OPEN CABRERA response to

Personal statement of the Junta Treasurer, dated 17 December 2020

21 December 2020

It is noteworthy that the Junta Board has enabled the Treasurer to issue this personal statement using the Junta Board as a vehicle. When a resident wished to circulate an open letter to all residents regarding the proposed expenditure of homeowner money on transformers, this request was ignored and denied by the Junta Board. Clearly some people are more equal than others.

This self-indulgent and self-promoting statement portrays the Treasurer as the victim of all sorts of falsehoods, malicious attacks, and nefarious actions. It seems to be little more than a campaign manifesto for the position of Junta Treasurer.

It is unfortunate that the Treasurer does not wish to take the advice of OPEN CABRERA and resign permanently together with the entire Junta Board for the sake of the future of Cabrera.

In response to the personal letter from the Treasurer, OPEN CABRERA has selected a number of pertinent statements below for comment. The rest of the communication, while containing some interesting information, has been struck through.

These are my personal and accurate information, from a voluntary Delegate since itsformation in 1993. I am one of thefew people who have the knowledge and understanding the complexity of Cabrera. I hope these details will clarify all erroneous and ill-advised information that is being circulated by people who hypothetically know it all. For the benefit of Cabrera and all Owners, I sincerely hope you will dedicate 10 minutes of your time, to read this informative communication to

further understand and differentiate fact from the constant inaccuratelyand theoretically data circulated;

OPEN CABRERA: Note that the Treasurer has no real need to campaign – he can simply vote himself in given the disproportionate Junta voting arrangements. For the most part, a Home Owner vote is simply worthless other than a symbolic display of displeasure.

This personal statement does beg the question "Why are we hearing from the Treasurer rather than the President of the Junta given the events that are taking place?".

Will all the other candidates for roles on the Junta Board be afforded the opportunity to put their manifesto's forward for publication by the Junta Board?

Dear Cabrera owners. I confess having read the latest court decision, my immediate reaction was that I should resign and admit defeat defending the 1993 agreement, which in my experienced opinion is the only long-term fair and just system, for the benefits of all owners, especially residential property owners.

OPEN CABRERA: The Treasurer's 'experienced opinion' does not over-rule the law. The residents were duped by the 1993 agreement ruse. The 1993 Agreement is void.

We note the special treatment of residential property owners that has been suggested. We enclose a photo of the drive leading up to the restaurant which the Treasurer is trying to sell. It was resurfaced recently, looks great and was fully paid for by residential property owners!



Given the Treasurer's stated emphasis on the residential property owners why does the infrastructure in Zone 6 look like this after 27 years?:











The proceedings presented by the CRA to cancel the 1993 agreement has been upheld by the courts. By doing so, it opens Pandora's box, and I must confess the implications, legal, financial, responsibilities, disharmony, and time, it is beyond my scope of understanding. I can only envisage paralysis and legal conflicts that will entail for several years. Whichever system we must agree on, it will still have to be approved by the vote based of the percentage of the land at the assembly, with each affected party legally challenging whichever new decision is proposed, possibly we may have to go back to prior the formation of the Junta de Compensacion 1993.

OPEN CABRERA: To put it politely, this is absolute nonsense. We don't have to vote on anything. The Town Hall and the Junta Board simply need to abide by the law and follow the Statutes. This is the only system.

if that becomes the case, without a unanimous agreement, there will be no new Junta de compensation administrative legal body, therefore Cabrera become law-less and will collapse.

OPEN CABRERA: This is fear mongering at its best! Cabrera is basically lawless at the moment and has been for 27 years; The Junta annual budget amounts to about €200k. There is no doubt that there are sufficient skills amongst the 200 Cabrera homeowners to be able to manage the maintenance forward. This is not a huge budget and 1/3 of it is spent on two employees. We look forward to seeing the Developer budgets for the very first time. That's what the Junta Board should be doing — managing the development of the urbanisation; not simply taking advantage of the Homeowner contributions.

