

Principals
Howard A. Goldklang, CPA, MBA
Donald E. Harris, CPA
Anne M. Sheehan, CPA

Anne M. Sheehan, CPA S. Gail Moore, CPA 1801 Robert Fulton Drive, Suite 200 Reston, VA 20191

Managers Jamie L. Brodnax, CPA

Allison A. Day, CPA Jeremy W. Powell, CPA Renee L. Watson, CPA

Independent Auditor's Report

Board of Directors The Lauren, A Condominium Washington, D.C.

We have audited the accompanying Balance Sheets of The Lauren, A Condominium as of December 31, 2009 and 2008, and the related Statements of Income, Members' Equity and Cash Flows for the years then ended. These financial statements are the responsibility of the Association. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Association's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the Association, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of The Lauren, A Condominium as of December 31, 2009 and 2008, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The supplementary information on future major repairs and replacements on page 11 is not a required part of the basic financial statements of The Lauren, A Condominium, but is supplementary information required by accounting principles generally accepted by the United States of America. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the supplementary information. However, we did not audit the information and express no opinion on it.

March 23, 2010

Goldklang Group CPAs, P.C.

THE LAUREN, A CONDOMINIUM BALANCE SHEETS DECEMBER 31, 2009 AND 2008

		2009		2008	
<u>ASSETS</u>					
Cash and Cash Equivalents	\$	214,595	\$	112,248	
Interest-Bearing Deposits		821,024		1,140,161	
Investments		25,000		-	
Assessments Receivable		10,136		9,211	
Due from Prior Management				64,735	
Income Taxes Receivable		7,958	2,393		
Prepaid Expenses		34,105		35,031	
Fixed Assets - Net		8,006	-	8,006	
Total Assets	\$	1,120,824	\$	1,371,785	
LIABILITIES AND MEMI	BERS	' EQUITY			
Accounts Payable - Trade	\$	47,785	\$	31,164	
Accounts Payable - Other		14,230		14,230	
Prepaid Assessments		33,050		26,423	
Total Liabilities	\$	95,065	\$	71,817	
Donloomant Daggerrag	\$	979,235	\$	1,234,631	
Replacement Reserves	Ф		Φ	, ,	
Unappropriated Members' Equity	ф.	46,524	<u> </u>	65,337	
Total Members' Equity	<u>\$</u>	1,025,759	\$	1,299,968	
Total Liabilities					
and Members' Equity	\$	1,120,824	\$	1,371,785	

THE LAUREN, A CONDOMINIUM STATEMENTS OF INCOME FOR THE YEARS ENDED DECEMBER 31, 2009 AND 2008

	2009		2008	
INCOME:				
Assessments	\$	1,045,800	\$	987,571
Parking		11,745		11,412
Rent		19,575		19,200
Interest		25,485		48,789
Laundry		31,797		27,765
Move In Fees		6,027		7,550
Other		8,210		7,858
Total Income	\$	1,148,639	\$	1,110,145
EXPENSES:				
Payroll and Related Benefits	\$	402,130	\$	379,012
Management		23,601		17,484
Legal, Audit and Tax Preparation		11,358		8,786
Insurance		33,382		35,261
Administrative		11,129		15,433
Utilities		309,219		294,931
Grounds Maintenance		6,100		5,656
Elevator		19,545		15,212
HVAC		16,841		8,889
Pool		5,611		2,726
Laundry Equipment		6,364		-
Repairs and Maintenance		72,761		82,172
Association Owned Unit		7,745		7,979
Income Taxes	***************************************	9,381	***************************************	14,046
Total Expenses	\$	935,167	<u>\$</u>	887,587
Net Income before Contribution				
to Reserves	\$	213,472	\$	222,558
Contribution to Reserves	***************************************	(232,285)		(270,825)
Net Income (Loss)	\$	(18,813)	\$	(48,267)

