2309 North Congress Avenue, Boynton Beach, FL 33426 (561) 732-4232 Office – Email: <u>manager@boyntonlandings.com</u>

LEASE APPLICATION PROCEDURES, FEES AND REQUIREMENTS

This application will not be processed until all items on the checklist are provided

The applicant and homeowner are responsible for having the application and supporting materials submitted all together 30 days prior to proposed occupancy. Occupancy is **not permitted** prior to approval. **All prospective tenants for Boynton Landings, 18 years and older, must complete an application. All tenants are applicants whether they are on the lease or not.**

The following check list are required for all applications:

- Lease Application Form accompanied by a Non-refundable administration fee per adult over the age of 18 paid using cashier's check or money order for \$100 payable to Phoenix Management and additional cashier's check or money order for \$50 payable to Boynton Landings. Note: married couples are allowed to pay one fee as a couple.
- □ Legible copy of your Lease agreement, signed by all parties. Lease must contain the following statement: "Boynton Landings Condominium Association shall have the right to terminate the lease upon default by the tenant in observing any of the provisions of any agreement, document, or instrument governing Boynton Landings Association or administered by the Association."
- □ Legible copy of your non-expired driver's license, state identification or passport.
- □ Copy of your vehicle(s) registration and insurance for each vehicle that will be on property. (Limit of 2 vehicles) all vehicles must be in the names of the applicants.
- Background Investigation and Credit Report authorization form; All applicants must have a minimum FICO score of 600, income of at least 3 times the monthly rent, no evictions within the past 7 years, and must pass a criminal background check.
- □ Income verification required.
- □ Pet documentation if applicable must include current photo of pet and current vaccine and registration form.

(\$250 non-refundable pet fee will be due upon approval of application).

- □ Minimum lease 30 days. Maximum rental is 3 times per calendar year.
- □ Gate access decals are \$50, parking permits are \$25. **Both are mandatory.**
- □ Unit Owners' HOA assessments must be current, and all fines must be paid in full prior to any lease approval by the Board of Directors.
- □ All adult applicants, 18 years and older, are required to be interviewed in person prior to lease approval or tenant occupancy.

Make sure all forms are filled out adequately and signed, submit package together with payment to the association office on the property, if office is closed place in the Dropbox located outside the Clubhouse.

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LEASE APPLICATION FORM

BUILDING #23 U	NIT#
LEASE START DATE	LEASE END DATE:
APPLICANT #1	
Name (as it at appears on you	r legal ID):
Date of Birth (M/D/Y):/	/
Current Address:	
Best Contact Phone#	Email address:
Best Contact Phone#	Email address:
Best Contact Phone#	Email address:
APPLICANT #2	Email address: r legal ID):
APPLICANT #2	r legal ID):
APPLICANT #2 Name (as it at appears on your Date of Birth (M/D/Y):/	r legal ID):

OTHER PERSONS WHO WILL BE RESIDING WITH YOU:

Name	Age	Relationship/Occupation

Applicant Signature		
Co-Applicant Signature		
Date		

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All applicants MUST initial

RENT COLLECTIONS - OWNER DELINQUENT MAINTENANCE PAYMENTS

I/We agree and understand that the Association will collect rent from myself and any tenant on the lease if my owner becomes delinquent in maintenance payments pursuant to Florida Statute 718

"FL Statute 718.116(11)(a) If the unit is occupied by a tenant and the unit owner is delinquent in paying any monetary obligation due to the association, the association may make a written demand that the tenant pay to the association the subsequent rental payments and continue to make such payments until all monetary obligations of the unit owner related to the unit have been paid in full to the association. The tenant must pay the monetary obligations to the association until

the association releases the tenant or the tenant discontinues tenancy in the unit." **Owner's Initial**

LEASE RENEWAL

I/We agree to provide Boynton Landings Condominium Association a copy of my renewed lease <u>NO LATER THAN 30</u> <u>DAYS PRIOR</u> to the lease termination date. Failure to do so will result in cancellation of all vehicle decals, gate cards/fobs, gate access. Inactive vehicle decals will result in automatic towing at the owners' expense upon the expiration of the lease.