This is a response from the Junta lawyer The current situation is as follows: The court has declared the 1993 agreements void, as we already know. As of now, the Compensation Boardhas two options. The first optionis to abide by the sentence and not appeal it. This implies that from now on the Compensation Board would have to abide by the registered Statutes, and in addition, a complex process of recalculation of the urbanization expenses paid so far would have to be initiated, as well as the recalculation of how and which expenses would have to be paid from now on.

OPEN CABRERA: Quite normal. The Court is not implying anything. It is an instruction.

The differences in criteria or calculation that may occur during this process will be decided by the Court. The second possibility is the one entrusted to me, that is, to appeal the sentence.

Appealing the sentence is not a breach of the obligations of the Delegates, nor is it an act of disobedience. It is the exercise of the legitimate right to appeal judicial decisions. Therefore, if the Junta de Compensación considers it is in its best interest to appeal the ruling,

OPEN CABRERA: Could the Treasurer advise the Homeowners who is on the Junta Board? The Junta Board has not advised the Residents that Liz Longden resigned almost a year ago. Our current understanding is that the Junta Board consists of the Treasurer, the Treasurer's brother in law, the Treasurer's long-standing business partner, another delegado and the President. Have there been any more resignations recently?

Did the Treasurer personally decide to launch this court appeal using Home Owner money or is this a documented Junta Board decision? Where are the minutes and who signed up to this?

it is their obligation to do so. All this, respecting the criteria of those who consider that the best interest of the Compensation Board may be another. Once the sentence has been appealed, it is no longer appropriate to initiate any type of recalculation, since the legal effect of the appeal is the suspension of the effects of the sentence. The CRA may request the court, if it so wishes, the provisional execution of the sentence if it wants to avoid this suspension.

OPEN CABRERA: This would be the best outcome for Cabrera. The time has come for positive change.

and if it does so, it will be the court who decides whether this suspension continues or not. Until then, the effects of the sentence are suspended. Therefore, only in the event that the court decides to suppress the suspension of the effects of the sentence, will it make sense to talk about recalculations and new ways of working. It is not appropriate now to argue whether the court will make one decision or another. I simply want to confirm that to this day the 1993 agreements are still in force and to act contrary to them would be against the law.

I hope this explanation helps you so that the owners of Cortijo Cabrera can better understand the situation from a legal point of view. These dark and gloomy periodsthat now faces Cabrera, will destroy what has been a successful practice unanimously votedon all Annual General Assembly for over the past 27 years, it may not be 100% legal

OPEN CABRERA: It seems that even the Treasurer admits that the Junta Board is operating illegally. We believe that we may be at the start of a bright new future for Cabrera.

but it has protected the rights of all owners of large and small properties. The objectives of certain owners who believe, if they circulate false, erroneous or malicious storeys, it will put pressure on me to resign. I confess that over the years, on more than one occasion I have seriously considered it, however yet again my integrity is being challenged, therefore I have decided I will not do so and will stand for re-election at the next General Assembly, owners who want, can then contest. Substantial one-sidederroneous information has been circulating drawing the opinion that the smaller landowner's responsibility for the maintenance of Cabrera will be minimal without taking into consideration of what is maintenance and what is services.

OPEN CABRERA: The Treasurer seems very anxious to differentiate between what constitutes "Maintenance" and what constitutes "Services" for some reason.

The 1993 AGM minutes state that homeowners excuse the developers for service and maintenance contribution. By implication it is acknowledged that the Developers are responsible for service costs contribution.

Also, Article 113 of the LOUA confirms that this is the case so the developers cannot avoid paying towards items that they habitually prefix as "services for XXXX" or "services for YYYY".

This is similar to the sleight of hand adopted when we were positioned to buy €276,580 of transformer **Infrastructure** using the **Maintenance** Budget.

