VILLAGE SUPER MARKET INC Form DEF 14A October 26, 2001

SCHEDULE 14A INFORMATION

PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO.)						
Filed by the Registrant [X]						
Filed by a Party other than the Registrant []						
Check the appropriate box:						
Preliminary Proxy Statement Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) Definitive Proxy Statement Definitive Additional Materials Soliciting Material Pursuant to Section 240.14a-12						
Village Super Market, Inc.						
(Name of Registrant as Specified In Its Charter)						
(Name of Person(s) Filing Proxy Statement, if other than Registrant) Payment of Filing Fee (Check the appropriate box):						
[] No fee required.						
[] Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.						
(1) Title of each class of securities to which transaction applies:						
(2) Aggregate number of securities to which transaction applies:						
(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined):						
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0-11 (a) (2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:
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VILLAGE SUPER MARKET, INC. 733 MOUNTAIN AVENUE SPRINGFIELD, NEW JERSEY 07081

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS DECEMBER 7, 2001

The Annual Meeting of the shareholders of Village Super Market, Inc. will be held at the offices of the Company, 733 Mountain Avenue, Springfield, New Jersey 07081 on Friday, December 7, 2001 at 10:00 A.M. for the following purposes:

- (1) To elect eight directors for the ensuing year;
- (2) To ratify the selection of independent public accountants; and
- (3) To transact any other business which may properly come before the meeting or any adjournment thereof.

The Board of Directors has fixed the close of business on October 8, 2001 as the record date for the determination of the shareholders entitled to notice of and to vote at the meeting and any adjournment thereof.

By order of the Board of Directors,

ROBERT SUMAS, Secretary

November 9, 2001

VILLAGE SUPER MARKET, INC. 733 MOUNTAIN AVENUE

SPRINGFIELD, NEW JERSEY 07081

PROXY STATEMENT

DECEMBER 7, 2001

ANNUAL MEETING OF SHAREHOLDERS

This Proxy Statement and the accompanying form of proxy are being mailed to shareholders of Village Super Market, Inc. (the "Company") in connection with the solicitation by and on behalf of the management of the Company of proxies to be voted at the Annual Meeting of Shareholders (the "Annual Meeting") to be held at the offices of the Company, 733 Mountain Avenue, Springfield, New Jersey on December 7, 2001 at 10:00 a.m. and at all postponements or adjournments thereof.

At the close of business on October 8, 2001, the Company had outstanding and entitled to vote 1,436,800 shares of Class A common stock, no par value, and 1,594,076 shares of Class B common stock, no par value. The holders of the outstanding shares of Class A Stock are entitled to one vote per share and the holders of Class B Stock are entitled to ten votes per share. Shareholders of record at the close of business on October 8, 2001 are entitled to vote at this meeting.

All shares of Common Stock represented by properly executed proxies will be voted at the Annual Meeting, unless such proxies previously have been revoked. Unless the proxies indicate otherwise, the shares of Common Stock represented by such proxies will be voted for the election of management's nominees for directors and to ratify the selection of independent public accountants. Management does not know of any other matter to be brought before the Annual Meeting.

The Company's address is 733 Mountain Avenue, Springfield, New Jersey and its telephone number is (973) 467-2200. This notice, proxy statement and enclosed form of proxy are being mailed to shareholders on or about November 9, 2001.

Any shareholder who executes and delivers a proxy may revoke it at any time prior to its use by: (a) delivering written notice of such revocation to Secretary of the Company at its office; (b) delivering to the Secretary of the Company a duly executed proxy bearing a later date; or (c) appearing at the Meeting and requesting the return of his or her proxy.

YOU ARE REQUESTED TO COMPLETE AND SIGN THE ACCOMPANYING PROXY AND RETURN IT PROMPTLY IN THE ENVELOPE PROVIDED FOR THAT PURPOSE.

