

INTERNATIONAL BEACH CLUB CONDOMINIUM ASSOCIATION, INC.

d/b/a

FOUNTAIN BEACH RESORT, A CONDOMINIUM

RULES AND REGULATIONS as of April 13, 2026

The Rules and Regulations hereinafter enumerated as to the Condominium Property, the common elements, the units, the recreational and other commonly used facilities available for use by the unit owners within the condominium (the "Condominium") shall apply to and be binding upon all unit owners. The unit owners shall at all times obey these Rules and Regulations and shall use their best efforts to see that they are faithfully observed by their families, guests, invitees, servants, lessees, persons for whom they are responsible and persons over whom they exercise control and supervision. (Updated 4/13/26)

THE RULES AND REGULATIONS ARE AS FOLLOWS:

01. RULES AND REGULATIONS:

- A. Violations should be reported, in writing, to the Board of Directors of the Association.
- B. Violations will be called to the attention of the violating unit owner or lessee by the Board of Directors.
- C. Upon receiving notice of a violation, the Board will take appropriate action. (Updated 4/13/26)
- D. Unit owners are responsible for insuring that their guests and lessees comply with these Rules and Regulations. (Updated 4/13/26)

02. FACILITIES: The recreational and other commonly used facilities available for use by the unit owners within the condominium are for the use of unit owners, their lessees, and their respective family members and guests. Any damage to the building, to the recreational facilities, or to the other common elements or equipment caused by any unit owner, lessee, or their respective guests, contractors, or invitees shall be repaired at the expense of the responsible unit owner.

03. NOISE: Unless expressly permitted in writing by the Association, no floor covering shall be installed in the units, other than any carpeting or other floor covering installed by the Developer. In any event, each unit owner shall have the duty of causing there to be placed underneath such floor covering, so as to be between any such floor covering and the concrete slab, generally accepted and approved materials for diminution of noise and sound, so that the floor shall be adequately soundproof. Radios, televisions, and other instruments which may create noise shall be turned down to a minimum volume between the hours of 10:30 p.m. and 8:00 a.m. All other unnecessary disruptive noises, such as loudly bidding good night to departing guest in the common areas and slamming doors, between these hours should be avoided. (Updated 4/13/26)

04. OBSTRUCTIONS: The parking areas, all sidewalks, entrances, driveways, passages, patios, balconies, courts, vestibules, stairways, corridors, and halls must be kept open and shall not be

obstructed in any manner. Rugs or mats must not be placed outside of doors, in corridors, or on walkways. No sign, notice, or advertisement shall be inscribed or exposed on or at any window or any part of the Condominium, nor shall anything be projected out of any window or door in the Condominium. No radio or television aerial or antenna shall be attached to, or hung from, the exterior of the Condominium or the roof thereon, except for installations constructed thereon by the Developer and/or by any agents of the Developer. Notwithstanding the forgoing provisions The Board of Directors may mandate the display of an appropriately-sized, board-approved sign on the balcony railing which states that any kind of smoking or vaping is prohibited. (Updated 4/13/26)

05. CHILDREN: Children are not to play in the lobby areas, in the elevators, in the parking areas, on the public walkways or on the stairways. Reasonable supervision must be exercised when children are playing on the grounds.

06. DESTRUCTION OF PROPERTY: Neither unit owners, nor their family members, lessees, contractors, invitees, nor guests shall mark, mar, damage, destroy, deface, or engrave any part of the Condominium. Unit owners shall be financially responsible for any such damage.

07. EXTERIOR APPEARANCE: The exterior of the Condominium property shall not be painted, decorated, or modified by any unit owner in any manner. No awnings, window guards, light reflective materials, hurricane or storm shutters, ventilators, fans, or air conditioning devices shall be used in or about the Condominium, except as shall have been approved by the Association, which approval may be withheld on purely aesthetic grounds within the sole discretion of the Association. No television or other outdoor antenna system or facility shall be erected or maintained within the boundaries of the Condominium, except for installations constructed therein by the Developer and/or agents of the Developer. (Updated 4/13/26)

08. SIGNS: There shall be no “For Sale” or “For Rent/Lease” signs exhibited, displayed, or visible from the interior or exterior of the Condominium. (Updated 4/13/26)

09. CLEANLINESS: All garbage and refuse from the Condominium shall be deposited with care in garbage containers intended for such purpose at such times and in such manner as the Association shall direct. All disposals shall be used in accordance with instructions given by the Association.