The Statutes set out how the costs are apportioned. It is documented in the historical AGM minutes of 09.12.1998 that it is illegal for the Junta Board to deliver services in exchange for money. Theoretically, this means the Junta may not sell water or water services. The Junta may buy services such as legal services, accountancy services and maintenance services.

As in all urbanisations, in all countries, the servicesare paid by the end usersof the services. I amconvinced very few owners realize the complexity and legal requirements that isnecessary to maintain an urbanization like Cabrera, equally the services which are required. For example, this instant we have four treatment pumps being serviced or repaired for the two-purifierplantsata cost of 5,500euros, our additional reserve pump is already being used, thereby the standby pump has been ordered at a cost of 2,300 euros. This equipment is constantly being serviced and regularly replaced due to the 24 hours 7 days per week functioning.

Equally,we have a time bomb slowly ticking with our water well. Our 147-meter-deep steel shaft,with the movement of the mountain it has bent, prohibiting removing the 3.5-meter-long pump for servicing. This pump has been in operation for more than 15years. For some time,we have been unable to raise the pump for fear by doing so, it will break and leave Cabrera without water, so,any day it couldcease to function,and Cabrera will be without quantity of water and only be supplied by the two natural springs which is minimal and totally insufficient for basic needs of this urbanization. It is most urgent we drill a new borehole and steel lined,and leave ready to insert a new pump, as and when the existing one fails. Earlier this year, we contacted a Geologist water engineer, to prepare the necessary documentations to apply for the necessary permit for a new borehole. These and dozens of other similar situations is what consists of services, not developer infrastructure cost.

OPEN CABRERA: The Cabrera Statutes set out clearly how the costs are apportioned. There is no problem here. Please see the above response.

By revoking the 1993 agreement, a team of specialists will have to be employed and dedicate a substantial amount of timeas well as cost, calculatingwhat contribution owners have made for the maintenance, and amounts corresponding to services, as well as the financial contribution the developers have made to build Cabrera to the standards it is today. No doubt whichever the outcome it will be challenged by the various groups in court. A legal process of many years. An appeal to the court decision has been lodged by the Juntas lawyers, the outcome is still in the air, but it will give thepossible new committee sometime to organise themselves. Until the final hearing of the appeal is decided, Cabrera continues to legally operate as it has done for these past 27 years, using our dedicated workmen. Unlessof course, the new committee decides not to continue and instruct the Junta lawyers to cancel the appeal, but first they must be elected, and their proposal be approved by the assembly. Over the past years, I have put up with Intimidation, frustration, falsely accused with circulating—erroneous and malicious information, whilst lhave legally been defending Cabrera for the benefit of all. I have had my office window smashed, I have had glued Inserted into the locks, my car scratched, and my name smeared to prospective purchasers, renters, and the general media. Owners have asked me why I have not defended these erroneous malicious circulations, and my comment has, and will always be, "I do not have to prove my innocence or competence".

OPEN CABRERA: In our estimation, these unfortunate incidents are unlikely to have anything to do with Cabrera people. However, the sheer volume of the malicious incidents described may give the Junta Treasurer some cause for concern. This does not happen to many people in life.

My conscience is clear, my sleep is deep and relaxed.lamnot saying this seeking sympathy, I am merely stating a fact to the extreme some people who opposes the majority will go to.Cabrera maintenance and water fees and the services it provides, are the lowest in the area for an urbanisation of this calibre, due to the efficiency of your Delegado's maintaining expenditure to the minimum necessary.

The administration costs for the office, electricityfor lighting, heating, and air conditioning. office telephone, accounts, and personnel.storage for years of files, storage for the generator, for the workmen's tools and machinery, workmenrest room, as well as for materials, Cabrera social functions tables and chairs and other items. In total contributes 12,000€ per annum, owners are paying just 60€ per year per property for administration and amplestorage. Mr Grossgurth was the original developer with his company Urbanization Cabrera S.L. Since then, land has been sold to more than 220 distinctive owners, some with more land, others with properties built, others still retain land for future building. By revoking the 1993 agreement, all owners become developers and are responsible for all the future developing of Cabrera to the Plan Parcial. But first, it is possible that the existing Junta de Compensacion will have to be dissolved and a new one will have to be unanimously agreed. It will be a case of repeating the 1993 AGM discussion and the agreement adopted which is the veryreasonthatthe assembly approved the formation of the Junta de Compensationat that time. You cannot delete one agreement without deleting the other.