THE LAUREN, A CONDOMINIUM STATEMENTS OF MEMBERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2009 AND 2008

	Replacement Reserves		•		Total Members' Equity			
Balance as of December 31, 2007	\$	1,006,211	\$	113,604	\$	1,119,815		
Addition:								
Contribution to Reserves		270,825				270,825		
Deductions:								
Pool	(26,685)					(26,685)		
Garage Door		(6,585)				(6,585)		
Roof		(9,135)				(9,135)		
Net Loss	•			(48,267)		(48,267)		
Balance as of December 31, 2008	\$	1,234,631	\$	65,337	\$	1,299,968		
Addition:								
Contribution to Reserves		232,285				232,285		
Deductions:								
HVAC		(209,663)				(209,663)		
Lobby		(220,535)				(220,535)		
Fence		(3,432)				(3,432)		
Drains		(1,250)				(1,250)		
Camera	(737)					(737)		
Antenna		(2,975)				(2,975)		
Water Heater		(49,089)				(49,089)		
Net Loss				(18,813)	•••••	(18,813)		
Balance as of December 31, 2009	\$	979,235	\$	46,524	\$	1,025,759		

THE LAUREN, A CONDOMINIUM STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2009 AND 2008

	2009	2008
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net Income (Loss)	\$ (18,813)	\$ (48,267)
Adjustments to Reconcile Net Income (Loss)		
to Net Cash Provided by Operating Activities:		
Decrease (Increase) in:		
Assessments Receivable	(925)	16,361
Due from Prior Management	64,735	-
Income Taxes Receivable	(5,565)	4,081
Prepaid Expenses	926	(16,503)
Increase (Decrease) in:		
Accounts Payable - Trade	16,621	(13,398)
Prepaid Assessments	6,627	9,456
Net Cash Flows from Operating Activities	\$ 63,606	\$ (48,270)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Received from Assessments (Reserves)	\$ 206,800	\$ 222,036
Received from Interest (Reserves)	25,485	48,789
Disbursed for Reserve Expenditures	(487,681)	(42,405)
Received from Interest-Bearing Deposits	1,272,137	421,584
Disbursed for Interest-Bearing Deposits/Investments	(978,000)	(770,379)
Net Cash Flows from Investing Activities	\$ 38,741	\$ (120,375)
Net Change in Cash and Cash Equivalents	\$ 102,347	\$ (168,645)
Cash and Cash Equivalents at Beginning of Year	112,248	280,893
Cash and Cash Equivalents at End of Year	\$ 214,595	\$ 112,248
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFO	RMATION:	
Cash Paid for Income Taxes	\$ 16,868	\$ 16,000

THE LAUREN, A CONDOMINIUM NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2009 AND 2008

NOTE 1 - NATURE OF OPERATIONS:

The Condominium was organized under the laws of the District of Columbia in 1980 for the purposes of maintaining and preserving the common property of the condominium. The Association is located in Washington, D.C. and consists of 168 units. The Association's Board of Directors administers the condominium operations.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES:

- A) Method of Accounting The financial statements are presented on the accrual method of accounting, in which revenues are recognized when earned and expenses when incurred, not necessarily when received or paid.
- B) Member Assessments Association members are subject to assessments to provide funds for the Association's operating expenses, future capital acquisitions, and major repairs and replacements. Assessments receivable at the balance sheet date represent fees due from unit owners. The Association's policy is to retain legal counsel and place liens on the properties of owners whose assessments are delinquent. Any excess assessments at year-end are retained by the Association for use in future years. The Association utilizes the allowance method of accounting for bad debt.
- C) Common Property Real property and common areas acquired from the declarant and related improvements to such property are not recorded in the Association's financial statements because those properties are owned by the individual unit owners in common, and not by the Association. Common property includes, but is not limited to, the exterior structures, mechanical equipment and recreational facilities.
- D) Estimates The preparation of financial statements, in conformity with generally accepted accounting principles, requires management to make estimates and assumptions. Such estimates affect the reported amounts of assets and liabilities. They also affect the disclosure of contingent assets and liabilities, at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.
- E) <u>Cash Equivalents</u> For purposes of the statement of cash flows, the Association considers all highly liquid investments and interest-bearing deposits with an original maturity date of three months or less to be cash equivalents.
- F) <u>Depreciation</u> Fixed assets are carried at cost. Depreciation was computed on a straight-line basis over the estimated useful lives of the assets. The assets were fully depreciated in 2007.