SECURITY OWNERSHIP OF CERTAIN

BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information with respect to the beneficial ownership of the Company's capital stock by: (i) persons known by the Company to own beneficially more than 5% of its Class A Stock or Class B Stock; (ii) each director of the Company; and (iii) all directors and executive officers of the Company collectively:

	CLASS	Α	STOCK(1)			CLASS	В	STOCK (1
			PERCENTA	 GE				 F
SHARES			OF		SHARES			
OWNED			CLASS(3)	OWNED			

NAME (2)			
Perry Sumas	126,565(5)(6)(11)(12)	8.8	512,264(7)(22)
James Sumas	76,838(5)(6)(12)(14)	5.3	290,502(7)(8)
Robert Sumas	72,362(5)(6)(12)(15)	5.0	193,699(9)
William Sumas	87,412(11)(12)	6.1	150,982(22)
John Sumas	102,676(10)(11)(12)	7.1	138,278(22)
George J. Andresakes	24,000(6)(20)	1.7	
John J. McDermott	3,400(21)	.2	
Steven Crystal	22,000	1.5	800
Norman Crystal	226,800(17)(20)	15.8	109,280(18)
All directors and executive			
officers as a group (11			
persons)	517,860(13)	36.0	1,288,949
Franklin Resources, Inc	105,000(16)	7.3	
Tweedy, Browne Company L.P	112,835(19)	7.9	
Wister Morris III	98,045(23)	6.8	
AXA Financial, Inc	80,400(24)	5.6	

- (3) Based upon 1,436,800 shares of Class A Stock outstanding.
- (4) Based upon 1,594,076 shares of Class B Stock outstanding.
- (5) Includes 25,680 shares held by the Company's pension trust of which Perry Sumas, James Sumas and Robert Sumas are trustees.
- (6) Includes 19,000 shares held by a charitable trust of which Perry Sumas, James Sumas, Robert Sumas and George J. Andresakes are trustees.
- (7) Includes 63,172 shares as to which Perry Sumas and James Sumas have agreed to share the power to vote pursuant to a Voting Agreement dated March 4, 1987.
- (8) Includes 2,940 shares owned jointly by Mr. and Mrs. James Sumas; and 9,955 shares owned by Mrs. James Sumas; and 3,280 shares held by Mr. and Mrs. James Sumas as custodians for their children.
- (9) Includes 49,643 shares owned by Mrs. Robert Sumas.
- (10) Includes 100 shares owned by Mrs. John Sumas and 1,200 shares held by Mr. and Mrs. John Sumas as custodians for their minor children.
- (11) Includes 70,167 shares held in the name of Perry Sumas, William Sumas and John Sumas as Co-Trustees of a Trust for the benefit of the grandchildren of Perry Sumas.
- (12) Includes 11,000 shares represented by options exercisable by him under the Company's Stock Option Plan.
- (13) Includes 91,400 shares represented by options exercisable by all officers and directors under the Company's Stock Option Plan.
- (14) Includes 3,842 shares owned by Mrs. James Sumas.
- (15) Includes 3,842 shares owned by Mrs. Robert Sumas.
- (16) Pursuant to a Schedule 13G dated February 7, 2000, Franklin Resources, Inc. may be deemed to be the beneficial owner of 105,000 shares of the Company. Franklin's address is 777 Mariners Island Blvd., San Mateo, California 94404.
- (17) Includes 14,300 shares owned by Mrs. Norman Crystal.
- (18) Includes 28,400 shares owned by Mrs. Norman Crystal.
- (19) Pursuant to a Schedule 13D dated February 13, 2001, Tweedy, Browne Company L.P. may be deemed to be the beneficial owners of 112,835 shares of the Company. Their address is 350 Park Avenue, New York, New York 10021.
- (20) Includes 5,000 shares represented by options exercisable by him under the Company's Stock Option Plan.
- (21) Includes 3,400 shares represented by the unexercised options exercisable by him under the Company's Stock Option Plan.

⁽¹⁾ Except as noted, each person has sole investment power and sole voting power with respect to the shares beneficially owned.

⁽²⁾ The address of each of the Company's principal shareholders is in care of the Company, 733 Mountain Avenue, Springfield, New Jersey 07081.

- (22) Includes 21,842 shares held in the name of Perry Sumas, William Sumas and John Sumas as Co-Trustees of a Trust for the benefit of the grandchildren of Perry Sumas.
- (23) Pursuant to a Schedule 13D dated August 23, 2001, Wister Morris III may be deemed to be the beneficial owner of 98,045 shares of the Company. Mr. Morris address is c/o the Pennsylvania Trust Co., Five Radnor Corporate Center, Suite 450, Radnor, PA, 19087.