UNAPPROVED OCCUPANTS

I/We agree and understand that any occupant 18 and over must apply and be approved by the Association to reside on property. Anyone staying overnight more than **(7)** days in one month will be deemed an occupant and will be required to apply and be approved by the Association.

Should you be found to have unapproved occupant(s) residing in your unit, you will have **(7) days** to submit the **application, application fees, and \$500 penalty fee** or verify the unapproved occupant(s) have vacated the premises. **Failure to comply will result in your eviction by the Association.**

RULES AND REGULATIONS

____ I/We have received, reviewed, understand, and agree to abide by the Rules and Regulations of residing at Boynton Landings. I/We agree and understand that violations of the rules and regulations will result in monetary fines and or eviction.

RENTERS INSURANCE

I/We understand that as a tenant, Boynton Landings Condominium Association requires renters' insurance. I agree to provide proof of insurance within (30) days of move-in. Failure to do so will result in monetary fines and or eviction.

MOVE-IN/MOVE-OUT POLICY

I/We understand that moving furniture and other property into and out of the units must take place between hours of 8am and 8pm ONLY for respect to all other community residents. Moving vans and trucks used for this purpose will remain on Condominium property only when in use.

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VEHICLE INFORMATION DISCLOSURE NOTE: ALL VEHICLES MUST BE REGISTERED IN THE NAME OF THE APPLICANT

l/we,		un	derstand a	ind fully agree not to p	ark any commercial vehicles on the
Association property	at any time for	any reason	other than	service provider.	
Note: Parking Permi	ts must not be	altered and	vehicles w	ithout visible decals a	re subject to being TOWED.
NAME:					
BUILDING #23	UNIT#	-			
VEHICLE#1					
CHECK ONE ONLY	CAR	SUV	VAN	PICK-UP TRUCK _	MOTORCYCLE
МАКЕ		_ MODEL		YEAR	COLOR
LICENSE PLATE#		STATE		COUN	TRY
VEHICLE#2					
CHECK ONE ONLY	CAR	SUV	VAN	PICK-UP TRUCK _	MOTORCYCLE
MAKE		_ MODEL		YEAR	COLOR
LICENSE PLATE#		STATE		COUN	TRY

PLEASE PROVIDE COPIES OF NON-EXPIRED DRIVERS' LICENSES, REGISTRATIONS & PROOF OF INSURANCE WITH THIS APPLICATION.

- No Commercial vehicles, campers, mobile homes, trailers of any kind, recreational vehicles, boats, jet's skis shall be permitted to be parked or be stored on or in any place or portion of the Community.
- If you own an Electrical Vehicle, take in account our parking areas does not have any EV Charging Stations and you should not have any charging cables connected from your unit to the parking lot since it does not comply with the safety requirements and any liability will be your responsibility.

Applicant#1 Signature	Date:
Applicant#2 Signature	Date:

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ELECTRONIC DISCLOSURE AUTHORIZATION FORM

Boynton Landings Condominium Association utilizes electronic communication for all correspondence and notices.

Please complete and return this form to authorize the Boynton Landings Condominium Association to use your email address and cell phone for general association-related communications. This authorization restricts the use of your email address for only the purposes of communications from the Boynton Landings Condominium Association or its management company, through either direct communication from the Association or through the association's current property management company. Your email address and cell phone number will not be shared with any third parties.

I hereby authorize Boynton Landings Condominium Association to use my email address and cell phone number, as described above, for association-related communications. I understand that no email communication will be used to replace any official notices required by our governing documents and/or by applicable FL Statues. I agree to promptly notify the Association of any changes in my email address, to have a current email address on file with the Association.

