

Annual Requirement

<<Date 20XX>>

Section 4041 of the California Davis-Stirling Act requires owners of separate interests in a common interest development to annually provide written notice to the association of certain information for the purpose of receiving notices from the association. This information needs to be provided by the owner annually, in writing, to the association regardless of whether the owner's address has changed or not from the prior year. The information to be provided must include:

1. Address or addresses to which notices from the association are to be delivered.
2. Alternate or secondary address to which notices from the association are to be delivered.
3. Name and address of the owner's legal representative, if any, including any person with power of attorney or other person who can be contacted in the event of the owner's extended absence from the separate interest.
4. Whether the separate interest is owner-occupied, is rented out, if the parcel is developed but vacant, or if the parcel is undeveloped land.

With respect to the information requested in item #4 above, please note that a "separate interest" is defined in the California Davis-Stirling Act as a separately owned unit in a condominium project. Since you own a timeshare interest in the [insert name of condominium] condominium project, you should check either "owner-occupied" or "rented out" for item #4, depending on your actual usage of your timeshare interest.

Return the enclosed form to:
Marriott Vacation Club
310 Bearcat Drive
Salt Lake City, Utah 84115

The completed form may also be returned by faxing the form to 801-663-7193, scanning a PDF of the form to mwvslcaliforniaannualrequirement@vacationclub.com or returning a copy, in person, directly to the condominium project General Manager.

If you have questions about how to complete this form, please contact [GM name], General Manager by email at [GM email address].

SALT LAKE CITY, UTAH 84115-9903
310 BEARCAT DRIVE
MARRIOTT VACATION CLUB



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As an owner of a separate interest* in a California condominium association, you are required to provide written notice to the association of your address annually even if it has not changed.

*A "separate interest" is defined in the California Davis-Stirling Act as a separately owned unit in a condominium project.

(Complete information below. Fold on dotted line (ensure Salt Lake City address appears on outside), tape closed and mail.)

Please provide the information below:

<<Owner/Member # and Resort Code:>>

Name: _____

Mailing Address to which notices from the association are to be delivered: _____

Secondary Address to which notices from the association are to be delivered: _____

(Optional)

The name and address of your legal representative, if any, including any person with power of attorney, or other person who can be contacted in the event of your extended absence from the separate interest:

Please check appropriate box relative to your separate interest*. Since you own a timeshare interest in the [insert name of condominium] condominium project, you would check either "owner-occupied" or "rented out", depending on your actual usage of your timeshare interest:

- Owner Occupied
- Rented
- Parcel is developed but vacant
- Parcel is undeveloped land

Note: If you fail to return this form or otherwise provide your address to the association each year, the last address provided by you in writing to the association will be deemed to be the address to which notices are to be delivered and, if no address was previously provided, the property address shall be deemed to be the address to which notices are to be delivered.