NEW JERSEY TIMESHARE PUBLIC OFFERING STATEMENT
(To be used in the offering of a single site timeshare plan, or a multi site plan in which a
purchaser receives a specific timeshare interest and/or priority rights in a specific
property)

OF

(PROMOTIONAL NAME)

STREET: 
CITY: 
STATE: 
ZIP CODE: 

DEVELOPER:

STREET: 
CITY: 
STATE: 
ZIP CODE: 

NEW JERSEY BROKER OF RECORD:

STREET: 
CITY: 
STATE: 
ZIP CODE: 

NEW JERSEY PURCHASERS HAVE THE RIGHT TO CANCEL ANY CONTRACT OR
AGREEMENT FOR THE PURCHASE OF ANY INTEREST IN THIS OFFERING BY
SENDING OR DELIVERING WRITTEN NOTICE TO THE OFFEROR OR ITS AGENT
BY MIDNIGHT OF THE SEVENTH CALENDAR DAY FOLLOWING THE DAY ON
WHICH SUCH CONTRACT OR AGREEMENT WAS EXECUTED. ALL DEPOSIT
MONIES WILL BE PROMPTLY REFUNDED.

IF CONTRACT DOCUMENTS AND/OR LOCAL LAW GRANTS A RESCISSION
PERIOD OF GREATER THAN 7 DAYS, THEN THE LONGER PERIOD WILL APPLY.

PURCHASERS SHOULD READ THIS PUBLIC OFFERING STATEMENT IN ITS
ENTIRETY BEFORE SIGNING ANY CONTRACT OR PURCHASE AGREEMENT.

EFFECTIVE DATE: ______________________
INFORMATION, EXPLANATION AND WARNINGS

This Public Offering Statement is for informational purposes only. The New Jersey Real Estate Commission has neither approved nor disapproved the merits of this offering. The developer is responsible for the accuracy and completeness of this report.

It is in the interest of the purchaser to inspect the property, to read all contract documents and to consult with an attorney before signing the contract to purchase or lease.

Purchasers should decide for themselves that the timeshare interest offered meets their personal requirements and expectations. Misunderstandings as to the desirability of the property or unit may arise without any fault of the developer or broker when purchaser fails to understand the nature of the offering or terms of the contract.

The purchase of an interest in a timeshare plan should be based upon its value to the purchaser as a vacation experience, and not for the purpose of acquiring an appreciating investment, tax advantages, or with the expectation that the interest may be rented or resold for profit.

Complaints against the broker, developer or subdivider must be submitted in writing and addressed to the Bureau of Subdivided Land Sales Control, New Jersey Real Estate Commission, 20 West State Street, PO Box 328, Trenton, New Jersey 08625-0328.

Purchaser has the right to void the contract and demand his/her money back if purchaser did not receive a Public Offering Statement and did not have a reasonable opportunity to read it before signing the contract or agreement. In the event of a dispute on this point, the burden of proof is on the broker or developer.

All interests described herein will be offered without regard to marital status, sex, race, handicap, religion, familial status, color, ancestry, creed, or national origin. The offeror will not indicate a preference for, or a rejection of any particular group in its advertising, rendering of services, or in any other manner.
PART I

GLOSSARY

(Please list and define the significant and key terms contained in this offering statement, the timeshare plan and contractual documents)
PART 2

GENERAL INFORMATION

1. General description of property, unit types (i.e. number of bedrooms, bathrooms, sleeping capacity, and kitchens) and recreational facilities comprising this offering.

2. Location of timeshare. Include name of road or route number that provides direct access to subdivision.

3. Name, population and road distance to nearby towns.

4. Indicate the number of timeshare units, the length and number of timeshare interests (expressed in 7 day use periods) contained in each unit, and the total number of timeshare interests that constitute this offering. Indicate how, on an annual basis, the sum of nights that purchasers are entitled to use the accommodations does not exceed the number of nights available for use. Include additional phases that may be developed in the future.

5. Describe the reservation policies or procedures purchaser must follow to utilize these interests.

6. Indicate if the property comprising this offering is subject to any type of unit owners or member association(s), or any type of community trust. Provide details and costs to purchasers.