2

(24) Pursuant to a Schedule 13G dated February 12, 2001, AXA Financial, Inc. may be deemed to be the beneficial owners of 80,400 shares of the Company. The address of AXA Financial, Inc. is 1290 Avenue of the Americas, New York, New York 10104.

These five members of the Sumas family beneficially own 236,160 shares of Class A Stock and 1,178,869 shares of Class B Stock, or 69.2% of the combined voting power.

The aggregate number of shares of Class B Stock owned by Perry Sumas and his sons, William Sumas and John Sumas, exceeds the aggregate number of shares of Class B Stock owned by James Sumas and Robert Sumas (the "Excess Shares"). Perry Sumas and James Sumas have entered into an agreement whereby the Excess Shares will be voted pursuant to the mutual agreement of James Sumas and Perry Sumas. The voting agreement will be automatically cancelled if Perry Sumas either: (i) converts the Excess Shares into shares of Class A Stock; or (ii) exchanges 50% of the Excess Shares for shares of Class A Stock owned by James Sumas.

ELECTION OF DIRECTORS

The following eight persons will be nominated by the management of the Company for election as directors at the Annual Meeting. If elected, they will serve until their successors are duly elected and qualified at the next Annual Meeting of Shareholders, which is expected to be held on December 6, 2002. Directors shall be elected by a plurality of the votes cast. All of the nominees, except Steven Crystal, are now directors of the Company.

Certain information is given below with respect to each nominee for election as a director. The table below and the following paragraphs list their respective ages, positions and offices held with the Company, the period served as a director and business experience during past 5 years. Perry Sumas is the father of William Sumas and John Sumas and is the uncle of James Sumas and Robert Sumas. The other nominees are not related.

NOMINEES

The following table sets forth information concerning the nominees for $\operatorname{director}$:

NAME	AGE 	POSITION WITH THE COMPANY
Perry Sumas	86	President, Chief Executive Officer and Director
James Sumas	68	Chief Operating Officer, Treasurer and Chairman of the Board of Directors

Robert Sumas	60	Executive Vice President, Secretary
		and Director
William Sumas	54	Executive Vice President and Director
John Sumas	52	Executive Vice President and Director
George J. Andresakes	88	Director
John J. McDermott	76	Director
Steven Crystal	45	None

Perry Sumas, together with Nicholas Sumas, founded the Company in 1937. He has served as a Director of the Company since its incorporation in 1954 and has served as President and Chief Executive Officer since 1973.

James Sumas was elected Chairman of the Board in 1989. He also serves as the Company's Chief Operating Officer and as its Treasurer. He has served as Vice President, Treasurer and a Director of the Company since its incorporation in 1955. James Sumas is Vice Chairman of Wakefern Food Corporation and is a member of its Board of Directors. Mr. Sumas also is the Chairman of Wakefern's Grocery Committee and its Advertising Committee. In addition, he is Vice Chairman of Wakefern's Sales and Merchandising Committee and of ShopRite Supermarkets, Inc., Wakefern's supermarket operating subsidiary. Mr. Sumas also is a member of Wakefern's Finance, Trade Name and Trademark and Strategic Planning Committees.

3

Robert Sumas has served as Vice President, Secretary and a Director of the Company since 1969. Since 1989, he has served as an Executive Vice President. He has responsibility for finance and administration matters and retail computer operations. Robert Sumas is Chairman of Wakefern's General Merchandise Committee and is a member of Wakefern's Communications, Consumer Affairs and Property Management Committees.

William Sumas has served as Vice President and a Director of the Company since 1980. Since 1989, he has served as an Executive Vice President. He has responsibility for real estate development. William Sumas is Chairman of Wakefern's Commercial Bakery Committee and is a member of Wakefern's Loss Prevention Policy Committee. He also serves as Chairman of the New Jersey Food Council.

John Sumas has served as Vice President and a Director of the Company since 1982. Since 1989, he has served as an Executive Vice President. He has responsibility for the Company's frozen food, appetizing and fresh bakery operations. John Sumas is a member of Wakefern's Frozen Food, Dairy/Deli and Fresh Bakery Committees.

George J. Andresakes has served as a Director of the Company since 1969. He was General Counsel to the Company until 1979 and is now retired.

John J. McDermott has served as a Director of the Company since 1982. Mr. McDermott is the President of John J. McDermott Enterprises, a bank consulting firm. He was Executive Vice President of Dollar Dry Dock Savings from 1983 until he retired in 1989. Mr. McDermott previously served as General Counsel to the Company from 1982 to 1983.

