a late charge of Fifteen Dollars (\$15.00) or ten percent (10%) of the unpaid assessment, whichever is greater, will be applied to every account showing any part of an assessment (\$15.00 or greater) that is over **15 days past due**.

Interest:

Pursuant to Section 9.14 of the CC&Rs, Interest computed from the due date of such assessment at a rate of twelve percent (12%) per annum shall be applied monthly to every account showing any part of an assessment (\$15.00 or greater) which is past due. Interest shall not be compounded and is based on the past due assessment amount only.

Assessment Collection Procedures:

- A written reminder will be mailed to the Owner on the sixteenth (16th) day after
 the assessment due date stating that the Owner has past-due assessments and
 Late Charge and Interest has been applied to the Owner's account. A re-bill fee
 is assessed for the preparation of the written reminder. The Owner is responsible
 for paying all late charges, interest, and the re-bill fee.
- A written demand letter will be mailed to the Owner on the thirtieth (30th) day after the assessment due date. The delinquent account is assessed a fee for the preparation of the demand letter and the Owner is responsible for paying this fee.
- A notice of lien will be filed with the county recorder on every account that shows the assessment being at least ninety (90) days past due and \$100.00 in past due assessments. The delinquent account is assessed a fee for the preparation and filing of the notice of lien, including recording costs and the Owner is responsible for paying this fee. The lien shall not be released until such time as the account is paid in full.

- Thirty (30) days after a lien notice is recorded on the property, should the account remain delinquent, the Board will determine how to proceed with collection efforts, which may include one of the following:
 - a. For accounts with an outstanding balance of <u>less than</u> Five Thousand Dollars (\$5,000.00), the Community may file a complaint in Small Claims Court to pursue a personal judgment against the Owner, or the account may be referred to an attorney or a collection agency. If a complaint is filed in Small Claims Court and the account is not paid in full or the Owner does not enter into a Payment Plan prior to a personal judgment being obtained, the account may be referred to an attorney or a collection agency for collection upon obtaining the personal judgment. The Owner is responsible for paying all collection costs, legal fees, document preparation fees, and other costs permitted by law or contract.
 - b. For accounts with outstanding balances greater than Five Thousand Dollars (\$5,000.00), the account may be referred to: an attorney or a collection agency for further collection proceedings at the discretion of the Board of Directors. The Owner is responsible for paying all collection costs, legal fees, document preparation fees, and other costs permitted by law or contract.
 - c. In compliance with A.R.S. § 33-1807 Section L, the following language will be included in the last letter sent to the Owner prior to referral of the account to an attorney or a collection agency: Your account is delinquent. If you do not bring your account current or make arrangements that are approved by the Association to bring your account current within thirty days after the date of this notice, your account will be turned over for further collection proceedings. Such collection proceedings could include bringing a foreclosure action against your property.
- For properties that have been foreclosed upon, the Board of Directors has sole discretion as to whether to take action to collect past due assessments.

Application Payments:

Payments will be applied pursuant to Arizona Law, or as directed by the Owner.

Payment Plans:

The Board of Directors authorizes Payment Plans for past due balances (including past due assessments and related fees) (the "Debt") with the following terms:

- Payment Plans shall be in writing and signed by the Owner. The Payment Plan length terms will be determined at the discretion of the Board, but will typically be as follows:
 - o If the Debt is less than \$500.00, a payment plan of six months (six equal monthly installments) will be offered.
 - o If the Debt is \$500.01 to \$1,000.00, a payment plan of twelve months (12 equal monthly installments) will be offered.
 - o If the Debt is \$1,000.01 or more, a payment plan of eighteen months (18 equal monthly installments) will be offered.

- Late Charges as provided in this Assessment Collection Policy will not be charged on the Debt during the term of the Payment Plan so long as payments are received in accordance with the Payment Plan.
- The Owner will be responsible to timely pay additional assessments as they become due while a Payment Plan remains in effect. Future assessments cannot be included in the Payment Plan amount.
- The managing agent will monitor all Payment Plans.
- Upon default of the Payment Plan, the managing agent will resume collection efforts with the next step of the Assessment Collection Policy without further notice to the owner based on where in the process the account was at the time the Payment Plan commenced.

Waiver of Past Due Amounts:

The Board of Directors will generally not consider waiver of late fees, lien fees, attorneys' fees, other fines, fees or charges, or other collection costs incurred on an account where the assessments were not paid in accordance with the Assessment Collection Policy through no fault of the Association or its Agent(s). However, the Board of Directors retains full discretion to make business decisions concerning the collectability of accounts and their compromise or settlement.

UNANIMOUS CONSENT TO ACTION BY THE BOARD OF DIRECTORS ROCKING K SOUTH MASTER ASSOCIATION, INC.

c/o AAM, LLC 1600 West Broadway Street, Suite 200 Tempe, AZ 85282 (602) 957-9191

ASSESSMENT COLLECTION POLICY

The undersigned, constituting all of the members of the Board of Directors of Rocking K South Master Association, Inc., an Arizona nonprofit corporation, hereby take the following actions in writing and without a meeting pursuant to A.R.S. § 10-3821, which actions shall have the same force and effect as if taken by the Board at a duly called meeting of the Board:

RESOLVED, that the Board of Directors hereby approves the Assessment Collection Policy dated September 1, 2025 for Rocking K South Master Association, Inc. attached to this resolution. The Board of Directors further directs the managing agent to notify all Owners of the implementation of the Assessment Collection Policy effective as of September 1, 2025.

IN WITNESS WHEREOF, the undersigned have executed this consent as of date of this signing.

Signed by:		
Robert Tucker	7/16/2025	
Robert Tucker	Date	_
President and Director, Board of Directors		
DocuSigned by:		
Mark Weinberg	7/16/2025	
Mark Weinburg	Date	
Vice President and Director, Board of Directors Docusigned by:		
Priscilla Storm	7/16/2025	
Priscilla Storm	Date	
Secretary/Treasurer and Director, Board of Director	rs	