10. WINDOWS AND BALCONIES: Plants, pots, receptacles, and other movable objects must not be kept, placed, or maintained on ledges of windows, terraces, or balconies. No objects shall be hung from balconies, terraces, or windowsills. No cloth, clothing, rugs, or mops shall be hung upon or shaken from windows, doors, balconies, or terraces. Unit owners shall remove all loose objects or movable objects from the balconies and terraces during the hurricane season. Unit owners shall ensure that there is no smoking or vaping of any kind and that objects are not thrown from balconies, doors, windows, or terraces. No sweepings or other substances shall be permitted to escape to the exterior of the Condominium from the balconies, doors, windows, or terraces. No balconies or terraces may be enclosed. (Updated 4/13/26)

11. INGRESS AND EGRESS: Garbage cans, laundry, dry cleaning, supplies, or other articles shall not be placed in the halls, on walkways, or on staircase landings. No unit owner or lessee shall allow common area or unit doors to remain open for any purpose other than for immediate ingress and egress. (Updated 4/13/26)

12. STORAGE AREAS: Nothing shall be placed in the storage areas, if any, which would create a fire hazard. Described as any appropriately labeled area deemed necessary for storage, security, or operation of the facility. Only authorized personnel shall have access to these areas. (Updated 4/13/26)

13. BICYCLES: Bicycles must be placed or stored in the designated areas, if any.

14. ATTIRE: Unit owners, their lessees, their family members, and guests shall not appear at or use the lobby areas or the recreational facilities, except in appropriate attire. No bare feet are allowed in the parking areas, in the elevators, in the lobby areas, or on the stairways.

15. PLUMBING: Common water closets and other common plumbing shall not be used for any purpose other than those for which they are constructed, and no sweepings, rubbish, rags, sanitary napkins, or other foreign substances shall be thrown therein. Grease and other foreign substances shall not be poured down drains. The cost of damage resulting from misuse or same shall be borne by the unit owner causing the damage.

16. TRASH: All refuse, rubbish, waste, bottles, cans, and garbage, shall be securely wrapped in plastic garbage bags and placed in the appropriate collection containers. Trash collection containers may be used only between 7:00 a.m. and 11:00 p.m. Construction debris or furniture from owners' rooms may not be placed in or around the facility dumpster as it is for association and FBR use only. It is the owner's responsibility to ensure the proper disposal of these items off site. No hazardous materials of any kind may be disposed of in the facility dumpster. If an owner has non-construction items that need disposed of, the facility dumpster may be used only with prior written approval of the General Manager. (Updated 4/13/26)

17. ROOF: Unit owners, their lessees, their family members, and guests are not permitted on the roof for any purpose whatsoever. (Updated 4/13/26)

18. SOLICITATION: There shall be no solicitation by any person anywhere upon the Condominium Property for any cause, charity, or for any other purpose whatsoever, unless the solicitation is specifically authorized in advance by the Board of Directors. (Updated 4/13/26)

19. EMPLOYEES: Except as may otherwise be permitted by the Association, employees, contractors, or vendors of the Association shall not be sent out of the buildings by any unit owner, at any time, for any purpose, unless such unit owner is acting in his/her capacity as an officer or director of the association. No unit owner shall direct, supervise, or in any manner attempt to assert any control over the employees, contractors, or vendors of the Association or the Oasis at Fountain Beach, LLC staff. (Updated 4/13/26)

20. FIRE DOORS: Unit owners, lessees, and respective family members and guests shall not use the fire doors except for ingress and egress, except in emergency situations.

21. SWIMMING POOL: Unit owners, their lessees, and their guests using the swimming pool shall do so at their own risk. Unit owners, their lessees, and their guests shall obey the posted swimming pool rules. The following are basic rules for all persons using the swimming pool.

