## Huntington Landmark Senior Adult Community Association 20880 Oakridge Lane, Huntington Beach, CA 92646

#### <u>Architectural Control Committee (ACC) Specifications</u>

Standard 35 Acoustic Material Removal September 02, 2021

(Please note deviations specific to Phase 1 Units)

#### **GENERAL**

The following provides information to owners regarding the radiant heat in their ceiling: its location, construction, and maintenance responsibilities. It also describes the requirements for removing acoustic (popcorn) material from **Phase 1 Unit ceilings** due to their radiant heat systems potential asbestos infused joint compound.

#### Location:

- In ceilings of living rooms, dining rooms and bedrooms
- Controlled by in-line thermostats in each room (living & dining room may be on same circuit).
- Not installed in kitchens, hallways, and bathrooms because of presence of ceiling lighting and/or exhaust fans.

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#### Construction:

- Drywall sheet attached to bottom of ceiling joists.
- Ceiling sprayed with layer of acoustical material.
- o Radiant-heat wiring covered with drywall sheet and/or layer of plaster.
- PHASE 1 UNITS Radiant-heat wiring attached to drywall with staples or glue.

#### Maintenance Responsibility:

- Normal aging of radiant-heat wiring Association (same as other in-wall wiring)
- Damage to radiant-heat wiring Owner
- Circuit-breakers & in-line thermostats Owner
- Circuit-breaker boxes & junction boxes Association (same as other in-wall wiring)

#### Alterations (Specific to Phase 1 Units):

- Removing acoustical ceiling (popcorn) material requires approval of Architectural Control Committee since its removal may damage radiant-heat wiring. The probability of damage depends on thickness of drywall sheet and/or plaster and aggressiveness of scraping. Since removed material likely contains asbestos, it must be tested and disposed of as required by law. Removed material may not be disposed of in the Dumpsters anywhere in the Huntington Landmark property.
- Attaching anything to ceilings requires approval of Architectural Control Committee since it may damage radiant-heat wiring.

## All applications for ACC permission to remove acoustic ceiling material must also include:

- Asbestos test results
- Floorplan with location of intended material removal clearly indicated

#### **HUNTINGTON LANDMARK**

## 20880 Oakridge Lane – Huntington Beach, CA 92646 Architectural Control Committee (ACC) Application and Use Permit Agreement (UPA)

ACC Standard Number a	and Name: s may require multiple app	lication	c)	
(Note: Complex project.	s may require multiple app	lication	>)	
Owner Name:		Date	2:	
Address and Unit #:				
Home Phone #:		Mok	ile Phone#:	
Email:		Unit	Model:	
Scope of work:				
the Specifications t	derstand the Specifications apon on the sure	they rea	d and understand th	em. I understand that my
<ol> <li>I understand and a contractor I hired a</li> </ol>	o read and sign the Contracto cknowledge that any damage are my responsibility and I wil or repairs to be done at my c	s to Asso	ociation property res	sulting from actions of the
4. I understand the er	ntity performing the work mu	st be pro	perly licensed and i	nsured.
5. I understand that in	n certain major structural alte	erations	the Association may	need to bring in the
services of an outsi	de consultant for evaluation	of plans,	to monitor progress	s, perform final inspections,
etc. and in such ins	tances I, the owner, will be h	eld finan	cially responsible.	
Owner Signature:			Date:	
Contractor Name:			License #:	
Contractor Address:		Contractor Phone#:		
	*****BELOW FOR A	ACC USE	ONLY *****	
Tentative Approval by:	1.	2.		Date:
Waiting to Receive:		1		
Application Denied by:	1.	2.		Date:
Approved to Commence by:	1.	2.		Date:
Final Inspection and Approval by:	1.	2.		Date:

#### **CONTRACTOR ACCEPTANCE AGREEMENT**

Owner Nar	ne:	Address and Unit #:
Standard N	umber and Name:	
Scope of W	ork:	
Control Comm	nittee (ACC) Standards and Mainte	tify that I have read all the applicable Architectural nance Standards for the work I have been hired by the I am able to comply with all items.
	hat the ACC or their representativ gement that they have been comp	e will inspect all work I have done when the owner leted.
required, at m		Il requirements described within the Standards, I am r who hired me, to make necessary changes and
-		ensation or a letter declaring sole proprietorship, to "no employees" for the project file.
	two Certificates of Liability Insur t file with each certificate naming of	ance and the Additional Insured Blanket Endorsement one of the following:
1.	Seabreeze Management 26840 Aliso Viejo Parkway Suite Aliso Viejo, CA 92656	#100
	And	
2.	Huntington Landmark 20880 Oakridge Lane Huntington Beach, CA 92646	
Contractor	Printed Name and License #	
Contractor	Signature and Date:	
Owner Sign	nature and Date:	

Owner Printed Name:	Unit #:		