Steven Crystal is a registered floor broker with the New York Mercantile Exchange and the Commodity Futures Trading Commission. Mr. Crystal is an independent commodities and securities investor. Mr. Crystal also owns and manages residential and commercial real estate.

The Certificate of Incorporation includes a provision that no director

shall be personally liable for monetary damages to the Company or its shareholders for a breach of any fiduciary duty except for: (i) breach of a director's duty of loyalty; (ii) acts and omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (iii) intentionally or knowingly authorizing any unlawful dividends or distributions; and (iv) any transaction from which a director derived an improper personal benefit.

Directors who are not employees of the Company receive \$250 per diem for attendance at meetings of the Board of Directors.

DIRECTORS MEETINGS AND COMMITTEES

The Board held four meetings in fiscal 2001. All directors attended at least 75% of the meetings of the Board. The Board does not have a standing nominating committee.

The Executive Committee, which consists of Perry Sumas, James Sumas, Robert Sumas, William Sumas and John Sumas, meets on call and is authorized to act on all matters pertaining to corporate policies and overall Company performance.

The Compensation Committee, which consists of Perry Sumas, James Sumas and George Andresakes, establishes the compensation of the Officers of the Company.

Members of each committee attended at least 75% of the meetings of their respective committees.

4

EXECUTIVE COMPENSATION

Except for the Stock Option Plan, the Company does not have any long term compensation plans. The following table sets forth the compensation paid by the Company during the last three fiscal years to the Chief Executive Officer and the four most highly compensated executive officers of the Company:

SUMMARY COMPENSATION TABLE

		ANNUAL COMPENSATION		LONG-TERM COMPENSATION AWARDS	OTHER ANNUAL	
NAME AND POSITION	YEAR	SALARY	BONUS	OPTIONS(#)		
Perry Sumas	2001	273 , 940				
President and Chief Executive	2000	284,920				
Officer	1999	261,730				
James Sumas	2001	441,863	36,000		2,750	
Chairman of Board and Chief	2000	446,063	73,000		2,625	
Operating Officer and Treasurer	1999	397 , 200			2,400	
Robert Sumas	2001	387 , 921	32,000		2,750	
Executive Vice President	2000	365,421	64,000		2,625	
and Secretary	1999	332,800			2,400	
William Sumas	2001	317,430	32,000		2,750	
Executive Vice President	2000	293 , 660	64,000		2,625	
	1999	290,435			2,400	
John Sumas	2001	320,620	32,000		2,750	
Executive Vice President	2000	319,041	64,000		2,625	
	1999	298,761			2,400	

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(a) Company Paid 401K match

AGGREGATED OPTION EXERCISES IN THE LAST FISCAL YEAR

AND FISCAL YEAR END OPTION VALUES

The following table sets forth information with respect to the exercise of options during fiscal 2001 and the value of the unexercised options as of July 28, 2001.

NAME 	SHARES ACQUIRED ON EXERCISE	VALUE REALIZED	NUMBER OF UNEXERCISED OPTIONS AT JULY 28, 2001(1)	VALUE UNEXER IN-THE- AT JULY 28
Perry Sumas	0	0	11,000	\$103
James Sumas	0	0	11,000	\$103
Robert Sumas	0	0	11,000	\$103
William Sumas	0	0	11,000	\$103
John Sumas	0	0	11,000	\$103

(2) Based upon the price of \$19.45 as of July 28, 2001.

BENEFIT PLANS

The Company maintains a defined benefit pension plan for employees not covered by a collective bargaining agreement who have been employed with the Company for more than six months and who are over the age of twenty-one. The amount of the Company's contribution to this plan with respect to a specified person cannot readily be separated or individually calculated by the actuaries for the plan. For purposes of determining plan benefits, compensation is the regular base pay of the participant plus bonuses, overtime pay and other extra compensation. Effective January 1, 1989, the plan benefit formula was amended. Retirement

5

benefits are equal to the pension accrued to December 31, 1988 plus 1% of average compensation times each year of post-1988 service plus .75% of average compensation in excess of Table II of the 1989 Covered Compensation Table times each year of post-1988 service. Average compensation for post-1988 service is based on the five highest consecutive years' compensation. The approximate annual retirement benefits at age 65 (computed as of January 1, 2001) are \$61,188 to James Sumas; \$68,688 to Robert Sumas; \$71,376 to William Sumas; \$75,240 to John Sumas; and \$406,896 to all executive officers and directors as a group. Due to his age, Perry Sumas cannot participate in this plan.

