# Angelina "Angel" Colonneso

Clerk of the Circuit Court
Manatee County

P.O. Box 25400 Bradenton, FL 34206

# Official Records Receipt Recording

Recorded By: kgowen Cashiered By: scaranza

Receipt#:

900028090

Payee Name: CITY OF ANNA MARIA

Receipt Date:

10/28/2016

Instrument(s):

201641052113-BK2645/PG1826-AGREEMENT

Details

INDEXING NAMES	\$0.00
PRMTF \$1/\$.50	\$3.50
PRMTF BCC \$2	\$12.00
PRMTF CLERK \$1.90	\$11.40
PRMTF FACC \$.10	\$0.60
RECORDING FEE \$5/\$4	\$25.00

Receipt Total:

\$52.50

**Amount Tendered:** 

\$52,50

Overage:

\$0.00

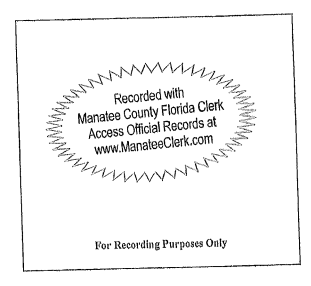
MFC

\$52.50

16923147

THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

Gretchen R. H. Vose, Esq. Vose Law Firm LLP 324 W. Morse Blvd. Winter Park, FL 32789



#### SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is entered into this 74 day of October, 2016, ("Effective Date") by and between Joern and Kathrin Stock, (collectively "Owner") and the City of Anna Maria ("City"), collectively referred to as the "Parties."

#### RECITALS

WHEREAS, on November 19, 2015, the City enacted Ordinance 15-807, the Vacation Rental Ordinance ("Ordinance"), which limited occupancy in Vacation Rentals, as that term is defined in the Ordinance; and

WHEREAS, Owner owns the real property and improvements located at 205 Palm Avenue, Anna Maria, Florida, as more particularly described in the attached Exhibit "A" (the "Property"); and

WHEREAS, on April 27, 2016, Owner filed a claim with the City, pursuant to the provisions of §70.001, Florida Statutes, the Bert J. Harris, Jr., Private Property Rights Protection Act (the "Harris Act"), alleging that the Property had been inordinately burdened by the adoption of the Ordinance, (the "Claim"); and

WHEREAS, the Harris Act provides for the City to have the ability to enter into a settlement agreement which would have the effect of a modification or variance to the application of a regulation or ordinance as it would otherwise apply to the subject real property, provided the relief granted protects the public interest served by the regulations at issue and is the appropriate relief necessary to prevent the governmental regulatory effort from inordinately burdening the real property; and

WHEREAS, the City has determined that the modifications to the effect of the Ordinance effected by this Agreement protect the public interest served by the Ordinance and are the appropriate relief necessary to prevent the regulatory effect of the Ordinance from inordinately burdening the Property; and

WHEREAS, the Parties now desire to settle and finally resolve all disputes between and among them concerning the Claim.

# NOW, THEREFORE, the Parties hereby agree as follows:

- 1. Recitals. The above recitals are true and correct and are incorporated herein by reference.
- 2. Occupancy Allowable Under Ordinance. Owner is hereby granted a variance from the provisions of the Ordinance so that the Owner shall have the right to apply under the Ordinance for a maximum occupancy of fourteen (14) persons, and the City shall grant such occupancy. This right shall continue in perpetuity, regardless of any future changes in ownership, provided that this right shall expire permanently if the Property were to be voluntarily remodeled or voluntarily rebuilt in such a manner as to decrease the number of bedrooms that existed at the date of the Claim.
- 3. <u>Development in Accordance with Code</u>. Notwithstanding any provisions contained herein, the Owner shall at any time have the right and option to remodel, develop, or use the Property in accordance with the applicable ordinances of the City of Anna Maria in effect at the time of application therefor, and this variance shall not be construed as making the Property in any way non-conforming.
- 4. Entire Agreement. The Parties acknowledge that this Agreement constitutes the entire agreement between them regarding the settlement of their dispute and any prior statements, whether oral or written, are merged herein. This Agreement may not be modified or amended without a written instrument signed by the party against whom enforcement is sought.
- 5. <u>Duration of Agreement.</u> This Agreement shall be perpetual and deemed to run with the land, and shall be binding upon and the benefits shall inure to the parties hereto and their respective heirs, devisees, personal representatives, successors and assigns.
- 6. Authority. The signatories to this Agreement are expressly authorized to resolve their dispute as set forth herein and by their signatures here represent and affirm their authority to execute this Agreement.
- 7. Governing Law. The law of the State of Florida shall apply to this Agreement. Any dispute regarding this Agreement shall be litigated exclusively in the courts of Manatee County, Florida. The parties expressly consent to such agreed jurisdiction and venue, and waive any objections thereto.

		OWNER:	$\sim 1$
DOD			7 lul
Signature of Witness # 1	<del></del>	Joern Stock	VIDA
DAVID STOCK			V, WW
Print or type name		Kathrin Stock	C
A. Thill			
Signature of Witness #2			
AVGELA KÜHL			
Print or type name			·
STATE OF PEZLIANY COUNTY OF SCHLESWIS	. Hoc.	STEIN	•
The foregoing instrument was acknow 2016, by Joern Stock and Kathrin Sto	ck, who are p	personally kno	wn to me or who have produced d who did not (did) take an oath.
(NOTARY SEAL)		Signature of	Notary  MER
	CITY OF A	NNA MARIA	My
	Date:	10/27/1	4

### Nummer 91 der Urkundenrolle für 2016

I hereby certify that the above are the true signatures, subscribed in my presence, of

- 1. Mr. **Joern Stock**, born March 16, 1961, residing at Hansdorfer Straße 16 b, 22926 Ahrensburg, Germany -personaly known to me-
- 2. Mrs. **Kathrin Stock**, maiden name Schmieder, born June 2, 1962, residing at Hansdorfer Straße 16 b, 22926 Ahrensburg, Germany -personaly known to me-
- 3. Mr. <u>David</u> Jona Stock, born October 5, 1995, residing at Hansdorfer Straße 16 b, 22926 Ahrensburg, Germany -personaly known to me-
- 4. Mrs. **Angela Kühl**, maiden Name Kehl, born February 10, 1957, residing at Rathausplatz 22, 22926 Ahrensburg, Germany -personaly known to me-

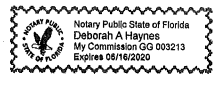
Ahrensburg, October 10, 2016

horary

ATTEST:
Dearne addy
Diane Pereyeoe, City Clerk Learne Addy
Date: 10-27-14

STATE OF FLORIDA
COUNTY OF MANAGES

The foregoing instrument was acknowledged before me this  $\frac{2}{\sqrt{2}}$  day of  $\frac{2}{\sqrt{2}}$ . by Dan Murphy, and Diane Percycoe, who are personally known to me and acknowledge executing the same freely and voluntarily under authority vested in them by the City of Anna Maria.



(NOTARY SEAL)

Signature of Notary

Notary

A. Haynes

Print or type name

Approved as to form and legality for use and reliance by the City of Anna Maria, Florida

Gretchen R. H. "Becky" Vose

#### Exhibit "A"

## Legal Description of Property

Lot 5, Block 25, Fourth Addition to Shore Acres, according to the plat thereof as recorded in Plat Book 7 Page 89 of the Public Records, Manatee County, Florida