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OFFICE OF ADMINISTRATION IN AND FOR THE STATE OF ARIZONA

Jerry Wheeler, Petitioner, vs.) CASE NO. HO 17-17/036) DOCKET NO. 18F-H1717036-REL
Beaver Dam Estates Homeowners Association,) Respondent.) FINAL ORDER))))

Pursuant to Arizona Revised Statutes ("A.R.S.") § 41-1092.08, the attached Administrative Law Judge ("ALJ") Decision is adopted by the Commissioner of the Department of Real Estate ("Commissioner") and is accepted as follows:

<u>ORDER</u>

The Commissioner accepts the ALJ decision that the petitioner's petition be granted. That the Respondent hold a meeting in accordance with the planned community statutes as currently scheduled on December 28, 2017. That pursuant to A.R.S. § 32-2199.02(A), the Respondent shall pay to the Petitioner the filing fee required by section 32-2199.01 and shall pay to the planned community hearing office fund established by A.R.S. § 32-2199.05 the sum of \$250.00 as a civil penalty for the violation detailed above.

Pursuant to A.R.S. § 32-2199.02(B), this Order is binding on the parties unless a rehearing is granted pursuant to A.R.S. § 32-2199.04 based on a petition setting forth the reasons for the request for rehearing, in which case the order issued at the conclusion of the rehearing is binding on the parties.

A person aggrieved by a decision of the administrative law judge may apply for a rehearing by filing with the commissioner a petition for rehearing or review within thirty (30) days after the service of this Final Order pursuant to A.R.S. § 41-1092.09. A written request for

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rehearing should be addressed to Dan Gardner, 2910 N. 44th St. Suite 100, Phoenix, Arizona 85018.

This Order is a final administrative action and is effective immediately from the date service is complete. A party may appeal this final administrative decision by filing a complaint for judicial review pursuant to title 12, chapter 7, article 6. The Order will not be stayed unless a stay is obtained from the court in conjunction with the judicial review action.

DATED this 13th day of September 2017.

Judy Lowe, Commissioner DEPARTMENT OF REAL ESTATE

The foregoing mailed this 13th day of August 2017,

Copy mailed via certified mail receipt number 91 7199 9991 7037 6682 8115 to:

Jerry E Wheeler 3411 Park Place

PO Box 246

Littlefield, AZ 86432

Copy sent via certified mail receipt no. 91 7199 9991 7037 6682 8122 to:

Beaver Dam Estates Homeowners Association PO Box 481

Littlefield, AZ 86432

COPY electronically transmitted to:

The Office of Administrative Hearings 1400 W Washington St, Suite 101

Phoenix, AZ 85007

By:

Dan Gardner HOA Coordinator

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IN THE OFFICE OF ADMINISTRATIVE HEARINGS SEP 0 6 2017

IN THE OFFICE OF ADMINISTRATIVE HEARINGS Dept. of Real Estates

Jerry Wheeler,

Petitioner,

VS.

Beaver Dam Estates Homeowners Association,

Respondent.

No. 18F-H1717036-REL

ADMINISTRATIVE LAW JUDGE DECISION

HEARING: September 5, 2017

<u>APPEARANCES</u>: Petitioner Jerry Wheeler appeared personally. No representative of Respondent Beaver Dam Estates Homeowners Association appeared.

ADMINISTRATIVE LAW JUDGE: Suzanne Marwil

Based upon the evidence of record, the Administrative Law Judge makes the following Findings of Fact, Conclusions of Law and Order:

FINDINGS OF FACT

- 1. Petitioner, who owns a home within Respondent, filed a petition with the Arizona Department of Real Estate on June 8, 2017 alleging that Respondent had not held a meeting in several years. At hearing, Petitioner testified that he had moved in to Respondent on April 1, 2014 and that Respondent had not held a meeting during his tenure at Respondent, leading him to file the petition alleging a violation of A.R.S. § 33-1804(B).
- 2. Respondent's current president, Randy Hawk, responded to the Petition by agreeing to hold as meeting of Respondent.
- 3. The meeting was set for July 18, 2017, but only about ten people attended, leading Hawks to set another meeting for December 28, 2017.
- 4. Hawks then sent a letter to all the members of Respondent notifying them of the December 28, 2017 meeting at which an election would be held to nominate a new