TENANT#1 NAME (PRINT CLEARLY):		
TENANT#2 NAME (PRINT CLEARLY):		
Boynton Landings property address: 23 N C	Congress Ave. Unit #	
To be used for Boynton Landings communications:	:	
Email address #1:	Cell phone #1:	
Email address #2:	Cell phone #2	
Applicant#1 Signature	Date:	_
Applicant#2 Signature	Date:	_

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BACKGROUND INVESTIGATION AND CREDIT REPORT AUTHORIZATION FORM

To be conducted by: Boynton Landings Condominium Association

PLEASE PRINT LEGIBLE:

APPLICANT#1

Legal Name (Last):	(First)	(M.I)
Date of Birth (M/D/Y):	Social Security Number:	
Current Mailing Address:		
Driver's License # or State ID# _	Country/State of Issuance: _	

APPLICANT#2

Legal Name (Last):	(First)	_(M.I)
Date of Birth (M/D/Y):	Social Security Number:	
Current Mailing Address:		
Driver's License # or State ID#	Country/State of Issuance:	

I authorize Boynton Landing Condominium Association to conduct a background investigation on myself which may include, but is not limited to the following areas:

Background security interview, civil records, employment reference, education records, character references, salary/wage verification, County- State and National criminal records check, (DMV) Driving License records, credit bureau records, neighborhood reference and immigration and nationalization service records.

I do here by release, absolve and agree to forever hold harmless Boynton Landings Condominium Association and their officers, agents, employees and representatives from any liability resulting either from the background investigation our use of the results and opinions obtained there from. This also applies to any and all suits, actions, or causes of action at law, claim, demand or liability which I, my successors, assigns, heirs, executors, guardians or administrators have now or may ever have resulting directly, indirectly or remotely from said background investigations. I authorize any reference listed above to release any information requested by Boynton Landings Condominium Association. I release and forever hold harmless any reference providing information to the Boynton Landings Condominium Association.

I Certify that the information contained in the Boynton Landings Lease Application and associated forms and releases are true and correct to the best of my knowledge, and I understand that falsification, misrepresentation or omission is grounds for refusal to approve this Lease Application. I further authorize Boynton Landings Condominium Association, and their representatives to perform a third-party investigation through the provider of their choice and to release all results, oral and written statements, opinions and other information derived from this background investigation to the Board of Directors of the Boynton Landings Condominium Association, and the applicable Property Manager.

Applicant#1 Signature _	 Date:
Applicant#2 Signature _	 Date:

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PET INFORMATION FORM

APPLICANT NAME (FIRST/LAST):		
BUILDING# UNIT#		
PET TYPE/QUANTITY (CHECK ONE): NOTE: IF MORE THAN ONE PET FILL ONI		OTHER
BREED:	WEIGHT:	COLOR:
RABIES VACCINATION DUE DATE:		
PALM BEACH COUNTY ANIMAL CARE &	CONTROL LICENSE #	
EMOTIONAL SUPPORT ANIMAL Y DOCUMENTATION FROM A LICENSED H		PLEASE SUBMIT ORIGINAL SUPPORTING RIFYING THE NEED OF THE ESA.

*** A COLOR PHOTOGRAPH OF THE PET(S) MUST BE ATTACHED TO THIS APPLICATION ***

RULES APPLICABLE TO PET OWNERS:

- 1. All pets must be registered and approved by the Association.
- FFHA 2020 ESA law prohibits landlords from denying housing due to Emotional Support and Service Dogs, therefore
 proper documentation must be provided to the Association and animal should be properly registered and vaccination
 records should be up to date.
- 3. ALL pets must be cleaned up after, regardless of the size of feces or location where deposited. For your convenience Dog doodle stations are located throughout the property.
- 4. Proof of all vaccinations by a veterinarian must be provided.
- 5. No pet shall be permitted outside except on a leash not to exceed 6 feet in length regardless of the pet's size.
- 6. No pet that is a nuisance will be allowed on Association Property.
- 7. Resident(s) agree to abide by pet regulations established by the Declaration of Condominium.
- 8. No pet should be unattended or tied out on the exterior balconies of the unit.
- 9. Pets are NOT ALLOWED in fenced POOL AREA.
- 10. Disapproved pets/animals shall not be allowed to re-enter the property or the premises.

_____ I HAVE READ AND AGREE TO FOLLOW THE RULES AND REGULATIONS REGARDING PETS. I AGREE TO PROVIDE THE ASSOCIATION WITH COPIES OF VACCINATION PAPERS PROVIDED BY A LICENSE VETERINARIAN, ALONG WITH A PHOTO OF MY PET.