#### STANDARD CONTRACTOR REQUIREMENTS

- 1. All work is to be performed by a licensed and insured contractor per California law.
- 2. A copy of the pertinent ACC Standards, the ACC approval letter and the City of Huntington Beach permits must be kept available on the job site for the duration of the project.
- 3. All trash and material generated at the project site must be transported out of Huntington Landmark property by the contractor. Trash and material from the project cannot be placed in Association trash containers the owner is responsible for all costs to remove trash and material is found in Association trash containers.
- 4. The term "contractor" includes their employees, agents, subcontractors, suppliers, and any other person under their cognizance.
- 5. Work hours are designated Monday through Saturday, 7:30 am to 6:00 pm with the exception of emergencies.
- 6. No unnecessary noise, radios, or boom boxes be considerate of other residents.
- 7. Safety cones, yellow tape and any other type of precautionary items are to be in place by contractor at and around the project site when necessary.
- 8. Construction site must be left clean each day.
- 9. Construction items such as sand, cement, and dirt must not be placed on streets, walkways, or grass without protective underlying ground cover in place.
- 10. Parking restrictions, fire lanes, and speed restrictions must always be observed and respected.
- 11. Contractors are to park on the street not in Resident-only parking spaces adjacent to the garages.
- 12. Contact security at the Atlanta gate if you are unsure where to park.
- 13. No signs advertising the contractor may be posted at any time.
- 14. All contractor vehicles must be clearly identified with signage indicating to whom they belong. A dashboard permit must be obtained at the Atlanta gate security.
- 15. Owner must provide a copy of these requirements to their contractor.

Contractor Signature:	Date:



PRODUCER

**ADDRESS** 

COMPANY NAME

#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 01/01/2020

FAX (A/C, No): XXX-XXX-XXXX

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT INSURER
NAME:
PHONE
(A/C, No, Ext): XXX-XXXX

E-MAIL person@email.

E-MAIL ADDRESS: person@email.com

PHONE			INS	NAIC#			
			INSURER A: CARRIER NAME			XXXX	
INSURED				INSURER B:			
CONTRACTOR INFORMATION			INSURER C :				
	ADDRESS			INSURER D :			
	PHONE			INSURER E :			
						······································	
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INSF LTR	TYPE OF INSURANCE	ADDL SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
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	CLAIMS-MADE OCCUR					MED EXP (Any one person) \$	X0000.00
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						GENERAL AGGREGATE \$	X000000.00
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	X POLICY PRO- JECT LOC					\$	
	AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident) \$	
	ANY AUTO					BODILY INJURY (Per person) \$	
	ALL OWNED SCHEDULED					BODILY INJURY (Per accident) \$	
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	HIRED AUTOS AUTOS			<b>Y</b>		(Per accident) \$	
	UMBRELLA LIAB OCCUB						
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	EXCESS LIAB CLAIMS-MADE					AGGREGATE \$	
	DED RETENTION\$					\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N					WC STATU- OTH- TORY LIMITS ER	
X	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A	Policy#XXXXXXXXXXX	01/01/2020	12/31/2020	E.L. EACH ACCIDENT \$	X000000.00
(Mandatory in NH)				0 170 172020		E.L. DISEASE - EA EMPLOYEE \$	X000000.00
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT \$	X000000.00
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)							
CE	CERTIFICATE HOLDER CANCELLATION						
Seabreeze Management 26840 Aliso Viejo Parkway Suite 100 Aliso Viejo, CA 92656			SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
				Rep. Signature			
AC	ORD 25 (2010/05)			© 19	88-2010 AC	ORD CORPORATION. All	rights reserved.



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 01/01/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT INSURER			
	NAME: MOGNER			
COMPANY NAME	PHONE (A/C, No, Ext): XXX-XXXX FAX (A/C, No): XXX-XXXX			
ADDRESS	E-MAIL address: person@email.com			
PHONE	INSURER(S) AFFORDING COVERAGE NAIC #			
	INSURER A: CARRIER NAME	XXXX		
INSURED	INSURER B:			
CONTRACTOR INFORMATION	INSURER C :			
ADDRESS	INSURER D :			
PHONE				
THORE	INSURER E :			
OOVED A OFO	INSURER F:			
COVERAGES CERTIFICATE NUMBER:	REVISION NU			
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CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORD	DED BY THE POLICIES DESCRIBED HEREIN IS SU	JBJECT TO ALL THE TERMS.		
EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE	BEEN REDUCED BY PAID CLAIMS.	,		
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(Mandatory in NH)  If yes, describe under	E.L. DISEASE - EA			
DESCRIPTION OF OPERATIONS below	E.L. DISEASE - PC	DLICY LIMIT \$ X00000.00		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks	Schedule, if more space is required)			
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CERTIFICATE HOLDER	CANCELLATION			
Huntington Landmark	SHOULD ANY OF THE ABOVE DESCRIBED POLI	CIES BE CANCELLED BEFORE		
	THE EXPIRATION DATE THEREOF, NOTICE	E WILL BE DELIVERED IN		
20880 Oakridge Lane	ACCORDANCE WITH THE POLICY PROVISIONS.			
Huntington Beach, CA 92646				
	AUTHORIZED REPRESENTATIVE			
	Rep. Signature			
ACORD 25 (2010/05)	© 1988-2010 ACORD CORPOR	RATION. All rights reserved.		

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# ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – AUTOMATIC STATUS WHEN REQUIRED IN CONSTRUCTION AGREEMENT WITH YOU

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II Who Is An Insured is amended to include as an additional insured any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
  - 1. Your acts or omissions; or
  - The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured.

However, the insurance afforded to such additional insured:

- Only applies to the extent permitted by law;
- **2.** Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

**B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

- "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
  - a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
  - **b.** Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

- "Bodily injury" or "property damage" occurring after:
  - a. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
  - b. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

- Required by the contract or agreement you have entered into with the additional insured; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations:

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

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