7. Describe any common areas and facilities.

8. Describe any limited common areas and facilities stating to which unit or units their use is reserved.
9. Indicate the percentage of undivided interest in the common areas and facilities appertaining to each unit and its owners.

10. By what method may the declaration be amended? (i.e. percentage of vote.)

11. By what method may the by-laws be amended? (i.e. percentage of vote.)

12. When, how, and to whom will control of common areas and facilities be transferred?

13. Describe any and all restrictions on a purchaser’s right to occupy, sell, or rent their timeshare interest.

14. Summarize any additional restrictions, covenants, easements, and/or reservations affecting the interests being offered.

Indicate if the offering is part of any “multi-site” or “club” timeshare plan. If so, provide the significant details of such plan, including but not limited to the ability of purchaser to access other component site resorts, cost to purchasers, priority reservation procedures, etc.

*(Please provide all the information regarding the multi site or club component as required under NJSA 45:16.59(c).*

**NOTICE TO PURCHASERS:**

THE ABOVE ARE SUMMARY IN NATURE. PURCHASERS ARE ADVISED TO CAREFULLY READ THE DECLARATION OF CONDITIONS, RESERVATIONS AND RESTRICTIONS.
PART 3

OPERATIONS and MANAGEMENT

1. Provide the name and principal address of the managing entity. Indicate the relationship between the developer and the managing or servicing agent.

2. Describe the method of operation and management of the common elements and recreational facilities.

3. Describe what percent of any maintenance fee will be held as a reserve for replacement and repairs.

4. Indicate if there is a lien or lien right against each timeshare interest to secure the payment of assessments for the use, maintenance and operation of common areas and recreational facilities. Describe ramifications to purchasers if they fail to make payments.

5. Describe the method and timing for the performing of maintenance on the accommodations.

6. What, if any, is the dollar amount and percentage of developer’s contribution to the operation of owner’s association and/or common elements and amenities? Disclose the possible ramifications if and when developer ceases his contribution.

7. List any services provided or paid for by the developer that are not currently reflected in the budget.

8. Indicate the current property tax rate, the fiscal year to which it applies, and who is responsible for the collection and payment of property taxes.

9. Indicate if the timeshare property is subject to, or located within any special taxing districts or subject to any bond issues. Provide details and costs to purchasers.
PART 4

IMPROVEMENTS

1. Describe the nature, type, capacity and proposed dates of completion of those infrastructure improvements (including, but not limited to roads, drinking water, sanitary sewer, drainage, building construction, etc.) and recreational facilities to be completed by the developer. Identify which governmental authorities have jurisdiction over the development of the property, what permits or applications have been obtained, or remain to be obtained, and what provisions have been made to secure promised improvements.

2. What provisions have been made, or will be made for continued maintenance of the above noted improvements? Provide estimated cost to purchasers.

3. What arrangements or agreements have been made to provide the purchaser with the following facilities? (List proximity to subdivision):

   Fire Protection:
   Hospital:
   Police Protection:
   Houses of Worship:

4. Indicate the maximum number of units and timeshare interests that will use the above facilities.

5. Indicate which, if any of the above facilities will be available for use by non-owners, as well as owners.

6. Explain the terms and conditions of use, access and cost for those common or recreational facilities promoted with this offering, but not included in the purchase of an interest in this offering. List all optional memberships, fees, and/or off-site amenities promoted with this offering.
PART 5
TITLE, CONTRACT, METHOD OF SALE

1. Describe how the developer holds title or interest in the property.

2. Describe any liens or encumbrances on the property (including mortgages). Indicate if release or non-disturbance agreements are in place and the method for exercising these provisions.

3. Describe the type of ownership or occupancy rights being offered. Describe the manner by which this title, right or other interest contracted for is to be conveyed to the purchaser.

4. Summarize the terms and conditions of sale.

5. State the name and address of the escrow agent and the account number, name and address of the U.S. Bank where the account is located, or summarize the terms of any bonding agreement entered into to protect purchaser deposit monies until closing of the transaction.

6. List all additional costs, including, but not limited to closing costs and any existing or proposed special one-time and recurring taxes or assessments, which the purchaser will be required to pay.