The Company also maintains a plan which permits salary reduction contributions by participants under Section 401(k) of the Internal Revenue Code.

⁽¹⁾ All outstanding options held by Executive Officers were exercisable at year end.

Pursuant to this plan, each person not covered by a collective bargaining agreement who has been employed by the Company for more than twelve months and is over the age of twenty-one may direct that a percentage of his or her salary, up to 18%, but not more than \$11,000, be withheld and paid over to the plan trustees for investment. The Company, in turn, will pay to the plan trustees a further sum equal to the lesser of (a) 25% of the amount so directed by the employee to be withheld from the employee's salary and contributed to the plan or (b) 1.5% of the employee's salary. Until the employee has reached his normal retirement age, the employee's contribution may not be withdrawn without incurring a tax penalty.

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

The Securities and Exchange Commission has adopted rules concerning the format for the disclosure of executive compensation. These rules also require proxy statement disclosure of specified information regarding certain relationships of executive officers and members of the Company's board of directors which might bear on decisions concerning the compensation of executive officers of the Company. None of the executive officers or the members of the Company's board of directors has a relationship requiring such disclosure except as set forth below. The Compensation Committee consists of Perry Sumas, who is an executive officer of the Company serving as the President and Chief Executive Officer; James Sumas, who is an executive officer of the Company serving as the Chairman of the Board of Directors, Chief Operating Officer and Treasurer; and George J. Andresakes, who is a former executive officer of the Company, having resigned as General Counsel in 1979. As noted elsewhere in the Proxy Statement under "Certain Transactions", Perry Sumas and James Sumas, through Sumas Realty Company and Sumas Realty Associates, have certain business relationships with the Company.

REPORT OF THE COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS ON EXECUTIVE COMPENSATION

The Company's compensation policies, as applicable to its executive officers, are administered by its Compensation Committee of the Board of Directors (the "Committee"). The Committee members recognize that the Company is, to a significant extent, a family owned business. The Chief Executive Officer and each of the other executive officers named in this proxy statement own substantial amounts of the Company's common stock and thus have a direct and substantial interest in the long-term growth of shareholder's wealth. In light of this ownership, there is less need to directly relate executive compensation to Company performance.

The basic criteria used in making determinations concerning compensation is the level of compensation paid to comparable executives in the industry, in particular to corporate executives at other ShopRite co-op members and at competing regional supermarket chains. The principal factors which have been considered by the Committee in implementing this policy are time devoted to Company affairs, reputation in the industry, record of accomplishment and efforts on the Company's behalf. Increases in the cost of living also have been considered.

The Committee decided to grant performance bonuses to four executives in fiscal 2001 and 2000 based on the efforts of those executives in achieving substantially improved financial performance in those years.

The Committee notes that compensation tables required by the rules of the Securities and Exchange Commission are based upon fiscal year totals, which in the case of the Company are July to July periods of 52

or 53 weeks. Executive compensation decisions are implemented on a calendar year basis. Thus, minor apparent year to year variations in compensation levels appearing in the tables may not be reflective of actual Committee actions.

COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS
PERRY SUMAS
JAMES SUMAS
GEORGE J. ANDRESAKES

PERFORMANCE GRAPH

Set forth below is a graph comparing the cumulative total return on the Company's Class A Common Stock against the cumulative total return of the S&P 500 Composite Stock Index and the NASDAQ Retail Index for the Company's last five fiscal years.

COMPARISON OF FIVE YEAR CUMULATIVE TOTAL RETURN*

AMONG VILLAGE SUPER MARKET, INC., THE S&P 500 INDEX AND THE NASDAQ RETAIL INDEX

[PERFORMANCE GRAPH]

	VILLAGE SUPER			
	MARKET, INC.	S&P 500		
7/96	100.00	100.00		
7/97	95.89	152.14		
7/98	164.38	181.48		
7/99	138.36	218.14		
7/00	142.47	237.72		
7/01	213.15	203.66		

REPORT OF THE AUDIT COMMITTEE

The Audit Committee is composed of three independent directors and operates under a written charter adopted by the Board of Directors (see Exhibit A). The members of the Committee in fiscal 2001 were John J. McDermott (Chair), George Andresakes and Norman Crystal. The Committee recommends to the Board of Directors, subject to shareholder ratification, the selection of the Company's independent auditors.

