

WATERWAY CLUB NO.8 ASSOCIATION

c/o JMA Community Management 1375 Gateway Blvd Boynton Beach Fl 33426

Office: 561-440-7854 * info@JMAmanagement.net

Application Check List

	Purchase Lease Occupant		
	All items must be submitted; incomplete applications will be delayed. Unmarried and co-applicants required a separate application.		
Applicant:	Phone:		
Email:			
Co-Applicant:	Phone:		
Email:			
Property Owner Name	(s)		
Property Address:			
General submission	n requirements		
Fully executed ap	-		
Fully executed ag	greement		
Copy of driver's	license		
\$150.00 Applica	ation Fee and Processing Fee non-refundable - (Please make check payable to JMA Community Management		
REALTOR INFORMATIO	ON .		
Name:			
Company:			
Address:			
Phone:			
Email:			

Please Note: Board approval is required before occupancy. Essentially, every effort will be made to expedite your application; however, processing and approval may take up to 30 days.

Once the applicant completes the application, a CERTIFICATE OF APPROVAL will be provided.

Today's Date:	Date of ant	nticipated move in:
Property address:		
A DDI TC A N/T		
APPLICANT Eull name of applicants		
Talanhana numban (hama)		(month)
		(work) Driver's license:
D.O.B	_ social security #	Driver's ficense.
APPLICANT'S EMPLOYMEN	NT	
Name of present employer:		
Address:		
		Monthly income:
		phone:
-		
		Monthly income:
		phone:
_		·
SPOUSE		
		(work)
D.O.B.: soc	cial security #:	Driver.s license:
CDOUGESC EMPLOYMENT		
SPOUSE'S EMPLOYMENT		
Name of present employer:		
Address:		
		Monthly income:
		_ phone:
Address:	Data startad:	Monthly income:
		phone:
		phone.
Other sources of income.		
PRESENT LANDLORD /MOR	RTCACE COMPANY	
		(work)
_		ve-in: Date of move-out:
montgage payme	nt Date of filove	5 m Bate of move-out
PREVIOUS LANDLORD / MO	ORTGAGE COMPANY	
		(work)
		e-in: Date of move-out:

EMERGENCY In case of emergency contact: Relationship: phone: ____ OCCUPANTS List all occupants. Name: ______ Poble Doble Doble ______ Name: ______ Relationship: _____ DOB: ___ Name: ______ Relationship: _____ DOB: _____ Name: ______ Relationship: _____ DOB: _____ **PETS** List all pets: type: ______ breed: _____ weight: _____ age: _____ List all pets: type: breed: weight: age: **VEHICLES** List vehicles to be parked on the premises. Make: _____ Model / Year ____ Tag / State _____ Make: _____ Model / Year ____ Tag / State _____ The above-listed applicant declares that all statements in this application are accurate and complete. Applicant hereby authorizes the National Association of Independent Landlords to verify all the information in this application and obtain credit reports on the above-listed applicants and/or applicants. Signature of applicant: ______ Date: _____ Signature of Spouse: ______ Date: _____

AUTHORIZATION AGREEMENT FOR ASSOCIATION TO COLLECT RENT UPON DELINQUENCY IN MAINTENANCE PAYMENTS

	Waterway Club #8 Condomi), is the record owner(s) of Unit nium Association as amended, red	
WHEREAS, Waterway Club operation and management		(herein "Association") is the entity	charged with the
WHEREAS, Owner desires submitted herewith; and	to lease the unit to	(herein "Lessee"	(s)") pursuant to a lease
WHEREAS, the parties desi Declaration.	ire the approval of the Associati	ion for the lease, pursuant to Artic	le 18.6 of the
1. Upon the execute necessary app 2. If, at any time assessments to right and author assessments, agree that Les Owner express Agreement. If funds are left of the Association 3. Should Lessed demand for part of the tenancy specific performance.	and adequacy of which is expressivation and delivery of this Authoroval for the lease. during the pendency or term of to Association, owner and Lessority to demand lease payments cost and attorney fees, if any, assee(s) will pay the full rental pastly absolves Lessee(s) from an such payment is made directly over, the Association shall immen records. e(s) fail to comply with the demandance in the name of Owner, through mance under this contract. Ow	ants contained herein and for othersly acknowledged, the parties here writy Agreement, the Association state lease, Owner becomes delingues, agree that the Association so as may be delinquent. Further, own and the Association, up y liability to Owner for unpaid rent to Association upon demand from the Association within three and of the Association within three ion is hereby granted the authority in eviction proceedings, or to seek the entitled to recover reasonable attentions.	uent in payment of hall have the power, leduct such past due yner and Lessee(s) on written demand. under the Lessee in Association. If any er at the address listed in extra to obtain a termination injunctive relief or nat, if such legal action
Agreed to thisday of	, 20		
WATERWAY CLUB #8 CO	NDOMINIUM ASSOCIATION		
OWNER(S)			
LESSEE(S)			
Bv:	Δτι	oct.	