- A. Unit owners and lessees are prohibited from bringing children under fourteen (14) years of age to the swimming pool and leaving them, as they are expected to personally supervise their children.
- B. Swimming in the pool is permitted only between the hours posted.
- C. A child who cannot safely swim may not be brought to the swimming pool unless accompanied, at all times, by an adult. Such a child cannot enter the swimming pool unless accompanied by an adult who is at the pool in proper bathing attire.
- D. Everyone using the pool must wear proper swimwear. Proper swimwear means swimsuits, swim trunks or board shorts, rash guards or swim shirts, and swim diapers for infants or toddlers. (Updated 4/13/26)
- E. All persons must shower thoroughly before entering the swimming pool.
- F. Pool safety equipment should be kept in place and shall not be used, except for its intended purposes.
- G. Pneumatic floats or other items of a similar nature, other than swimming aids, are not permitted in the swimming pool.
- H. Animals are not permitted in the general swimming pool area.
- I. Running, jumping, skating, or any other activity which creates a danger or an annoyance in the general swimming pool area is prohibited.
- J. Food is not to be consumed pool side, except with the permission of the Board of Directors. No glass containers of any kind are allowed on the pool deck or in the pool or hot tub. (Updated 4/13/26)
- K. If suntan oil is used, a beach towel must be used to cover pool and patio furniture.
- L. Children, who are not toilet trained must wear properly designed swim diapers in the swimming pool. (Updated 4/13/26)
- M. Diving and flipping are prohibited. (Updated 4/13/26)

22. MOTOR VEHICLES: No vehicle shall be parked in such a manner as to impede or prevent access to another parking space. All persons on the Condominium property shall obey the parking regulations posted at the parking areas and driveways, and any other traffic regulations promulgated in the future for the safety, comfort, and convenience of the unit owners. No vehicle may be parked on the property in the absence of the owner, for more than 24 consecutive hours. No motor vehicle which cannot operate on its own power shall remain within the Condominium property. Washing and waxing of motor vehicles shall be limited to such areas, if any, designated by the Association for the cleaning of motor vehicles. All vehicles shall be parked within the painted lines and pulled up close to the bumper. As a security measure, all automobile doors shall be locked. In the event decals are required to be affixed to each vehicle owned or leased by a unit owner or lessee while parked within the Condominium property, then each vehicle owned by, or leased by, a unit owner or lessee shall bear the required decal while within the Condominium property. (Updated 4/13/26)

23. HURRICANE PROTECTION AND PREPARATION:

- A. Unit owners may install hurricane protection that complies with the applicable building code. Before installing hurricane protection, a unit owner must submit an application for installation to the Board of Directors for approval. Hurricane protection installed by a unit owner must comply with specifications adopted by the Board from time to time. The application must include the specifications of the product, name of the installer, proof of the installer's licensure and insurance coverage, the proposed installation date(s), and other relevant information that the Board may reasonably require. (Adopted 4/13/26)
- B. Each unit owner or lessee who plans to be absent from the Condominium during the hurricane season must take reasonable steps to protect the unit from damage during his or her absence. Reasonable steps include, but are not limited to, ensuring that the exterior doors and windows are watertight, moving outdoor furniture into the unit, installing water alarms or leak detectors, elevating appliances, using surge protectors or whole-unit surge suppression, and using temporary interior protection. Before the unit owner or lessee's departure, he or she must designate an individual or entity who can inspect and authorize repairs to the unit during the owner/lessee's absence if the unit suffers damage from a hurricane. The unit owner/lessee must ensure that current contact information for the designee is on file with the Association and that the designee has current contact information for the Association. Notwithstanding the foregoing provisions, Resort Staff will ensure that units in the rental program are prepared for hurricane conditions. (Adopted 4/13/26)
- C. Pursuant to Section 9.1.2.6 of the Declaration and Section 718.1265, Fla. Stat., the Association may enter a unit as reasonably necessary to prevent, mitigate, or repair damage related to a hurricane. (Adopted 4/13/26)

24. PEST CONTROL: All unit owners and lessees shall permit pest control services to be administered in the unit at regularly scheduled times. (Updated 4/13/26)

25. COOPERATION WITH BOARD OF DIRECTORS: All unit owners and lessees shall cooperate fully with the Board of Directors, and schedule with onsite front desk management, in effecting a coordinated move-in and move-out timeline, including, but not limited to, use of the elevators for moving of furniture and furnishings. (Updated 4/13/26)

26. UNIT RENTALS: Unit rentals in the resort shall be limited to a maximum length of stay of twenty-nine (29) consecutive days and shall not be extended without approval from the Board of Directors. Rentals shall not be extended by moving renters from unit to unit within the building. Rental of units to locals and long-term tenants as a permanent place of residence shall not be permitted. The express purpose of this rule is to create a "vacation rental", as defined by Section 509.242(1)(c) Florida Statutes. (Adopted 3/10/2003) (Updated 4/13/26)