OPEN CABRERA: Unfortunately, this is utter nonsense. The 1993 Agreement is void. The CABRERA STATUTES are valid and have always been valid.

No doubt Lawyers, owners, the Town Hall, Notaries, and the Land Registrywill be having a fieldday on this one. I will remind new owners, the 1993 agreement was eventually reached after an 8-hour long meeting at the Town Hall with all owners present or proxy votes, with lawyers, Town Hall secretary, and the Mayor,

OPEN CABRERA: It is useful to consider the AGM minutes, dated 18 January 1993 which was attended by a sensible lawyer, Sr Moya:

i/In the following discussion, Mr. Moya continued advising his clients ! to maintain the position that Service and maintenance cost should only be charged according to the quota of participation in the Junta, which would mean only -4.4 75% of the total maintenance cost to be borne by all the owners of houses together. Nor the secretary of the municipality, nor its lawyer, nor'the architect Mr. Luis Pastor agreed to this position for the following reasons:

- One would not be able to continue the Cabrera project.

So, only two years into the development, the Developers were already looking for ways to avoid their obligations. Development was held up because the Developers began squabbling over who should pay. In 2016, the value of the completed infrastructure was calculated by

the Town Hall Architect as €1.4m which represents about 35% of the total original urbanisation budget.

If the Developers had managed to muster up €4m between them, the urbanisation would be complete. Instead, the only budget that is available is the Homeowners budget which is being exploited.

to establish the legal body "Junta de Compensacion, Poligono 1, Cortijo Cabrera" legally representing all the owners which required a unanimous approval. In the day long debate, the house owners did not want to be responsible for future expensive mountain infrastructure cost, to areas of Cabrera not yet started. (In a Plan Parcial ALLowners are responsible for the completion of the urbanisation). An agreement was finally reached, the developer assumes the responsibility of all new infrastructure and the house owners the maintenance and services they were using, the vote was taken and finally unanimously agreed. We havebeen battling with Endesa for years. Again, some uninformed will say it isbecause the developer did not install the correct infrastructures. In fact, the problem initiated when Endesa decided to install an additional ring main up to Cabrera (upgrading theirsystem) via Cortijo Grande and insisted the 4 urbanisations, Cortijo Grande, Cabrera Poligono 1 and 2, as well as La Pelica, should finance this new medium tension power line, putting pressure on Cabrera that they wouldnot connect any furtherproperties until this new ring main was installed. This problem was finally resolved after seven years of legal dispute between Cortijo Grande and Endesa. Finally, the Courts ruling was Endesa responsibility for the medium tension overhead Installationthrough Cortijo Grandebecause Endesa was supplying properties before theirPlan Parcial was applied. The next section was via Cabrera. VaitierS.L.paidand installed the 2 kilometers of infrastructure underground installation medium tension powerline, from the tower by the water filling area, and up to La Pelica. An agreement was reached; Vaitier would sign over the 2km infrastructure to Endesa, who can then complete the ring main circuit, and they would connect the list of the 34 pending propertiesthroughout Cabreraon condition, Cabrera upgraded the transformer by the arch. This agreements with Endesa took several years with dozens of meetings, in the Town Hall, in Endesaoffices in Vera, Almeria, and in Granada. With the upgrading of the transformer by the arch, in 2018 Endesa would start connecting the area with the maximum properties, 22, and then continue with the remaining 12,in various areas, to complete connection of the agreed list of 34 properties. Mr. Morales, the Mayor of Turre at the time, and in support of the CRA, then submitted a communication to Endesa stating that the connection list Endesa was working too, had been provided by an individual company (Vaitier S.L.)