THE LAUREN, A CONDOMINIUM NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2009 AND 2008 (CONTINUED)

NOTE 3 - REPLACEMENT RESERVES:

The Association's governing documents require that funds be accumulated for future major repairs and replacements. Accumulated funds held are generally not available for expenditures for normal operations.

The Association had a replacement reserve study conducted by Reserve Advisors, Inc. during 2007. The table included in the supplementary information on Future Major Repairs and Replacement is based on this study.

The study recommends a contribution of \$143,400 for 2009. During 2009, the Association budgeted to contribute \$206,800 to the replacement reserves. In addition, the Association elected to contribute interest income of \$25,485.

Funds are being accumulated in replacement reserves based on estimates of future needs for repair and replacement of common property components. Actual expenditures may vary from the estimated future expenditures and the variations may be material; therefore, amounts accumulated in the replacement reserves may or may not be adequate to meet all future needs for major repairs and replacements. If additional funds are needed, the Association may increase regular assessments, pass special assessments, or delay major repairs and replacements until funds are available.

As of December 31, 2009 and 2008, the Association had designated \$979,235 and \$1,234,631, respectively, for replacement reserves. These designated reserves were funded by cash, interest-bearing deposits and investments.

NOTE 4 - INCOME TAXES:

For income tax purposes, the Association may elect annually to file either as an exempt condominium or as an association taxable as a corporation. As an exempt condominium, the Association's net assessment income would be exempt from income tax, but its interest income would be taxed. Electing to file as a corporation, the Association is taxed on its net income from all sources (to the extent not capitalized or deferred) at normal corporate rates after corporate exemption, subject to the limitation that operating expenses are deductible only to the extent of income from members. For 2009 and 2008, the income taxes were calculated using the corporate method.

LAUREN, A CONDOMINIUM NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2009 AND 2008 (CONTINUED)

NOTE 4 - <u>INCOME TAXES</u>: (CONTINUED)

Effective January 1, 2009, the Association has adopted Financial Accounting Standards Board (FASB) Accounting Standard Codification (ASC) 740-10, formerly FIN 48, Accounting for Uncertainty in Income Taxes. The Association's policy is to recognize any tax penalties and interest as an expense when incurred. For the years ended December 31, 2009 and 2008, the Association incurred penalties and interest of \$868 and \$0 respectively, related to income taxes. The Association's federal and state tax returns for the past three years remain subject to examination by the Internal Revenue Service and the District of Columbia.

NOTE 5 - CASH, INTEREST-BEARING DEPOSITS AND INVESTMENTS:

As of December 31, 2009, the Association maintained its funds in the following manner:

	Туре	Casi	h and Cash		Interest- Bearing				
Institution	Account		uivalents		Deposits	Inv	estments		Total
RBC	Checking	\$	38,678	\$		\$	-	\$	38,678
Simth Barney	Money Fund	•	165,393	•		•		*	165,393
Chevy Chase	Money Market		1,169						1,169
Smith Barney	Money Fund		9,355						9,355
Citi Bank	Certificates of Deposit (4)		ŕ		196,000				196,000
Midfirst Bank	Certificate of Deposit				96,000				96,000
Western Bank	Certificate of Deposit				50,000				50,000
Compass Bank	Certificate of Deposit				50,000				50,000
American Express	Certificates of Deposit (2)				100,000				100,000
BMW Bank	Certificate of Deposit				30,000				30,000
First Bank	Certificate of Deposit				35,000				35,000
Principle	Certificate of Deposit				82,207				82,207
Cit Bank	Certificate of Deposit				50,000				50,000
Cap Mark	Certificate of Deposit				50,000				50,000
Eagle	Certificate of Deposit				81,817				81,817
HSBC Bank	Corporate Bond						25,000		25,000
	Totals	\$	214,595	\$	821,024	\$	25,000	\$	1,060,619

The Association has funds maintained in two Smith Barney money funds. Although the value per share of these accounts has not changed since they were opened and their goal is to maintain a share value of \$1, these accounts are subject to market fluctuation risk. Therefore, the market fluctuation risk as of December 31, 2009 and 2008 was \$174,748 and \$92,769, respectively.