Management is responsible for the Company's internal controls and the financial reporting process. The independent auditors are responsible for performing an independent audit of the Company's consolidated

7

financial statements in accordance with auditing standards generally accepted in the United States and to issue a report thereon. The Audit Committee's responsibility is to monitor and oversee these processes.

In this context, the Audit Committee has met and held discussions with management and the independent auditors. Management represented to the Audit Committee that the Company's consolidated financial statements were prepared in accordance with accounting principles generally accepted in the United States, and the Audit Committee has reviewed and discussed the consolidated financial

statements with management and the independent auditors. The Audit Committee discussed with the independent auditors matters required to be discussed by Statement on Auditing Standards No. 61 (Communication with Audit Committees).

The Company's independent auditors also provided to the Audit Committee the written disclosures required by Independence Standards Board Standard No. 1 (Independence Discussions with Audit Committees), and the Audit Committee discussed with the independent auditors that firm's independence.

Based upon the Audit Committee's discussion with management and the independent auditors and the Audit Committee's review of the representations of management and the report of the independent auditors to the Audit Committee, the Audit Committee recommended that the Board of Directors include the audited consolidated financial statements in the Company's Annual Report on Form 10-K for the year ended July 28, 2001 filed with the Securities and Exchange Commission.

Audit Fees. The aggregate fees billed by KPMG LLP for professional services rendered for the audit of the Company's annual financial statements for the fiscal year ended July 28, 2001 and for the reviews of the financial statements included in the Company's Quarterly Reports on Form 10-Q for that fiscal year were \$72,000.

Financial Information Systems Design and Implementation Fees. None.

All Other Fees. The aggregate fees billed by KPMG LLP for services rendered to the Company, other than the services described above under "Audit Fees", for the fiscal year ended July 28, 2001 were \$64,000. All of these fees relate to tax compliance, tax strategies and three employee benefit plan audits.

The Audit Committee has considered whether the provision of non-audit services is compatible with maintaining the auditors' independence.

Audit Committee

JOHN J. MCDERMOTT GEORGE ANDRESAKES NORMAN CRYSTAL

CERTAIN TRANSACTIONS

The Company's closed supermarket in South Orange, New Jersey, its supermarket in Springfield, New Jersey and its executive headquarters in Springfield, New Jersey are leased from Sumas Realty Company. Sumas Realty Company is a corporation owned by James Sumas, Robert Sumas, Perry Sumas and his two daughters.

The lease with respect to the Company's supermarket in South Orange expired on August 31, 2000 but was extended on a month to month basis until the store was closed on October 28, 2000. Since that time, the Company has leased this space on a month to month basis for use as a temporary storage facility. In fiscal 2001, a total of \$104,000 in rent was paid to Sumas Realty Company with respect to the South Orange supermarket.

The lease with respect to the Company's supermarket in Springfield is dated June 1, 1986 and expires on May 31, 2006. In fiscal 2001, the Company paid \$310,000 in rent to Sumas Realty under this lease. In 2002, the annual rent will increase to \$340,000 per year.

The Company's executive office in Springfield also is leased from Sumas Realty Company. This lease expired on January 31, 2001 but has been extended until January 31, 2002. The Company paid \$181,200 to Sumas Realty under this lease during fiscal 2001.

The Company believes that the terms of the leases listed above are as favorable to the Company as it could have obtained from unrelated lessors. During fiscal 2001, the Company paid to Sumas Realty Company a total of \$595,200 in rent under the foregoing leases.

The Company's supermarket in Chatham, New Jersey is leased from Hickory Square Associates, a limited partnership. The lease is dated April 1, 1986 and expires March 31, 2006. The annual rent under this lease is \$549,160. Sumas Realty Associates is a 30% limited partner in Hickory Square Associates. Sumas Realty Associates is a general partnership among Perry Sumas, James Sumas, Robert Sumas, William Sumas and John Sumas.

