PROPERTY OWNERS ASSOCIATION							*	IN 7	ГНЕ			
OF	ARUNI	DEL O	N THE	BAY, II	NC. et. e	al.						
							*	CIR	CUIT C	COURT	1	
		Plai	ntiffs/C	ounter-	Defenda	ants			_			
v.							*	FOI	₹			
MAURICE B. TOSE', et ux.						*	ANNE ARUNDEL COUNTY					
Defendants/Counter-Plaintiffs						tiffs	*	Cas	e No. <u>C</u>	-02-CV	-19-00	<u>3640</u>
*	*	*	*	*	*	*	*	*	*	*	*	*

## <u>LINE</u> TO REVISE DEFENDANTS' PRETRIAL STATEMENT

The Defendants/Counter-Plaintiffs, Maurice Tose' and Teresa Layden ("Tose"), by and through their attorneys, Barbara J. Palmer and Hyatt & Weber, P.A., files this Revised Pre-Trial Statement by interlineation in order to include additional witnesses as follows:

## 7. <u>Witnesses</u>

The Defendants reserve the right to call the following as witnesses:

Maurice Tose'

Asher Tose'

A representative of the Anne Arundel County Fire Department

Neighboring property owners in Arundel on the Bay to the Defendants' property

Matthew Miller Terrain Inc. 106 Old Solomons Island Road Annapolis, Maryland 21401

The remaining provisions of the Defendants' Pre-Trial Statement are incorporated herein.

\_/s/

Barbara J. Palmer (CPF # 8501010468)
Hyatt & Weber, LLC
200 Westgate Circle. 5<sup>th</sup> Floor
Annapolis, Maryland 21401
(410) 266-0626
bpalmer@hwlaw.com
Attorney for Maurice Tose' and Teresa Layden

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this <u>30<sup>th</sup></u> day of September, 2020, a copy of the foregoing Pre-Trial Statement was filed in accordance with the MDEC system and a copy will be electronically served upon:

Wayne Kosmerl
Tucker Meneely
125 West Street, 4<sup>th</sup> Floor
Annapolis, Maryland 21401
kosmerl@councilbaradel.com
meneely@councilbaradel.com
Attorneys for the Plaintiffs

/s/ Barbara J. Palmer (CPF # 8501010468)