888 N. FEDERAL HIGHWAY · LANTANA · FLORIDA 33460 · PHONE: (305) 588-7900

WATERWAY CLUB

GROUND AND BUILDING

RULES

Dear Tenants and Owners:

Waterway Club is a unique situation amongst condominiums. We have a good mix of young and older people.

We have ample parking facilities for all, including an area for trailers, boats, recreation vehicles, etc.

Our clubhouse is open to all for functions, card playing or just sitting around. The pool is delightful and we have a minimum of restrictions in these areas.

Our "lease payment" or "recreation fee" as the builder chooses to call it, is at this time nominal.

All these nice things can be jeopardized by a few unthinking occupants.

Your Board of Directors, in cooperation with owners, have researched the Condo By-Laws and selected those rules which most apply to the present situation of Waterway Club. Attached you will find those "Ground Rules" or if you are marine minded, "Rules of the Road".

Thank you.

The Board of Directors

Waterway Club

GROUND · RULES

TO: ALL APARTMENT OWNERS AND/OR TENANTS AND OCCUPANTS.

RESALES

- 1. A copy of the Declaration of Condominium,
- 2. A copy of the By-Laws of the Waterway Club,
- 3. A copy of these Ground Rules

shall be furnished to the prospective buyer PRIOR to the execution of the closing of the sale.

Before approval of a resale of a condominium unit by the Board of Directors of the Waterway Club, assuming the purchaser meets the requirements for approval, the Board will require certification that the prospective purchaser has read the complete Documentation package and is satisfied to purchase. The buyer shall possess the above papers and produce them when called for.

The owner submitting an application for Resale of a condominium unit shall certify the following:

- The number of persons who will occupy the unit after resale.
- The names of prospective purchasers.
- 3. At least three (3) credit references.
- 4. Certification that propsective buyer has NO PETS.
- 5. No resale of a condominium unit shall be made to any party other than an individual and/or his or her spouse. No resales to corporations, companies, partnerships or other commercial or business organization.
- 6. There shall be a processing charge of \$40.00 payable by the seller to the appropriate Building Association for each application for resale or lease by the owner. The payment for processing or resale shall accompany each application.
- 7. A unit owner processing a request for Approval to Lease shall certify that the lessee has been provided a copy of the Ground Rules; that the lessee has read same and has agreed to comply.
- 8. No lease may be written for less than 90 days.
- 9. There shall be a processing charge of \$40.00, payable to the appropriate Building Association by the unit owner for the lease of a condominium unit. Payment

shall accompany the Lease Application. No unit may be leased to a corporation, company, part-10. nership or any other business or commercial organization. Certification that the purchase of an apartment is not 11. being made as a "speculation" situation, and that the buyer intends to occupy said apartment. COMPLAINTS AND SUGGESTIONS The Board of Directors, through its House Committee, shall A have full power and authority to enforce these Ground Rules. It is not the province or duty of any other person to admonish violators. All complaints, objections or suggestions shall be submitted Be to the Board of Directors IN WRITING on a form provided and signed by the person and deposited in the box provided for this purpose.

USE AND CARE OF PUBLIC AREAS

- A. All waste and garbage shall be tightly wrapped in plastic bags before depositing in the chute. Please use your disposal whenever possible.
- B. No trucks, car campers or car trailers shall be parked overnight either in assigned parking areas or in any other place on Waterway Condominium property, other than in area provided.
- C. Parking in circular driveway is not permitted at any time except for discharge of passengers or loading.
- D. No one shall enter or utilize the clubhouse facilities in bathing attire or bare footed.

CONDOMONIUM UNIT RESTRICTIONS:

- A. The interior of the condominium unit is the owner's private home in the same sense as though it were a separate and single dwelling. The owner is responsible for maintaining it and shall not threaten the peaceful possession of other occupants.
- B. No cards or signs, (such as For Sale or Lease) shall appear in any apartment window at any time.
- C. Washer-dryers shall not be operated after 9:00 P. M. or before 8:00 A. M. The vibration of the machine disturbs other tenants.