THE LAUREN, A CONDOMINIUM NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2009 AND 2008 (CONTINUED)

NOTE 5 - CASH, INTEREST-BEARING DEPOSITS AND INVESTMENTS: (CONTINUED)

The Association has implemented FASB ASC 820-10 (formerly SFAS No. 157, Fair Value Measurements). ASC 820-10 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles, and expands disclosures about fair value measurements. ASC 820-10 uses the following prioritized input levels to measure fair value. The input levels used for valuing investments are not necessarily an indication of risk.

- <u>Level 1</u> Observable inputs that reflect quoted prices for identical assets or liabilities in active markets such as stock quotes;
- <u>Level 2</u> Includes inputs other than level 1 that are directly or indirectly observable in the marketplace such as yield curves or other market data;
- <u>Level 3</u> Unobservable inputs which reflect the reporting entity's assessment of the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk such as bid/ask spreads and liquidity discounts.

It is the intent of the Association to hold the debt securities until maturity. Therefore, the corporate bonds are recorded at cost or amortized cost. As of December 31, 2009, the market value of the debt securities approximated cost or amortized cost. This bond is not FDIC or SIPC insured, nor backed by the United States Government.

<u>2009</u>	Level 1	Level 2	<u>Level 3</u>	Total
Corporate Bonds	\$ -	\$ 25,000	\$ -	\$ 25,000

NOTE 6 - FIXED ASSETS - NET:

The condominium unit is being depreciated over an estimated useful life of thirty years using the straight-line method.

Condominium Unit	\$ 47,482
Land	8,006
Less: Accumulated Depreciation	(47,482)
Fixed Assets - Net	<u>\$ 8,006</u>

THE LAUREN, A CONDOMINIUM NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2009 AND 2008 (CONTINUED)

NOTE 7 - DUE FROM PRIOR MANAGEMENT:

During 2005, unsupported cash adjustments were recorded in the Association's accounting records totaling \$4,490. During 2006, homeowner assessment receipts of \$60,245 were not deposited in the Association's accounts. Both of these issues occurred while managed by Koger Management Group, Inc. These amounts had been recorded as Due From Prior Management of \$64,735. During 2009, the Association collected from the Association insurance agent amounts due minus a \$10,000 deductible.

The Association's former managing agent, Koger Management Group, Inc. DBA Tri-State Management filed for Chapter 11 Bankruptcy (Reorganization) on July 26, 2007 and was subsequently sold at auction in 2008.

NOTE 8 - SUBSEQUENT EVENTS:

In preparing these financial statements, the Association has evaluated events and transactions for potential recognition or disclosure through March 23, 2010, the date the financial statements were available to be issued.

THE LAUREN, A CONDOMINIUM SUPPLEMENTARY INFORMATION ON FUTURE MAJOR REPAIRS AND REPLACEMENTS DECEMBER 31, 2009 (UNAUDITED)

The Association had a replacement reserve study conducted by Reserve Advisors, Inc. during 2007 to estimate the remaining useful lives and the replacement costs of the components of common property. Replacement costs were based on the estimated costs to repair or replace the common property components at the date of the study. Estimated replacement costs take into account the effects of inflation between the date of the study and the date the components will require repair or replacement. The study does not present the estimated remaining useful lives in a format that can be summarized. Therefore, the estimated remaining useful lives of the common property components are not presented below.

The following has been extracted from the Association's replacement reserve study and presents significant information about the components of common property.

Component	2007 Estimated Replacement Cost
Exterior	\$ 721,975
Interior	625,180
Building Services	2,093,200
Property Site	211,600
Pool	115,000
Garage	102,560
Reserve Study	4,200

Hapresentation Letter

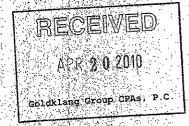
This letter develope be signed by the Board President or Treasurer the management representative, if applicable and provided so our office within 60 days.

