

Ladies and Gentlemen:

In the Annual meeting of April 2010, the members adopted new bylaws, one of which added voting by mail for all elections. Now there seems to be some controversy that the quorum language in the bylaws was not changed to allow mail in ballots to be counted as equal to in person votes to satisfy the quorum requirement.

It seems the majority of the board is obstructing the will of the members/owners because the vote for mail in voting was overwhelming. It is the job of the co-op's lawyer to change the wording of the bylaws to carry out the expressed wishes of the member/owners.

In my opinion the previous lawyer tried to defeat the member's orders by filing suit against them. He lost on that part of the suit. Perhaps the new attorney will correct this matter by working in the interest of the cooperative and giving the members the changes they clearly voted for so overwhelmingly.

It is your duty as trustees to serve the best interest of the cooperative to benefit the member/owners, not you trustees. I think Judge Mitchell made that clear. The owners rule.

Yours truly,

Charlene West