DOGS OR OTHER PETS

- 1. No pets are permitted under a lease agreement.
- No pet shall be brought into the condominium unit by an owner acquiring the condominium unit in a resale.

on the public areas of the Waterway Club. 4. Pets shall not be curbed on walkways, driveways, parking areas, in the shrubbery, gardens or other public areas of the Waterway Club. 5. Pets shall be walked off the grounds of the Condominium or in the areas provided at present. 6. Guests and visitors of owner or residents shall not be permitted to bring any pet on the premises of the Waterway Club. TERRACES, WINDOWS AND DOORS A. The use of any outdoor areas of the Waterway Club, such as terraces, balconies, recreation facilities and parking areas for outdoor cooking is strictly forbidden since it is in violation of local fire regulations. No laundry, bathing suits, towels, carpets or other items B. shall be hung or displayed on balustrades, clothes lines or similar devices. BUILDING STRUCTURE AND MAINTENANCE Owners, lessees or guests shall not be permitted to directly A. give orders or direction to any maintenance staff employee. All request for service shall be made in accordance with instructions published by the Board of Directors. SOCIAL AND RECREATIONAL FACILITIES Social Rooms A. 1. Reservations are made for private parties with the management agent on a first come, first serve basis. 2. Unit owners, their families and their lessees only make such reservations. The unit owner is responsible for any misuse, abuse, or damage and will be billed for same. A deposit of \$75.00 will be paid one week in advance to management firm. 3. After use, social and recreational areas must be left clean and in satisfactory condition. Charges for professional cleanup, if needed, will be charged against the unit owner and taken out of deposit. Billiard Rooms Be 1. Children under sixteen (16) years of age are not permitted in the Billiard Room unless accompanied by an adult owner or lawful unit occupant of adult age. 2. No one in bare feet or bathing attire shall be allowed in any part of the interior recreation or social areas. -4-

Existing pets shall be on a leash at all times while

3.

This of course, includes the main lobby.

- 3. Anyone causing damage to the recreational equipment shall be billed for the cost of repair or replacement of the equipment. This does not include normal wear and tear by careful usage. Unauthorized persons using Billiard Room will be considered as trespassers and will be prosecuted accordingly.
- 4. No infants shall be allowed in the pool under ANY circumstances.

SWIMMING POOL, SUN DECK AND SAUNAS

- 1. A shower shall be taken and all grease or oil-base skin lotions shall be removed before entering the pool. This is a must!
- 2. Furniture in the pool area shall be covered with a large beach towel before being used by swimmers wearing a wet bathing suit or having on lotions or creams.
- 3. Pets shall not be taken to the pool or recreation areas at any time. It is unlawful and violators will be dealt accordingly.
- 4. No liability whatsoever is assumed by the Condominium for use of any facilities.
- 5. Glass containers of any kind are not permitted in the pool area.

PAYMENTS:

A. Maintenance and Recreational lease payments shall be payable monthly in advance. These payments shall be made to appropriate Building Association and mailed to our management firm. ANY OWNER WHO WILL BE 3 MONTHS IN ARREARS WILL BE AUTOMATICALLY LIENED. The lien plus legal costs and any other costs will be charged against the property until satisfied.

GENERAL INFORMATION

Waterway Club is divided into separate Associations, acting as one, by mutual agreement. Each Association has a President and Directors. Each Association has a building Representative.

Acquaint yourself with the appropriate persons in your Association, and act through them.

The Directors, by Condo Law, can assess as needed to enforce laws. They can act as needed in any given circumstance.

REMEDIAL ACTION

In the event that it becomes necessary to evict a tenant or levy charges of money against an owner for damages, etc., the Directors are empowered to initiate and pursue such action through our legal staff and the costs for same will be placed against the apartment housing the offender. Liens may be placed against the property of an owner and will remain as a cloud on the title until satisfied. Lending institutions take an extremely dim view of "encumbered" property, making resale or refinancing almost impossible.

The record of cases brought before the Bar by the Condos versus owners indicates that the preponderance of favorable rulings has been for the Condominium Associations where violations have been the issue.

Waterway Club Associations will bend over backwards to solve a problem, but will not hesitate to go thru legal channels should it become necessary.

ADDITIONAL INFORMATION:

100 South Waterway Drive IS BUILDING ASSOCIATION #2
200 South Waterway Drive IS BUILDING ASSOCIATION #1
300 South Waterway Drive IS BUILDING ASSOCIATION #8
The above are the legal descriptions, as incorporated

KNOW YOUR BUILDING REP AND COMMUNICATE THROUGH THE REP. YOU DO NOT HAVE TO BE AN OWNER TO PARTICIPATE IN THE OPERATION OF WATERWAY CLUB.

Thank You and Welcome to Waterway Club.

The Directors, Representatives, and Owners of;

Waterway Club #1 Waterway Club #2 Waterway Club #8



Waterway Club NO. 8 ASSOCIATION

c/o JMA Community Management 1375 Gateway Blvd Boynton Beach Fl 33426

Office: 561-440-7854 * info@JMAmanagement.net * WWW.JMAmanagment.net

This is to certify that	and
have received and reviewed the Do	cuments and Rules & Regulations of
Waterway Club NO. 8 Association.	
I/We are aware of the importance t may result in fines and/or legal acti	to abide by these documents. Any violations on.
Date:	
Owner(s) / Renter (s)Signature	
Owner (s) / Renter (s) Printed Name	e