- 5. Petitioner subsequently informed the Tribunal that Hawks passed away and that he did not know who could serve as Respondent's representative in this matter.
- 6. On August 16, 2017, the Tribunal issued an order indicating that it had been informed of the passing of Hawks and requesting that Respondent name a new representative as soon as possible. That order was mailed to Respondent's address of record.
- 7. Hearing was held at the Office of Administrative Hearings in Phoenix, Arizona on September 5, 2017.
- 8. Respondent failed to appear at the time scheduled for hearing and did not request to appear telephonically. After the expiration of a 20 minute grace period, the Administrative Law Judge conducted the hearing in Respondent's absence.
- 9. Petitioner testified regarding his many efforts to have Hawks convene a meeting to review Respondent's financial statements with the homeowners. He offered numerous written statements from other homeowners within Respondent confirming that no meeting of Respondent had been held for several years. See Exhibit B.

CONCLUSIONS OF LAW

- 1. Petitioner filed his petition against Respondent with the Department pursuant to A.R.S. § 32-2199 *et seq*.
- 2. The Department referred this matter to the Office of Administrative Hearings for hearing and the issuance of an Order, pursuant to A.R.S. §§ 32-2199.01(D) and 32-2199.02.
- 3. Pursuant to A.A.C. R2-19-119(B), Petitioner has the burden of proof in this matter. The standard of proof is preponderance of the evidence. A.A.C. R2-19-119(A).
- 4. A.R.S. § 33-1804 provides in pertinent part as follows:
 - B. Notwithstanding any provision in the community documents, all meetings of the members' association and the board shall be held in this state. A meeting of the members' association shall be held at least once each year. Special meetings of the members' association may be called by the president, by a majority of the board of directors or by members having at least twenty-five percent, or any lower percentage specified in the bylaws, of the votes in the

association. Not fewer than ten nor more than fifty days in advance of any meeting of the members the secretary shall cause notice to be hand-delivered or sent prepaid by United States mail to the mailing address for each lot, parcel or unit owner or to any other mailing address designated in writing by a member. The notice shall state the date, time and place of the meeting. A notice of any annual, regular or special meeting of the members shall also state the purpose for which the meeting is called, including the general nature of any proposed amendment to the declaration or bylaws, changes in assessments that require approval of the members and any proposal to remove a director or an officer. The failure of any member to receive actual notice of a meeting of the members does not affect the validity of any action taken at that meeting.

(Emphasis added)

- 5. The unconverted evidence established that Respondent violated A.R.S. § 33-1804(B) by failing to hold the statutorily required annual meeting of Respondent for several years prior to the filing of the petition.
- 6. Respondent should hold an annual meeting in accordance with the planned community statutes.

ORDER

IT IS ORDERED that Petitioner's petition be granted.

IT IS FURTHER ORDERED that Respondent hold a meeting in accordance with the planned community statutes as currently scheduled on December 28, 2017.

IT IS FURTHER ORDERED that pursuant to A.R.S. § 32-2199.02(A), the Respondent shall pay to the Petitioner the filing fee required by section 32-2199.01 and shall pay to the planned community hearing office fund established by A.R.S. § 32-2199.05 the sum of \$250.00 as a civil penalty for the violation detailed above.

Pursuant to A.R.S. § 32-2199.02(B), this Order is binding on the parties unless a rehearing is granted pursuant to A.R.S. § 32-2199.04 based on a petition setting forth the reasons for the request for rehearing, in which case the order issued at the conclusion of the rehearing is binding on the parties.

In the event of certification of the Administrative Law Judge Decision by the Director of the Office of Administrative Hearings, the effective date of the Order will be five days from the date of that certification.

Done this day, September 6, 2017.

/s/ Suzanne Marwil Administrative Law Judge

Transmitted electronically to:

Judy Lowe, Commissioner Arizona Department of Real Estate