The Lauren A Cardoninium

Dute Is History &

GOLDKLANG ÄROLP (PAS, P.C. 1801 Robert Fuler: Drive, Suite 200 Roscon, Virginia 2013)

1907



Dear Auditors

We are providing this latter in connection with your audits of the financial statements of The Lauren, A Condominium age! December 31, 2009 and 2008, and for the vester then ended, for the purpose of expressing an opinion or too between the financial statements present rainly in all material respects, the financial position, and results of editorions and cash flows, in conformity with accounting principles generally accepted in the United States of America. We confirm that we are responsible for the fair presentation in the financial statements of takental position, results of operations, and cash theward conformity with accounting principles generally accepted in the United States of America. We are also responsible for adopting sound accounting policies, establishing and maintaining internal control, and preventing and detecting fraus.

Certain representations in this leater are described as being limited to matters that are material. Rems are considered material if they involve on ambition or missipament of accounting information that, in light of surganding containeds, makes is probable that the judgment of a reasonable passon relying on the information would be changed or influenced by the omission or measurement. An omission or missiatement that is monstarily at the information of material as a manter of qualitative factors.

We continue to the best of our knowledge and belief, the following representations made to you during your suddies

- 1. The fisherial attenients referred to shove use fairly presented in conformity with accounting bruncing processes of account of the United States of Adventes.
- 2. We have snade available to you all -
 - A.) Translatic ords and related data.
 - By Minutes of meetings of the Board of Directors.
- There **th** ve been no communications from regulatory appropries concerning noncompliance with, or deficient in financial reporting practices
- 4. There we no resterial transactions that have not been properly recorded in accounting records under the lineacial statements.
- 5. We arrive agreement with the adjusting journal angles and boys recommended, and they have been posted as the Association's accounts, if appropriate

- We acknowledge our responsibility for the design and implementation of programs and controls to preventant detect fraud.
- 7. We have no knowledge of any fisud or suspected fraue affecting the Association involvings
 - As a management.
 - B) copiesces who have significant toles in internal analyticat
 - C) and its whore the fraud could have a material effection the financial statements.
- 4. We have this wiedge of any allegations of fraud or suspected transforms the Association received in comments store from employees, former employees, termes, regulaters, or others.
- 9. The Authorition has no undisclosed plans or intentions that spay materially affect the carrying value or classification of assets and liabilities.
- 10. The following have been properly recorded or displaced in the financial statements of
 - A) Provide party transactions and related accounts receivedly or payable, including sales, purchases, from, transfers, leasing arrangement, and programmes.
 - B) characteristics, whether written or oral, under which the Association is contingently liable.
- These set no estimates that may be subject to a material campe in the near term that have not been properly disclosed in the financial statements. We understand that near term means the period within one yield at the date of the financial statements. In addition, we have no knowledge of concentrations existing the date of the financial statements that make the Association vulnerable to the risk of severe impact that have not been properly disclosed in the financial statements. We understand that concentrations include individual or group concentrations is sources of labor, services, suppliers or lenders. We findler understand that sovere impact message significantly financially disruptive effect on the normal functioning of the Association.
- Except at legal issues disclosed to you, there are no obser-
 - A) Tipletions or possible violations of laws or regulations whose efficies should be considered for Esclosure in the financial statements or us a basis for the ording a loss contingency.
 - B) After habilities or gain or loss contingeneits that are required to be accused or disclosed by automent of Financial Accounting Standards No. 3.
 - 1) Earthing or threatened litigation, claims or masseries claims that are required to be accrued or selected in the financial statements in accordance, with Statement of Pinancial Accounting Translation or claims.
- (i) The Association has satisfactory this to all owned assets and there are no liens or entumbrances on such assets have pledged, except as made shown to you and disclosed in the notes to the linguistal statements.
- 14. We that complied with all aspects of contractual agreements that would have a material effect on the financial statements in the event of noncompliance.
- In We suppressible for the fair presentation of the proplemental information accompanying the financial studements about four major repairs and repairments. The Association had a study condition in 2007. Amounts accumulated in the replacement reserves may or may not be adequate to meet of future needs for major repairs and replacements. Understonal funds are needed, the Board of