_____ I FURTHER UNDERSTAND THAT ANY PET DEEMED A "NUISANCE" OR "UNSAFE" BY THE BOARD OF DIRECTORS IS SUBJECT TO BE REMOVE FROM THE COMMUNITY.

Applicant#1 Signature	 Date:

Applicant#2 Signature ______ Date: ______ Date: ______

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RULES AND REGULATIONS

PARKING/GATE ACCESS:

- 1. Passenger automobiles, sport/utility vehicles, mini-trucks, vans, and motorcycles that do not exceed the size of one parking space may be parked in the areas provided for that purpose. Trucks, work vans, commercial pickup trucks or vans, campers, motor homes, trailers, boats, and boat trailers are prohibited on the Condominium property. Vehicle maintenance, other than emergency repairs, is not permitted on the Condominium property. All vehicles must be currently licensed, and no inoperable or unsightly vehicles may be kept on the Condominium property. The Association is exempt from this regulation for commercial vehicles used by vendors of the Association while engaged in work at the Condominium.
- 2. **TOWING/BOOTING POLICY** Any vehicle parked on property that does not have a parking decal or guest pass visibly displayed will be subject to immediate towing or immobilization at the owner's expense. Guest vehicles cannot be parked overnight on property for more than 7 days in a calendar month and will be subject to immediate immobilization at the owner's expense.
- 3. VEHICLE PARKING All vehicles parked on property are prohibited from backing into a parking space. All vehicles must be parked forward facing.
- 4. Owner or owner lessee are permitted to have only 2 vehicles on property and must register those vehicles with the association and obtain a parking pass and gate entrance decal.
- 5. All vehicles must come to a complete stop when at the gate call box. When the gate arm bar opens, vehicles may then proceed.
- 6. Only one vehicle is permitted to pass through the ENTRANCE/EXIT gates at a time; any **PIGGY BACKING/TAILGATING** by another vehicle is **STRICTLY PROHIBITED**.
- 7. Motorized scooters, bicycles, skateboards etc. are prohibited in Common Elements. Manually powered scooters, skateboards, and bicycles are not permitted in the traffic or vehicle lames located throughout the Condominium property, in any parking space on the Condominium property, in the pool area, in the clubhouse area, in the gymnasium area, building breezeways or in the entry circle. All use of manually powered scooters, skateboards, and bicycles by children under the age of 15 must be supervised by an adult.
- 8. The maximum speed limit for the Condominium property is 5 miles per hour.
- 9. No unsightly or inoperable vehicles are to be parked on property 10. All vehicles must have an up-to-date registration with a valid tag
- 11. City vehicles are permitted to park on the property.

TRASH DISPOSAL/ COMPACTOR AREA/ BULK TRASH AREA:

12. No garbage cans, supplies, milk bottles or other articles, shall be placed in the halls, on the balconies, or on the staircase landings, nor shall any linens, cloths, clothing, curtains, rugs, mops or laundry of any kind, or other articles, be shaken or hung from any of the windows, doors, or balconies, or exposed on any part of the Common Elements. Fire exits not be obstructed in any manner, and the Common Elements shall be kept free and clear of rubbish, debris, and other unsightly material.

- 13. Bulk Trash is strictly for household furniture, large items that don't fit in the compactor. Large boxes must be broken down bundled and taped together. Household trash and trash bags as well as construction debris is prohibited in this area.
- 14. Refuse and bagged garbage shall be deposited only in the areas provided, therefore. All refuse must be bagged in sealed garbage bags