OPEN CABRERA: This tells us that Vaitier S.L. and the Junta Board are not sufficiently at "arms length". The Endesa quotations for new transformer infrastructure are being hidden from the Homeowners. We do not know how much Endesa wants to charge the Homeowners and we do not know how much of our money will land up in the pockets of 'associated Contractors'. We do not even know the full scope of work. This is because the Junta Board is secretive and does not behave in an open and transparent manner.

in 2006 and not from the Cabrera official body, the Junta de Compensación. Thereby the listis unofficial and should be ignored. Thisappeared to have removed Endesa responsibilityfromthe agreement reached and from that point on is when Endesa became difficult. Insistingon the installation of the two upgrading demand transformers, to connect the remaining 12 properties. The rupgradingfinance is not Endesa responsibility, as the possible new committee will learn, and neither is the so-called large landowners. It is the need to upgradethe old 35-year-old electrical system as well as to the additional increase power demand per property. Forthe original planning approval for Cabrera, it was necessary to present to the Junta de Andalucía, a certificate from Sevillana, now Endesa, guaranteeing850 properties at 3.5 kwper unit, which was thenthe normal back in 1986. Most properties in Cabrera electrical power supply, uses on average 5.5kw minimum to8kw, and areutilizing the power supply rights of vacant plots. Endesa is preparing the future need per property to an average of 11kw, especially for the connections of the electrical vehicles to the properties. If the EU follows the UK, then you will only be able to buy electric vehicles in 9 years' time. The only logical place to charge them will be at home rather than queue at the few local garage points when we get them installed in this region. I cannot understand the attitude of some owners, objecting to the installation to these two transformers. For 8 years, Cabrera maintenance, services and water charges have not been increased, thefinancing for these works has already been taken into consideration within the budget, approved at last year's AGM, which consisted of an increase only seven percent (after 8 years), permitting connecting the remaining 12 properties to be connected to Endesa electrical supply.

Explanation extracted for the funding from the treasurer's report November 2019 "Due to the continual Endesa upgrading of the requirements for the increase of power of the 35-yearinfrastructure installation, two additional transformers must be installed, one at, Avenida Abenjoar and the other on Avenida de Cortijo Grande at an estimated cost of 198,000€. To finance this upgrading, it is proposed to increase the budget by 7% (it's the first increase for the past 8 years) and taking a 5-yearbank loan of 110,000€ as well as a voluntary loan/contribution with interest paidfrom some owners,amounting to approximately 80,000€. The upgrading of our electrical system will satisfy the Endesa requirements allowing them to connect main-electricity and resolve the negative publicity that has prevented some owners selling their property and ensure realistic market prices, equally it is proposed to increase the charge from 1,000€ to 5,000€ per future NEW properties that will be constructed in Cabrera for the purpose of refunding the updating and enhancement of the existing infrastructure." Much has been speculated and criticisedby those the "theoreticalknowhows", of the errors and inefficiency of the Junta de Delegado's, in particularly against me they will shortly have the opportunity to take over the administration of the Junta and demonstrate their competence, assuming they get voted in. The present team has formed working relationships with the most experienced experts in the area. Who knows better the planning andterrain of Cabrera than therenownedarchitect, Lucas Marquenie, who did his apprenticeship training and gained his love for Cabrera, working with the founder of Cabrera, Peter Grossgurthfor many years and knows Cabrera like the back of his hand?The industrial electrical engineer, Miguel Carra who has worked for 27 years with Sevillana, which is now its Endesa Segundo Ramirez, an electricalInstallerof many urbanisations including the original installerof Cabrera, as wellas knowing his way-around the public administration personal having been Mayor of Los Gallardos for 12 years. Our professional certified accountants Bartolomes Garcia. A sincere recognition and appreciation to all past and present Delegado's whom unselfishlyhavededicated their time and expenseand often suffered similar verbal abuse. Without them, it would have been