Discussions cancillate Association may increase registrative ment, pass special assessments, or detay a property and replacements until Envis are positions:

- We program that the Association is responsible for the appears of income fax thing mathod and the consequences different. The Association's abbeging-off displaces against membership and non-member eigenstates continues to IRS rules, what require the the allocation beingeds "on a reasonable studied interests septied bears." We have adequately management act allocation of the Association that exclude interests reprint the current year the program for the problem, has elected to induce the problem it explanation as a sequence of the problem. We have adequately displaced in to members. We have adequately displaced at the members are for the problem.
- 17. We have reviewed the transations refecting replacement believes (molaring inter-equity transfers).
 Or expression with their and they are projectly an expression and a precised.
- 18 Transformativice of an insurance professional Jesusability overage is constituted adequate for any exercise according to the second description.
- 19 According to the recorded in the financial suggestion depressing value of acres against depress for according on either charges arraige on or before the behavior sets and have been radiated to their extension, according to the common particles are discontinuous.
- 2014 Law in the constant a portion of your report (not to the enterth), see will notify you in advance, and you will not the constant of the constant to review such printed material (1862) by its instance.
- 2.1 We have discretely to you all material events, if any ther passing entities adjustments to or discretize in, fee first the Assuments. In addition, we represent that passing pasterial events before occurred since you consiste to some addit delevate on February 2, 2010 and record the date of this lener. Examples of narrow sweets indicate, but are not littled to construct absolute and approval of executions, losses the true. And obtains in the pastering littlesion on any approval of executions assuments absented are executionally executions.

The Labour, Actions continued Discounter 31, 2005 and 2018

12 Hours (W)

///PRE

Fines Seas

السطر السطر



Principals
Howard A. Goldklang, CPA, MBA
Donald E. Harris, CPA
Anne M. Sheehan, CPA
S. Gail Moore, CPA

1801 Robert Fulton Drive, Suite 200 Reston, VA 20191 Managers
Jamie L. Brodnax, CPA
Allison A. Day, CPA
Jeremy W. Powell, CPA
Renee L. Watson, CPA

Management Letter

This communication is intended solely for the information and use of management and the board of directors and is not intended to be and should not be used by anyone other than these specified parties.

March 16, 2010

Board of Directors The Lauren, A Condominium Washington, D.C.

Dear Board Members:

In connection with our examination of the financial statements of The Lauren, A Condominium for the year ended December 31, 2009, we make the following comments and recommendations.

Financial Analysis

The Association's assessments receivable balance of \$10,136 represents approximately 1% of annual assessments. Assessments receivable, at a level of 3% or less of annual assessments, indicates good collection procedures and has a positive impact on cash flow. We recommend the Association continue to aggressively pursue all delinquent accounts.

Due from Prior Management

The Association's financial statements include a Due from Prior Management of \$64,735. The balance in this account stems from the following transactions:

- A) Portion of the July 31, 2005 unsupported cash adjustment to Office Supplies expense labeled as "BANK FEES" of \$4,490. This amount was reported to the Association in the 2005 audit and was not resolved during 2006.
- B) \$60,245 of homeowner assessment payments remitted by ACH and VISA during 2006 were posted to owners' accounts but were not deposited in the Association's checking account at year end. These payments were initially processed and deposited through Koger Management Group, Inc.'s control account.

During 2009, the Association collected the reimbursement from insurance minus a \$10,000 deductible. We commend the Association for aggressively pursuing and collecting the outstanding receivable.

Late Notice Expenses

We commend the Association for creating a separate account in the internal financials and budgeting for the late notice expenses.