EXTERIOR

- 15. The exterior of the Condominium Units and all other exterior areas appurtenant to a condominium Unit, including, but not limited to, balcony walls, railings, ceilings, or doors, shall not be painted, decorated or modified by a unit Owner in any manner without the prior consent of the Association.
- 16. To maintain harmony of the exterior appearance, no one will make any changes to, place anything on, affix anything to, or exhibit anything from any part of the Condominium property that is visible from the exterior of the building or from the common elements without the prior consent of the Association.
- 17. All Common Elements inside and outside the buildings will be used for their designated purposes only, and nothing belonging to Unit Owners, or their family, tenants or guest, will be kept therein or thereon without the approval of the Association. Such areas will at all times be kept free of obstruction. Unit Owners are financially responsible to the Association for damage to the Common Elements caused by themselves, their tenants, guest, or family members.
- 18. Laundry may not be hung, draped, or displayed in any manner (a) outside the enclosed portions of each Unit (b) within the Limited Common Elements, or (iii) is visible from the Common Elements.
- 19. No Unit Owner will allow anything whatsoever to fall from the windows, balcony or doors of their unit; nor shall they sweep or throw from their unit any dirt or other substance into any of the corridors, halls or balconies, elevators, ventilators or elsewhere in the building or upon the grounds.
- 20. Nothing, including, but not limited to, radio or television aerials or antennas, signs, notices or advertisements, awnings, curtains, shades, window guards, light reflective materials, ventilators, fans or air conditioning devices, or other items shall be attached or affixed to the exterior of any Unit or balcony/terrace or exposed on or projected out of any window, door or balcony of any Unit without the prior written consent of the Association. No one shall alter the outside appearance of any window of any unit. The consent of the Association to all or any the above may be withheld on purely aesthetic grounds within the sole discretion of the Board of Directors of the Association.
- 21. Nothing will be done or kept in any Unit or in the Common Elements that will increase the rate of insurance on the building or contents of the building without the prior written consent of the Association. No owner will permit anything to be done or kept in their unit or in the Common Elements that will result in the cancellation of insurance on the building or the contents of the building, or what would be in violation of any law or building code.
- 22. Lawns, shrubbery, or other exterior plantings may not be altered, moved, or added to without permission of the Association.
- 23. The Board of Directors shall adopt hurricane shutter specifications, which specifications shall include color, style, and other factors deemed relevant by the Board. All specifications adopted by the Board shall comply with the applicable building code. The Board shall not refuse to approve the installation or replacement of hurricane shutters conforming to the specifications adopted by the Board.

PATIO/BALCONY

- 24. Only patio or outdoor furniture are permitted on the patio or balcony. Patio or outdoor furniture are defined as tables, chairs, sofas, loveseats, or rugs that are specifically designated for outdoor use.
- 25. No more than four (4) small plants that do not obstruct views are permitted.
- 26. Manual bicycles may be stored neatly on the patio or balconies.
- 27. No other items are permitted to be stored or displayed on patios or balconies except for the items listed above.

PETS

- 28. Pets may be kept in a unit subject to the following conditions:
- a. No pet shall be allowed to commit a nuisance in any public portion of the Condominium Property, Common Elements, or both.
- b. The term "pets" shall be limited to dogs, cats, birds, and tropical fish, which are not being kept or raised or for commercial purposes. All other animals are expressly forbidden unless otherwise allowed by the Association.
- c. No more than one (1) pet is allowed per Unit, tropical fish excluded, and the total weight of such pet may not exceed forty (40) pounds.
- d. All pets are required to be registered and approved by the Association prior to pet occupying the unit, a separate form needs to be filled out and signed together as part of the requirements.

Registration requirements are as follows:

- □ Provide completed pet application to the Association
- Include a complete copy of all up to date shot records from the veterinarian to include the weight of the dog. For puppies, we must have a letter from the veterinarian as to the expected weight when fully grown.
- □ Current picture of the pet
- □ Include current nonrefundable pet fee provide on the application
- e. Pets are not allowed on the balcony of a unit unless the Unit Owner is present.
- f. Messes made by pets must be removed by Unit Owners or handlers immediately.
- g. The Association has established Pet Waste Disposal Stations and designated the landscaped areas surrounding the Pet Waste Disposal Stations as the exclusive areas within the Common Elements for pets to urinate, defecate, both ("Pet Station Areas"); pets are prohibited in any landscaped portion of the Common Elements except the Pet Station Areas.
- h. Pets are not allowed in the Common Elements except in such areas as designated by the Association.
- i. Pets that are vicious, noisy, or otherwise unpleasant will not be permitted on the Condominium property. If pet has, in the opinion of the Board of Directors, become a nuisance or an unreasonable disturbance, written notice will be given to the Unit Owner and other person responsible for the pet, and the pet must be removed from the Condominium property within three days.
- j. Tenants of a Unit Owner are not permitted to have pets without prior approval from the Association.
- k. Guests of Unit owners or their tenants are NOT permitted to have pets in or on the property at any time.
 Rules & Regulations Rev.2024
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- I. All pets must be always leashed when outside a Unit or outside of any unclosed patio or porch area.
- m. Pets must be registered and approved by the Association prior to residing on property. An application must be filled out along with veterinarian records, picture of pet, up to date shots and registration. Nonrefundable pet fee must be paid at time of application submission.