impossibleto havethe efficiently smooth running of Cabrerawith the countless daily trials and tribulationsthat exist. Also,the ewner'scontribution for the maintenance and services would have been substantiallymore. Finally,myself,I consider myself a professionally qualifiedand knowledgeable builder with 50years of quality experience in all kinds of constructions,including civil engineering,in the UK and in Spain. Apart from the personal insults and attacks towards me thatI have Ignored,and which are circulated, such asfornot claimingback the12,000 Ivaon purchases. The possible future committee can if theywish would doso, but before that we willhave to register for Hacienda(Taxauthorities)and the invoicessent to owners will have21% Iva added, 200,000€approximate budget at 21% = 42,000€ we will all have to contribute to the taxmenso we can claim back 12,000€. Thereappears to be anger by some owners because I legallyrequested and received, the full list of signatures of owners rejecting the installation of the 2 transformerspresented to the TownHall. The organisers collecting the signatures should have advised these people that the only signatures legally valid are those that has the full names, ID number, the address of the property in Cortijo Cabrera Poligono one,and only one name representing the property. All those surplus names are irrelevant.

OPEN CABRERA: We do not care very much about the 'legality of the Petition'. The Petition made the point abundantly clear to the Town Hall and the Junta Board: The Home Owners do not want to have their pockets picked by a dysfunctional Junta Board anymore. We do not object to the provision of the transformers themselves but there is a conversation to be had as to who pays for them. Currently, the Developers are proposing to pay nothing and have not yet provided the full transformer infrastructure in the urbanisation plan.

It is worth notifying all the Home Owners that among the signatories of the petition, there were a number of people who stood to benefit themselves from the purchase of the transformers. It is quite uplifting that there are such decent and selfless people in Cabrera. OPEN CABRERA truly hopes that an acceptable way forward can be found for these people to secure their electricity supply in future, having been let down by the Developers.

No one has been singled out for signing this petition.

OPEN CABRERA: We have received a number of emails which prove otherwise -conclusively.

It issimply that the number of owners (60 out of 220) has confirmed my opinion that my 30+years of effort in creating Cabrera as a unique special upmarket development in Spain, coupled with allthe facilities that I have supported plus help that I have given to many, many owners over the years in personal as well technical help, is considered worthless. In anger and retaliation, (yes, I recognize a childish conduct) I took the stand that I would withdraw all the facilities and help that I have given Cabrera over the years,

OPEN CABRERA: Again, this proves that people were singled out for retribution because they had the temerity to object to the way the Junta Treasurer was spending their money.

The Treasurer states that he is standing again for the role of Treasurer. OPEN CABRERA feels that this is extremely bad for the future of Cabrera.

Why would we want a Treasurer that is unwilling to answer numerous questions on the FY18 and FY19 accounts?

Why would the Treasurer subsequently refuse to answer the questions on the FY18 accounts when he was requested by the Town Hall to do so?

What sort of Treasurer would refuse to answer these questions?

Why would we want to have a Treasurer that has far too close an association with Vaitier S.L? Why would we want a Treasurer who presents his own Company, Vaitier, S.L, to Endesa as the "blurry" front for the Junta de Compensacion.

We have previously highlighted the fact that it appears that townhouses were connected to an Endesa supply at home owner expense (arch transformer upgrade). We asked for an explanation but, of course, no response was received.

So, what other special arrangements were being brokered for Vaitier SL as part of the transformer discussions with Endesa? Is this the reason that the Treasurer will not supply the quotations from Endesa to the Home owners? Does Vaitier S.L intend to put a 'management fee' on top of Endesa invoices before presenting them to the Junta?

In 2016, according to the Mayor of Turre, the treasurer admitted to defrauding the government by not declaring the correct Social Security payments for the Junta workers. Does this sound like a suitable Treasurer?

And finally, why would we want a Treasurer that behaves erratically and childishly when the sole funders of the Junta (Home Owners) oppose his wish to purchase transformers for the Developers at Home Owner expense?