Accounts Payable - Other

On September 30, 2005, an unsupported adjustment to Accounts Receivable - Other of \$14,230 was recorded in the financial records. We were unable to obtain supporting documentation for this entry. We proposed an adjustment to reclassify the liability to Accounts Payable - Other during 2005. This amount was reported to the Association in the 2005 audit and was not resolved during 2009. Due to the age of this amount, we recommend writing off the balance.

Security Deposits

As of December 31, 2009, the Association had security deposits of \$1,600 listed on its balance sheet. We were unable to obtain a detailed listing of deposits to support this balance. We recommend the Association develop and maintain a detailed listing of these security deposits. In addition, consideration should be given to charging non-refundable fees rather than deposits.

Bank Statements

We were unable to obtain a bank account statement to support the Washington First certificate of deposit during 2009. A bank confirmation has been sent to verify the ending balance. It is important that management receives and properly records all activity in the Association's bank accounts to the general ledger. This will facilitate the retrieval of information throughout the year as well as during the year-end audit process. In addition, it will help to ensure that, when supporting documentation is requested, it can be obtained in a timely manner.

Prepaid Assessments

During our audit, we noticed that the homeowner of #1804 and #1901 has a prepaid balance of \$6,688 and \$4,213, respectively, as of December 31, 2009. After discussion with management, it is unclear if the homeowners are aware of these balances. We recommend the Association contact the homeowners of these units and determine if the outstanding prepaids should be refunded or applied to future payments.

Crime Coverage

We recommend the Association meet with its insurance agent at least annually to discuss coverage and to make sure that the coverage provides the necessary and appropriate protection. In addition, the Association must get a clear understanding of the process necessary for prompt payment should an event occur and a claim becomes necessary. The Association should maintain crime coverage that equals or exceeds the total of its funds. It should be structured to include a defalcation or misappropriation committed by a Board member, an employee of the Association, or employees of the management company, including principals.

Federal Deposit Insurance Corporation (FDIC)

Effective October 3, 2008 through December 31, 2013, the FDIC insures bank accounts for up to \$250,000 per financial institution. At times throughout the year, the Association's account balances may

exceed this limit. We recommend the Association monitor its accounts and immediately transfer funds in excess of the FDIC limit to other institutions or Treasury instruments so all Association funds will be insured. The Association should also periodically check the ratings for all financial institutions used by the Association.

Income Taxes

For 2009, we recommend the Association file using the corporate method.

We shall be pleased to discuss our comments and recommendations in greater detail and we are always available to give advice on any financial matter. Please do not hesitate to contact us if there are any questions regarding proper accounting procedures or the implementation of our suggested changes.

Very truly yours,

GOLDKLANG GROUP CPAs, P.C.

Goldklang Group CPAs, P.C.



Principals
Howard A. Goldklang, CPA, MBA
Donald E. Harris, CPA
Anne M. Sheehan, CPA
S. Gail Moore, CPA

1801 Robert Fulton Drive, Suite 200 Reston, VA 20191 Managers
Jamie L. Brodnax, CPA
Allison A. Day, CPA
Jeremy W. Powell, CPA
Renee L. Watson, CPA

Communication with Those Charged with Governance under SAS No. 114

This communication is intended solely for the information and use of management and the board of directors and is not intended to be and should not be used by anyone other than these specified parties.

March 16, 2010

Board of Directors The Lauren, A Condominium Washington, D.C.

Dear Board Members:

We have audited the financial statements of The Lauren, A Condominium as of December 31, 2009 and for the year then ended and have issued our report thereon. Professional standards require that we provide you with the following information related to our audit.

Our Responsibility under U.S. Generally Accepted Auditing Standards

As stated in our engagement letter, our responsibility, as described by professional standards, is to express an opinion about whether the financial statements prepared by management with your oversight are fairly presented, in all material respects, in conformity with accounting principles generally accepted in the United States of America. Our audit of the financial statements does not relieve you or management of your responsibilities.

Planned Scope and Timing of the Audit

We performed the audit according to the planned scope and timing previously communicated to you in our engagement letter and through discussions with management or the board of directors.