27. OCCUPANCY RESTRICTIONS: Unit owner occupancy shall not exceed a maximum of one hundred eighty-two (182) days per calendar year pursuant to Section 4.7, Use of Unit, which states "each unit shall be used only for transient, residential purposes and may not be utilized as the unit owner's homestead." The express purpose of this rule is to exemplify and clarify the transient nature of a

“vacation rental” as defined by Section 509.242(1)(c) Florida Statutes and Fountain Beach Resort’s Certificate of Occupancy Use Classification. (Updated 4/13/26)

- A. Occupancy of a unit by the owner’s family members, lessees, invitees, or guests, when the owner is not also present, shall be limited to a maximum length of stay of twenty-nine(29) days or less pursuant to Florida Statutes and shall not be extended without prior written approval by the Board of Directors. (Adopted 7/14/2014) (Updated 4/13/26)

28. PARKING: All motor vehicles parking on the resort/condominium property shall visibly display a permit on the rearview mirror or front dash of their vehicle at all times while parked at the property. The vehicle owner assumes all risk and expenses incurred if the vehicle is towed due to lack of a visible permit. (Updated 4/13/26)

- A. No oversized trucks, campers, RVs, POD’s, or trailers or any kind shall be parked on the property without the advance written permission of the Board of Directors. (Adopted 7/14/2014) (Updated 4/13/26)
- B. No vehicle may be parked on the property for more than 24 consecutive hours in the absence of the owner. (Adopted 4/13/2026)

29. UNIT SALES: As defined by Section 11.1.5 in the Declaration of Condominium, no transfer in ownership or possession of a unit shall be executed without prior written approval of the Board of Directors. No rent-to-own transactions shall be permitted as a means to transfer ownership or possession of a unit to a third party. Ownership of a unit shall only be transferred via sale pursuant to Section 11.1.1 of the Declaration of Condominium. (Adopted 7/14/2014) (Updated 4/13/26)

30. WRISTBANDS: All unit owners, lessees, family members, invitees, and guests shall be required to wear, or have in their possession, a wristband provided by the resort (or any other identifying item determined by the Board of Directors) while on the resort/condominium property or outside of their unit in order to identify them as persons entitled to use the amenities of the resort/condominium. (Adopted 7/14/2014) (Updated 4/13/26)

31. SUSPENSION/TRANSFER OF OWNER RIGHTS: Unit owner rights and privileges to the recreational and common area facilities, i.e., parking, pool, hot tub, fitness, guest laundry, and all other amenities at the resort shall be temporarily suspended and transferred to the unit owner’s lessees, family members, invitees, and guests that occupy the owner’s unit when the owner is not present. If a unit owner wishes to use the amenities at the resort during this occupancy period, advance written approval must be obtained from the Board of Directors. (Adopted 7/14/2014) (Updated 4/13/26)

32. PROPERTY RESORT FEE: All resort rental guests and private rental guests, their tenants, invitees, family, or friends shall be subject to a property resort fee of \$21 per day to offset the cost of certain property amenities, including but not limited to, parking passes, room keys, wristbands, Wi-fi access codes, parking lot monitoring, registration processing, handling of phone messages, concierge-type services and 24-hour front desk accessibility. Daily resort fee for private owners will be collected by the owner and the owner will be billed at the end of each month by the front desk. This fee shall be reviewed and determined on an annual basis, during the annual budget planning meeting, by the Association Board of Directors. (Adopted 2/12/2018) (Adopted 2/13/2023) (Updated 4/13/26) An owner who is delinquent in their Resort Fees, in excess of 90 days, forfeits the right to use the pool, exercise room, sauna, and common area gathering spaces. This forfeiture applies to family members, friends, tenants, invitees, and rental guests using the unit. (Adopted 4/13/2026)

33. LIABILITY INSURANCE COVERAGE: All unit owners shall carry Liability Insurance Coverage on each unit they own in an amount of not less than \$300,000 and name the Association as additional insured. Owner shall give Association prompt notice of any lapse in coverage and provide documentation, certificate of insurance, annually that liability coverage is still in force. (Adopted 2/12/2018) (Updated 4/13/26) Any unit without insurance shall be granted a 10-day grace period, from the time of lapse in coverage, to obtain and provide proof of insurance. After which, the unit(s) shall be deemed unrentable until proof of insurance has been provided. (Adopted 4/13/2026)

