We do not object to reasonable inspection requests by park management. If your pavers are damaged or otherwise in need of repair or maintenance, then that needs to be done and the following does not apply to you.

If your pavers are in good repair and you have been told to remove then, then the following does apply to you.

If your pavers have been in place more than five years, and removal of the pavers has not previously been demanded by the park owner, Florida Statue 95.11, upon advice of our attorney (see attached letter), prohibits the park owner from requiring the pavers to be removed now or in the future. You need to document that they have been in place for more than five years and provide that documentation to the park owners.

To fight:

If possible, hire an attorney. This is your best option. If you cannot afford an attorney, I suggest you contact *Florida Rural Legal Services* (FRLS) at 1-888-582-3410 to see if you qualify for legal assistance.

Actions you can take if you don't have an attorney:

- 1. ABC affiliate WPBF television station may be interested in your situation. Call them at 561-624-6397. If enough people call with complaints, they will become interested in our situation. The park owners will try to avoid negative publicity.
- 2. Use *Google Earth* to find historic satellite images of your house. They may very well show the pavers have been there more than five years. If you need help with this, let us know.
- 3. Look for your own photos you may have from five or more years ago that show the pavers.
- 4. Look for the real estate listing when you bought your house. They sometimes have a photo that shows the pavers.
- 5. Have friends or neighbors who have personal knowledge of the pavers sign a simple document that says they have personal knowledge that the pavers have been present at your address since at least a certain date.
- 6. Look for written permission you may have from the park owner. Sometimes the previous owner may be able to provide written permission.
- 7. If you have received verbal permission from the park owner or the park manager, say so! Verbal permission was very common in the past and is, according to our attorney, legally binding.
- 8. Pavers are considered to be landscaping. Rule 18 of the *Golf Village Policies and Regulations* clearly states:

"18. Each lot may be landscaped in an attractive manner to suit the resident."

9. Respond with a brief letter and all of your documentation and photos to:

Spanish Lakes Compliance Committee 8000 South U.S.1 Suite 402 Port St. Lucie, Fl 34952 772-878-3011

10. Please copy all correspondence to your HOA at <a href="https://hoaslgolf@gmail.com">hoaslgolf@gmail.com</a> and keep us informed of all developments.