7. Other than statutory rescission periods, indicate if there are any other refund privileges.

NOTICE TO PURCHASERS

PURSUANT TO NEW JERSEY LAW, YOU HAVE THE RIGHT TO CANCEL YOUR CONTRACT OR AGREEMENT WITHOUT CAUSE BY Sending or delivering written notice of cancellation to the developer or his agent by midnight of the seventh (7th) calendar day on which such contract or agreement was executed. All monies paid will be promptly refunded.

IF CONTRACT DOCUMENTS AND/OR LOCAL LAW GRANTS A RESCISSION PERIOD OF GREATER THAN 7 DAYS, THEN THE LONGER PERIOD WILL APPLY.

1. Provide the significant details of any purchaser financing provided or recommended by the developer/applicant.
EVEN THOUGH THE DEVELOPER OFFERS OR RECOMMENDS LENDER FINANCING, ALTERNATE SOURCES OF FINANCING MAY BE AVAILABLE. PURCHASERS SHOULD ASCERTAIN FOR THEMSELVES WHAT METHOD OR SOURCES OF FINANCING BEST SUITS THEIR INDIVIDUAL NEEDS.
PART 6
ADDITIONAL INFORMATION

1. Indicate if developer retains the right to rent unsold units as part of a sales promotion or transient hotel operation.

2. List all exchange programs associated with these timeshare interests, along with a summary of the procedures and estimated costs to purchasers to utilize these programs.

3. Indicate if the timeshare property or any portion thereof, is regularly or periodically subject to any natural or man-made forces that would tend to adversely affect the use and enjoyment of the property.

4. Describe the nature, type and amount of hazard and liability insurance supplied, or to be supplied, by the developer or association. Describe the nature and type of hazard and liability insurance recommended to be carried by the owner.

5. Describe the present use and zoning of the property contained in this offering, as well as the present use and zoning of all lands adjoining the

6. Will any of the following representations be made in the offering or advertising of the units for sale? If yes, provide details.

Money-back guarantee under specific conditions

A bonus or gift to the purchaser

Existence of nearby recreational facilities

Membership in a club or association

Any special sale inducements
7. Summarize the terms and conditions of any final or judicial or administrative orders (including bankruptcy), consent agreements with, or disciplinary actions taken by any governmental entity under which the developer/applicant is currently operating, or has been subject to in the past five years.

8. Are there any other details in connection with the property which the persons offering these interests desire to set forth?

THIS PUBLIC OFFERING STATEMENT IS INTENDED AS A SUMMARY OF CERTAIN MINIMUM INFORMATION, AND IS NOT INTENDED AS AN ALL-INCLUSIVE EXPLANATION OF THE DEVELOPMENT. IT IS BASED UPON INFORMATION FURNISHED BY THE DEVELOPER, AND DOES NOT CONSTITUTE AN ENDORSEMENT OR RECOMMENDATION OF THE MERITS OR VALUE OF THE OFFERING BY THE NEW JERSEY REAL ESTATE COMMISSION.

PROSPECTIVE PURCHASERS SHOULD NOT RELY UPON ANY ORAL REPRESENTATIONS AS BEING CORRECT OR BINDING UPON THE DEVELOPER.

PROSPECTIVE PURCHASERS SHOULD REVIEW ALL DOCUMENTS, EXHIBITS, CONTRACTS AND MATERIALS APPLICABLE TO THIS PURCHASE, AND ARE ENCOURAGED TO CONSULT WITH LEGAL COUNSEL BEFORE ENTERING INTO A CONTRACT TO PURCHASE THE INTEREST OFFERED HEREIN.
PART 7

EXHIBITS

(Please list and attach any additional applicable exhibits as required under NJSA 45:15-16.59 and applicable regulation)
RECEIPT FOR PUBLIC OFFERING STATEMENT

________________________________________

PROMOTIONAL NAME

I HAVE RECEIVED AND HAVE BEEN AFFORDED THE OPPORTUNITY TO READ THE PUBLIC OFFERING STATEMENT AND ANY ATTACHED EXHIBITS DATED ____________________ FOR THE ABOVE-NAMED TIMESHARE PLANN.

DATE AND TIME RECEIVED: ________________________________

_______________________________               ________________________________
WITNESS/SALESPEerson                      SIGNATURE

_______________________________
SIGNATURE

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