SELECTION OF INDEPENDENT PUBLIC ACCOUNTANTS

The selection by the Board of Directors, on recommendation of the Audit Committee, of KPMG LLP, as independent public accountants to examine the financial statements of the Company for the fiscal year ending July 27, 2002, is to be submitted to the meeting for ratification or rejection. The financial statements of the Company for the 2001, 2000 and 1999 fiscal years were examined by KPMG LLP.

Representatives of KPMG LLP are expected to be present at the 2001 Annual Meeting of Shareholders and will be given the opportunity to make a statement if they wish to do so and will be available to respond to appropriate questions.

Although ratification by the stockholders of the selection of independent public accountants is not required, the Board will reconsider its selection of KPMG LLP if such ratification is not obtained. Ratification shall require a majority of the votes cast.

SHAREHOLDER PROPOSALS FOR 2002 ANNUAL MEETING

Any proposal that a shareholder intends to present at the Company's 2002 Annual Meeting of Shareholders, presently scheduled to be held on December 6, 2002, and requests to be included in the Company's Proxy Statement for the 2002 Annual Meeting, must be received by the Company no later than June 1, 2002. Such requests should be made in writing and sent to the Secretary of the Company, Robert Sumas, Village Super Market, Inc., 733 Mountain Avenue, Springfield, New Jersey 07081.

OTHER MATTERS

The Company will furnish a copy of its Annual Report on Form 10-K for the year ended July 28, 2001, without exhibits, without charge to each person who forwards a written request, including a representation that he was a record or beneficial holder of the Company's Common Stock on October 8, 2001. Requests are to be addressed to Mr. Robert Sumas, Secretary, Village Super Market, Inc., 733 Mountain Avenue, Springfield, New Jersey 07081.

All expenses incurred in connection with the preparation and circulation of this Proxy Statement in an amount that would normally be expended in connection with an Annual Meeting in the absence of a contest will be paid by the Company. No solicitation expenses will be incurred. Management does not know of any other business that will be presented at the Annual Meeting.

By order of the Board of Directors,

ROBERT SUMAS,

Secretary

November 9, 2001

9

EXHIBIT A

VILLAGE SUPER MARKET, INC.

CHARTER OF THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS

I. AUDIT COMMITTEE PURPOSE

The Audit Committee is appointed by the Board of Directors to assist the Board in fulfilling its oversight responsibilities. The Audit Committee's primary duties and responsibilities are to:

- Monitor the integrity of the Company's financial reporting process and systems of internal controls regarding finance, accounting, and legal compliance.
- Monitor the independence and performance of the Company's independent auditors.
- Provide an avenue of communications among the independent auditors, management and the Board of Directors.

The Audit Committee has the authority to conduct any investigation appropriate to fulfilling its responsibilities, and it has direct access to the independent auditors as well as anyone in the organization. The Audit Committee has the ability to retain, at the Company's expense, special legal, accounting, or other consultants or experts it deems necessary in the performance of its duties.

II. AUDIT COMMITTEE COMPOSITION AND MEETINGS

Audit Committee members shall meet the requirements of the NASD. The Audit Committee shall be comprised of three or more directors as determined by the Board, each of whom shall be independent non-executive directors, free from any relationship that would interfere with the exercise of his or her independent judgment. All members of the Committee shall have a basic understanding of finance and accounting and be able to read and understand fundamental financial statements, and at least one member of the Committee shall have accounting or related financial management expertise.

Audit Committee members shall be appointed by the Board. If an audit committee Chair is not designated or present, the members of the Committee may designate a Chair by a majority vote of the Committee membership.

The Committee shall meet at least four times annually, or more frequently as circumstances dictate. The Audit Committee Chair shall prepare and/or approve an agenda in advance of each meeting. The Committee should meet privately in executive session at least annually with management, the independent auditors, and as a committee to discuss any matters that the Committee or each of these groups believe should be discussed. In addition, the Committee, or at least its Chair, should communicate with management and the independent auditors quarterly to review the Company's financial statements and significant findings based upon the auditors limited review procedures.

III. AUDIT COMMITTEE RESPONSIBILITIES AND DUTIES

REVIEW PROCEDURES

- Review and reassess the adequacy of this Charter at least annually. Submit the charter to the Board of Directors for approval and have the document published at least every three years in accordance with SEC regulations.
- 2. Review the Company's annual audited financial statements prior to filing or distribution. Review should include discussion with management and independent auditors of significant issues regarding accounting principles, practices and judgments.
- 3. In consultation with the management and the independent auditors consider the integrity of the Company's financial reporting processes and controls. Discuss significant financial risk exposures and

10

the steps management has taken to monitor, control, and report such exposures. Review significant findings prepared by the independent auditors together with management's responses.