Significant Audit Findings

Qualitative Aspects of Accounting Practices

The Association is responsible for the selection and use of appropriate accounting policies. In accordance with the terms of our engagement letter, we will advise management about the appropriateness of accounting policies and their application. The significant accounting policies used by the Association are described in Note 2 to the financial statements. No new accounting policies were adopted and the application of existing policies was not changed during the year. We noted no

transactions entered into by the Association during the year for which there is a lack of authoritative guidance or consensus. There are no significant transactions that have been recognized in the financial statements in a different period than when the transaction occurred.

Accounting estimates are an integral part of the financial statements prepared by the Association and are based on the Association's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. There were no significant accounting estimates for the year under audit.

The disclosures in the financial statements are neutral, consistent, and clear. Certain financial statement disclosures are particularly sensitive because of their significance to financial statement users. There were no significant disclosures to the financial statements for the year under audit.

Difficulties Encountered in Performing the Audit

We encountered no significant difficulties in dealing with the Association or management in performing and completing our audit.

Corrected and Uncorrected Misstatements

Professional standards require us to accumulate all known and likely misstatements identified during the audit, other than those that are trivial, and communicate them to the appropriate level of management. The adjusting journal entries have been provided to the Association. The journal entries are material, either individually or in the aggregate, to the financial statements taken as a whole.

Disagreements with Management

For purposes of this letter, professional standards define a disagreement with management as a financial accounting, reporting, or auditing matter, whether or not resolved to our satisfaction, that could be significant to the financial statements or the auditor's report. We are pleased to report that no such disagreements arose during the course of our audit.

Management and Board of Directors Representations

We have requested certain representations from management and the board of directors that are included in the representation letter.

Management Consultations with Other Independent Accountants

In some cases, management may decide to consult with other accountants about auditing and accounting matters, similar to obtaining a "second opinion" on certain situations. If a consultation involves application of an accounting principle to the Association's financial statements or a determination of the type of auditor's opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

Other Audit Findings or Issues

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with the board of directors and management each year. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our retention.

Very truly yours,

Holdklang Livry CPAs, P.C. GOLDKLANG GROUP CPAS, P.C.



Principals
Howard A. Goldklang, CPA, MBA
Donald E. Harris, CPA
Anne M. Sheehan, CPA
S. Gail Moore, CPA

1801 Robert Fulton Drive, Suite 200 Reston, VA 20191 Managers
Jamie L. Brodnax, CPA
Allison A. Day, CPA
Jeremy W. Powell, CPA
Renee L. Watson, CPA

Communication of Significant Deficiencies and/or Material Weaknesses under SAS No. 115

This communication is intended solely for the information and use of management and the board of directors and is not intended to be and should not be used by anyone other than these specified parties.

March 16, 2010

Board of Directors The Lauren, A Condominium Washington, D.C.

Dear Board Members:

In planning and performing our audit of the financial statements of The Lauren, A Condominium as of December 31, 2009 and for the year then ended, in accordance with auditing standards generally accepted in the United States of America, we considered the Association's internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Association's internal control. Accordingly, we do not express an opinion on the effectiveness of the Association's internal control.

Our consideration of internal control was for the limited purpose described in the preceding paragraph and would not necessarily identify all deficiencies in internal control that might be significant deficiencies or material weaknesses and therefore can be no assurance that all such deficiencies have been identified. However, as discussed below, we noted certain deficiencies in internal control that we consider to be significant deficiencies or material weaknesses.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct misstatements on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance. A material weakness is a deficiency, or combination of deficiencies in internal control, such that there is a reasonable possibility that a material misstatement of the Association's financial statements will not be prevented, or detected and corrected on a timely basis. We consider the following deficiency in internal control to be a material weakness:

Modified Cash Basis of Accounting Used

The Association's accounting records are maintained on a modified cash basis of accounting throughout the year. We have proposed several material adjustments, including recording the approved 2008 audit adjustments, to present the financial statements on the accrual basis of accounting.

Very truly yours,

Holdklang Group CPAs, P.C. GOLDKLANG GROUP CPAS, P.C.