It might make sense for the Treasurer to stand down in a role away from the money. His experience and understanding in other areas would of course make his role useful to the new team, at least until the many financial queries still needing attention have been put to rest.

however time has now lapsed, and I have mellowed, therefore I will now not be closingthe Arch Bar, Los Pastores Restaurant, Patanqueas well as the Garden. If one wishes to manipulate people's minds, invent problems and unjust practise, circulate them and Wala!! you have created new friends. No one is perfect, we all commit mistakes, but if you feel the need to criticise the voluntary work that your delegados have been doing for the past years, it is logical and common decency to verify the information before jumping onto the bandwagon of what everybody else is saying before giving an uninformed and damaging epinion. Another of the many false information circulated and which some owners wholeheartedly believe that the water deposit story, that they should have been paid by large landowners.

OPEN CABRERA: So much seems to be false in the eyes of the Treasurer! Actually, the additional deposit was outside the scope of the Urbanisation Plan. As such, a Special Quorum vote should have been held to decide whether it should be built or not. It should never have been 'single sourced' to the Treasurer's own company. It was agreed that 3 competitive quotes should have been obtained – they were not obtained. If the construction of the new water deposit had been supported by the Special Quorum vote, then the cost should have been apportioned according to the Statutes with everyone (developers and homeowners) paying their fair share.

For Cabrera to obtain the approval for the PlanParcial, as for the electricity supply, a certificate was alsoanequally needed that it had sufficient water and storage capacity. It was approved it had, with the well and the two natural springs sufficientsource of water supply and storage capacity, with over 170m3 of water, situated next to the arch bar, underneath the terrace, plus an additional 20m3 in 5 tanks of 4m3 each, in later years and due to gardens needs as well as 110 swimming pools together with mis-use, it was felt that an additional deposit was needed and this was built, and again later on, the third water deposit was built, there is no guarantee a fourth and fifth might not be needed in the future. Each of the two latter deposit equally contains 160m3 each, on land freely donated by my companies, making Cabrera total storage capacity 490m3, well over and above any urbanisation of this size needs, including the village of Turre. For this reason, Cabrera has never been short of water, and not underestimating the conscientious labour of our workmen keeping a strict control. Alongstanding owner of Cabrera has said, in his period in Cabrera, he has seen six different Cabrera associationsformed, each with their better know how than the way it was administered. Sadly, there will always be new association with its main objective is to manipulate opinion and bring unrest and discontent, inventing problems rather than seeking solutions. In closing, this ismy input to Cabrera and financed by my companies over the years: Supplying, installing, and connecting the two treatment plants. (For the inquisitivemind, each treatment plant consists of a cylinder 23mlong by 3min height which was transported from Barcelona.1. After the original well dried up in 2005, funding and drilling of many exploratory pilot holes, steel lining one that was found to havesufficient drinking water to supply Cabrera, mycompanies paid for the drilling, steellining, and the Juntapaid only for the supply of the motor pump. (Credit and thanks to Antonio for his water divininginstinct and allocating pointsto drill)2. The entire infrastructure, roads, sidewalk, street lighting, waterinstallation, main drainage, medium-and low tension electricaland Telefonica underground inspection and connexion chambers installation, as well as for Telefonica (Cables and installation by Segundo) to the area from where the water lorries fill and up to La Pelica and the Ranch.3. Street lighting and some reasphalting to the village area.4. Asphalt entire road from the car park up to Jasmine and the Alcazabadevelopments.5. The

entire infrastructure, roads, sidewalk, street lighting, drinking water installation, main drainage, low tension electrical underground installation, (Cables and installation paidbySegundo) to the entire Fuente and the Cascada area. 6. The new transformer to the La Pelica area. 7. Investigating fora no-mans-land, which I was extremely lucky to find in the right place, which means it belongs to cabrera, I designed, and built(at cost) the post room. financed by Junta. Again, I was maliciously criticised, and I was denounced havingto appear in court to defend the building of the post room, which I successfully did. 8. Battled for 3 years and finally negotiated that in Cabrera, we do nothave several bigunsightly rubbish bins throughout the urbanization, with the rubbishcollection lorry circulatingduring the middle of the night, andwe contributeonly 10€ for these services instead of the average 30€ per month. (we are probably one of the few urbanizations, if not the only one).9. Despite contrarybelieve that my finances came from Cabrera,

