

HILLEY & WYANT-CORTEZ, P.A.

Attorneys at Law

860 US Highway One, Suite 108
North Palm Beach, Florida 33408-3825
Telephone (561) 627-0009 / Facsimile (561) 627-4900

W. Donald Hilley
W. Claire Wyant-Cortez
Victoria J. Morton

Lora D. Howe
Katerina E. Mills
Andrew A. Harris

March 9, 2007

ORIGINAL SENT VIA FEDERAL EXPRESS
and copy sent via regular U.S. Mail

Javier Arrieta
8181 Ambach Way
Unit# 34B
Hypoluxo, Florida 33462

RE: Clarification/Amendment of Prior Letter

Dear Mr. Arrieta:

As you know, I represent Quadrille Homeowners Association, Inc. Yesterday, on March 8, 2007, it was reported to me that you were upset with aspects of my letter to you, dated March 5, 2007. **As clearly as I can communicate here in writing, I sincerely apologize if my letter was interpreted to limit or prevent you from exercising any of your rights to speak or communicate or write about Association matters, or any matters, to anyone. Moreover, as clearly as I can communicate to you in writing, I sincerely apologize if my prior correspondence was seen or interpreted as an effort to intimidate you.**

This March 5, 2007 letter was based upon the following information reported to me by the President of the Association:

- (1) That you were posting newsletters on fences/courtyards in the community;
- (2) That the method of doing so, including approaching and harassing and bothering some Association Members was creating complaints from other Association members;
- (3) That information within the newsletters was false and defamatory.

It was my intention with this March 5, 2007 letter to advise you of the reported conduct which violates the Association's Governing Documents and Rules & Regulations. To the extent that any statement in my letter can be construed as an attempt to limit any conduct not in violation of the Association's Governing Documents, my letter is hereby amended.

Specifically, if my letter can be interpreted to be a demand to limit your right to freely speak or communicate with anyone concerning any issue, or that it was an attempt to limit the publication or posting or distribution of any information that does not violate the Association's Governing

Documents, or to restrict your right to approach your neighbors in a non-harassing manner, my letter is hereby amended to clarify that limiting all of these rights was not my goal or intention in any manner whatsoever.

If you would like to contact me by phone, in person, or by letter to discuss the Violations of the Governing Documents, or any other issues discussed in this letter or my November 6, 2006 letter to you, please reach me at your convenience. There will no charge of attorneys' fees for discussing any of these issues.

Sincerely,

A handwritten signature in cursive script, appearing to read "A. Harris".

Andrew A. Harris

cc: Ms. Bobbi Fletcher, Fair Housing