34. CONDOMINIUM UNIT RENTALS:

- A. A unit owner who rents out his/her unit through a third-party agent shall provide proof of licensure to the front desk that shows said agent is properly certified and licensed.
- B. In no case shall any unit owner act as rental agent for any other unit owner at the property.
- C. There shall be no solicitation of any kind, in any manner, of hotel guests and/or other unit owners by any other unit owner, their tenants, guests, or invitees; including, but not limited to, the offer of owner units for rental or sale.
- D. A unit owner who rents out his/her unit privately or through a self-managed platform e.g. Airbnb, Vrbo or third-party agent shall be responsible to report all rental proceeds to the city (if applicable), county and state, and submit payment of sales tax and local bed tax to the appropriate taxing agency. (Updated 4/13/26)
- E. All service personnel retained by a unit owner for unit upkeep, including but not limited to, housekeepers, plumbers, electricians, and maintenance shall be properly licensed and insured. Proof of licensure/insurance must be presented to the front desk before access to unit is granted.
- F. Housekeeping personnel retained by a unit owner are prohibited from using the guest laundry to launder and/or dry towels, bedding, etc.
(Adopted 2/12/2018)

35. UNIT RENOVATIONS: All plans for unit renovations and upgrades must be submitted in writing to the Board of Directors for approval prior to work being started. If renovations are not started within sixty (60) days of the board approval date, an extension or new request must be submitted. Any alterations that deviate from the initial renovation request approved by the Board of Directors are prohibited. Unit owners who fail to request pre-approval or alter Board approved renovations without seeking additional approval, shall be subject to a fine by the Association. Renovation forms are available on the owner's website and upon request. These renovations include, but are not limited to, bathroom and/or kitchen upgrades, replacement of any and all flooring. In no case shall interior walls be removed or reconfigured without Board approval. Installation of cooktops and/or ranges are prohibited in single units and any unit where one does not currently exist. (Updated 4/13/26)

- A. All electrical plumbing and carpentry renovations shall be performed by licensed, bonded and insured contractors, or by authorized association contractors, who shall provide proof of certification when they register at the front desk prior to being granted access to the unit.
- B. All tile installation or replacement requires a sound-proof barrier to be installed underneath the tile or other flooring. Sound deadening material of minimum 1/8" thickness shall be placed on the concrete subfloor of units prior to the installation of hard surface flooring materials. Approved acoustical materials include Felt Acoustical Fiber Underlayment, Sound Blocking Acoustical Foam, and Acoustical Cushioning Cork. Alternate elastomeric sound deadening systems less than 1/8" thickness may be installed as long as test results meet or exceed the specifications following. Underlayment materials must be rated 62 or above in IIC\FIIC and STC\FSTC tests. Underlayment materials must be installed in accordance with

manufacturer's instructions. A member of the Association management team must verify soundproofing underlayment before flooring is installed. (Adopted 4/13/2026)

- C. All renovations shall be conducted between the hours of 10 a.m. and 5 p.m. and coordinated with the General Manager to ensure minimal disruption to owners and guests and to arrange water shut off when necessary.
- D. Caution shall be taken by contractors when removing furniture, plumbing fixtures, debris, plaster, tile, etc. from the units through the hallways and common areas to protect Association property. A fee of \$150 per day will be charged to the unit owner if extra cleaning is required by Association staff due to negligence of contractor. Use of property dumpster to dispose of debris is prohibited. (Updated 4/13/26)
- E. Water shut off valves shall be installed during bathroom and/or kitchen renovations.
- F. All renovations shall be subject to inspection by the General Manager, Association staff member, or any member of the Board of Directors, and/or their designee to ensure owner compliance with approved renovation plans.
- G. Unit owner shall be financially responsible for any damages to common areas or other owner Units, caused during the renovation process. (Adopted 2/12/2018).
- H. Owner Renovation Requests shall be reviewed and responded to within 10 business days. (Adopted 4/13/2026)

36. CODE OF CONDUCT/CONFLICT OF INTEREST: Directors and Officers of the International Beach Club Condominium Association, Inc. and the relatives of such directors and officers, must disclose to the Board any activity that may reasonably be construed to be a conflict of interest pursuant to Section 718.3027, Florida Statutes. A board member, manager, or management company may not purchase a unit at a foreclosure sale resulting from the association's foreclosure of its lien for unpaid assessments or take title by deed in lieu of foreclosure. However, such persons may purchase the unit at a foreclosure sale resulting from the foreclosure of a mortgage on the unit. (Updated 4/13/26)