I can say I am one of three partners in the Development Huerta Nueva, Los Gallardos, wherein the past 20 years we have built over 450 houses, and my benefits from that project has been invested in Cabrera

OPEN CABRERA: It's a pity that Cabrera has landed up in such a dire situation, given that the Treasurer seems to have been so successful elsewhere. It is ironic that, without the Homeowners picking up the bill ($> \le 4$ million) for all the services and maintenance for 27 years, "One would not be able to continue the Cabrera project".

The Cabrera project should have been finished after 4 years and our IBI Contributions should be paying for everything except electricity, water and waste collection. By now, we should not be paying Junta fees at all and all our infrastructure should be in place.

Is the Treasurer sure that the benefits from Cabrera have not been invested in Development Huerta Nueva rather than the other way round? After all, Cabrera only has epsilon 1.4 million of recognised infrastructure and, of this, more than epsilon 500k is in Zone 1 where the treasurer has the infrastructure in place (aside from transformers?) and some of his vacant plots for sale.

As a very rough estimate more than 75% of the above services and maintenance bill (€ 3 million) should have been paid by the Developers as they rumbled around in their construction vehicles and constructed homes making <u>intensive</u> use of all the infrastructure (roads, electricity, water, sewage). As to the funding of the infrastructure itself, this was fully recovered by the Developers in the sale price of the houses but unfortunately much of the infrastructure seems to be missing.(only 35% complete)

Where did the roughly €3 million of S&M savings for the Developers and the infrastructure contributions from each house sale go?

There has only ever been 1 budget for urban costs submitted to an AGM (2002). No urbanisation accounts showing actual expenditure have ever been submitted to an AGM. There have only verbal representations with claims of "several millions" but with no supporting evidence. The signed off architect certificates from the Town Hall for the 19 zones only value the work at around €1.4m.

.10.The fiber optic installation to the village and the new developed area is now possible, thanks to the infrastructure that I installed. In the early days there was only four telephone lines to the entire Cabrera with no infrastructure capacity for additional lines. I negotiated with Telefonica and build the required inspection chambers and underground tubing for their installation, as well as allowing them space in my storeroomby the arch for them to instal 2 large telephone exchange cabinets. Again, I was then spitefullycriticised by the same people who later formed the CRA, of the unsightly and unnecessary telegraphpoles in Cabrera. 11. Over the years, my workmen and lorry, have always been available and have assisted the Junta Workman, as and when it was necessary to take the generator to the welland for the rubbish collection, when the Land Rover broke down and being repaired. (free of charge). In my lifelong working experience, action speaks louder than words. Jose Luis Jerez Requena

OPEN CABRERA: The above passages have been struck through because this is simply what you do as a Developer.

The Junta did all these things and it was financed with owners' money. If they were genuinely necessary actions then a Junta, with or without the current Treasurer, would have faced the same problems and would have had to deal with them. That is what Juntas are for.... to manage the development in an open and honest way.

It will not be a disaster for Cabrera now that the 1993 Agreement has been declared void. The reason that the Developers are so firmly against it is that it puts them into the position where they will theoretically have to pay their way in future. This is very uncomfortable and it will have to be seen whether they ever make any contribution.

If the Developers default and do not make payments, this leaves us exactly where we are now as Homeowners. We will have to fund the €200k annual budget but have to supplement the non-paying Developers who become Debtors. Homeowners have been doing this for 27 years.

However, Debtors are not able to vote or, we would suggest, hold a role on the Junta Board.

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