4. As necessary on a quarterly basis, discuss any significant changes to the Company's accounting principles and any items required to be communicated by the independent auditors in accordance with SAS 61. The Chair of the Committee may represent the entire Audit Committee for purposes of this review.

INDEPENDENT AUDITORS

- 5. The independent auditors are ultimately accountable to the Audit Committee and the Board of Directors. The Audit Committee shall review the independence and performance of the auditors and annually recommend to the Board of Directors the appointment of the independent auditors or approve any discharge of auditors when circumstances warrant.
- 6. Approve the fees and other significant compensation to be paid to the independent auditors.
- 7. On an annual basis, the Committee should review the discuss with the independent auditors all significant relationships they have with the Company that could impair the auditors' independence.
- 8. Review the independent auditors plan -- discuss scope, staffing, locations, reliance upon management and general audit approach.
- 9. Prior to releasing the year-end earnings, discuss the results of the audit with the independent auditors. Discuss certain matters required to be communicated to audit committees in accordance with AICPA SAS 61.
- 10. Consider the independent auditors' judgment about the quality and appropriateness of the Company's accounting principles as applied to its financial reporting.
- 11. On at least an annual basis, review with the Company's counsel, any legal matters that could have a significant impact on the organization's financial statements, the Company's compliance with applicable laws and regulations, and inquiries received from regulators or governmental agencies.

OTHER AUDIT COMMITTEE RESPONSIBILITIES

- 12. Annually prepare a report to shareholders as required by the Securities and Exchange Commission. The report should be included in the Company's Annual proxy statement.
- 13. Perform any other activities consistent with this Charter, the Company's by-laws, and governing law, as the Committee or the Board deems necessary or appropriate.
- 14. Maintain minutes of meetings and periodically report to the Board of Directors on significant results of the foregoing activities.

11

VILLAGE SUPER MARKET, INC.
733 MOUNTAIN AVENUE, SPRINGFIELD, NEW JERSEY 07081

PROXY SOLICITED ON BEHALF OF THE COMPANY'S BOARD OF DIRECTORS

The undersigned hereby appoints Perry Sumas and Robert Sumas, and each of them, proxies for the undersigned, with full power of substitution, to vote as if the undersigned were personally present at the Annual Meeting of the Shareholders of Village Super Market, Inc. (the "Company"), to be held at the offices of the Company, 733 Mountain Avenue, Springfield, New Jersey on Friday, December 7, 2001 at 10:00 A.M. and at all adjournments thereof, the shares of stock of said Company registered in the name of the undersigned. The undersigned instructs all such proxies to vote such shares as indicated below upon the following matters, which are described more fully in the accompanying proxy statement.

I authorize and instruct my Proxy to:

1. [] VOTE FOR all nominees for the Company's Board of Directors listed below: except that I WITHHOLD AUTHORITY for the following nominees (if any)

Perry Sumas, James Sumas, Robert Sumas, William Sumas, John Sumas, George J. Andresakes, John J. McDermott, and Steven Crystal.

- [] VOTE WITHHELD from all nominees.
- 2. VOTE FOR [] AGAINST [] ABSTAIN [] approval of KPMG LLP, to be the independent auditors of the Company for fiscal 2002.

(Continued and to be signed, on the other side)

(see other side)

3. In their discretion, to vote upon such other business as may properly come before the meeting and all adjournments thereof.

This proxy, when properly executed, will be voted in the manner directed herein by the undersigned stockholder. If no direction is made, this proxy will be voted for Proposals 1 through 3.

Please sign exactly as your name appears below. When shares are held by joint tenants, both should sign. When signing as attorney, executor, administrator, trustee or quardian, please give your full title as such. If a

corporation, please sign in full corporate name by President or other authorized officer. If a partnership, please sign in partnership name by an authorized person.

Signature

Signature, if held jointly

Dated 2001

PLEASE MARK, SIGN, DATE AND RETURN THE PROXY CARD PROMPTLY, USING THE ENCLOSED ENVELOPE.