37. NO SMOKING/NO VAPING POLICY: Smoking shall be prohibited on all Condominium Property, including Units, Unit Balconies, Common Elements, Limited Common Elements, Hallways, Restrooms, Lobbies, and outdoor spaces, except in any areas designated by vote of the Board as a Smoking Area. This prohibition includes cigarettes, cigars, pipes, e-cigarettes, vaping and all other smokeable products, whether tobacco, marijuana or otherwise, in order to maintain a safe and healthy environment for all Unit Owners, families, lessees, guests, and invitees. Nuisances include, but are not limited to, secondhand smoke that comes into Units or Condominium Property as per Section 10.3 of the Declaration. A violation of this provision may result in the imposition of fines by the Association as allowed by Florida Law, plus any actual costs incurred by the Association for clean up or restoration. This provision shall be effective as of October 10, 2022. (Adopted 9/12/2022).

38. IBCCA OWNER/GUEST RESERVATION FORM: All unit owners must personally complete and sign the IBCCA Owner/Guest Reservation Form for any reservation requests for themselves, their family members, and/or their guests, whether or not these reservations were secured by a third-party agent. **THIS FORM MUST BE COMPLETED AND SIGNED BY THE UNIT OWNER AND SUBMITTED TO THE ASSOCIATION FRONT DESK PRIOR TO THE DATE OF ARRIVAL; OTHERWISE, NO ADMITTANCE TO THE UNIT SHALL BE GRANTED.** The Guest Reservation form can be requested from the FBR front desk. No reservations by a third-party agent or outside Management Company will be accepted. Any attempt to intentionally bypass this Owner/Guest Reservation requirement process, or any fraudulent or misuse of any owner's signature, shall be subject to fines and penalties. (Adopted 11/13/2023). (Updated 4/13/26)

39. IBCCA OWNER/GUEST KEY AND ACCESS POLICY: This Owner Key and Access Policy (“Policy”) is adopted by the International Beach Club Condo Association to establish clear, uniform, and enforceable standards governing access to condominium units. The Policy is intended to protect guest safety, preserve accurate occupancy and revenue tracking, support housekeeping and maintenance operations, comply with insurance and risk-management requirements, and ensure consistent treatment of all owners. This Policy applies to all owners, their family members, guests, invitees, lessees, contractors, and vendors.

Owners acknowledge that the Resort operates as a transient facility with a front desk, reservation system, and controlled access model. As such, unrestricted or open-ended access credentials are inconsistent with resort operations and are not permitted.

When a unit is rented to a guest, reserved for a guest, or otherwise available for rent, all access to the unit must be coordinated through the front desk. Owners and third parties may not access units during these periods without prior authorization from Resort management. This requirement ensures guest privacy, safety, insurance compliance, and accurate accounting.

All maintenance, repair, or vendor access must be scheduled through Resort management and logged by the front desk. Owners may not independently grant access to vendors without coordination with the Resort.

Owner Personal Use Access

When an owner properly schedules personal use of their unit in accordance with Association procedures, the Front desk will issue access credentials limited strictly to the dates of owner occupancy. Such credentials shall automatically expire at the conclusion of the owner-use period. (If the owner stay is greater than 14 consecutive days, then the key will need to be reset/reissued up to 14 days at a time.)

Owners are not permitted to retain or reuse access credentials outside of desired use periods.

The Resort does not issue unrestricted, long-term, 30-day, seasonal, or annual access credentials. Bypassing the front desk, sharing access credentials, or permitting unauthorized access is strictly prohibited.

Failure to comply with this Policy may result in suspension of access privileges, temporary removal of the unit from the rental program, if applicable, or other remedies available under the Association Rules & Regulation, the Owner Rental Agreement, the Association’s governing documents, or Florida law. (Adopted 4/13/2026)

The foregoing Rules and Regulations are designed to make living for all unit owners pleasant and comfortable and compliance with the foregoing Rules and Regulations is mandatory. The restrictions imposed are for the mutual benefit of all owners and the betterment of our resort. (Updated 4/13/26)

INTERNATIONAL BEACH CLUB CONDOMINIUM ASSOCIATION, INC.

By: IBCCA Board of Directors