RENTALS & SALES:

- 29. All potential occupants and additional occupants must apply to the Association and receive approval prior to occupying the Unit. This includes renters and houseguests.
- a. Units may not be rented for periods of less than 30 consecutive days nor more than three times a year. A copy of these Rules and Regulations must be given to the tenants and guests by the Unit Owner or the unit owner's agent. No Unit may be permanently occupied by more persons than the number of bedrooms' time two, nor many more persons, including guests, occupy a Unit overnight than the number of the bedrooms' times two, plus two.
- b. Any sale, lease, sublease, or other proposed transfer of a unit, must be approved by the

Association in advance. The requesting Unit Owner must submit an application and any applicable fees when the application is submitted to the Association for the request for approval.

- c. Owners are required to submit renewed leases 45 days prior to the expiration of the current lease.
- d. Any tenant with two or more violations during any lease period is subject to a non-renewal by the Association.

NOISE

- 30. Loud and disturbing noises are prohibited in the Common Elements, whether emanating from electronic or mechanical devices located within a Unit or carried into the Common Elements or from a vehicle within the condominium property. All electronic and mechanical devices, including radios, televisions, tape machines, compact disc players, stereos, singing and playing of musical instruments, must be regulated to sound levels that do not allow the sound, noise or vibrations to be heard outside the Unit.
- 31. No nuisance of any type or kind will be maintained on the Condominium property.

HOURS

- 32. Moving furniture and other property into and out of the Units must take place Mondays through Saturdays between the hours of 8:00 a.m. and 5:00 p.m. only. Moving vans and trucks used for this purpose will remain on Condominium property only when in use.
- 33. Hours of operation for use of the pool area are from sunrise to sunset and the

Fitness/Gymnasium/Basketball/Racquetball hours are posted in the area and must be observed by all Unit Owners and Lessee's

34. Repair, construction, decorating or remodeling work will be done Mondays through Saturdays between the hours of 8:00 a.m. and 5:00 p.m. only, and the Association's rules for decorators and subcontractors must complied with.

COMMON ELEMENTS

- 35. Children shall not play on or about the Common Elements of the Condominium in an unruly or in an exceptionally noisy manner; children under the age of 15 may not play in the common Elements without adult supervision. Unit Owners will be responsible for ensuring that their children are properly supervised while using Common Elements.
- 36. Consumption of alcoholic beverages is prohibited in the Common Elements
- 37. Only two guests per unit are allowed in the pool area or clubhouse amenities at a time and the owner or lessee must be present.
- 38. BBQ grills, smokers or any like items are prohibited to be stored and/or used on the patio, in the unit or on the common elements

UNIT RENOVATIONS/ALTERATIONS:

39. All Unit Owners must submit an application to the Association for approval prior to any renovations or material changes commencing in the unit.

Examples are but not limited to:

- Replacing Flooring
- Replacing Air Conditioning Units
- Replacing Hot Water Heaters (tankless hot waters heaters are to NOT be installed upon replacement due to limitations on the electrical systems of the buildings.)
- Remodeling of Kitchens and Bathrooms
- All work performed by a contractor

□ Unit owners must submit with the application a copy of the contractors, license, proof of liability and workers compensation policies naming Boynton Landings as the certificate holder. □ Provide a \$500 security deposit with the Association.

APPLICATION PROCESS AND REQUIREMENTS:

40. Sale or Lease applicants:

- a. Submit completed application with all required documents and fees at least 14 days prior to closing or lease start date
- b. Legible copy of your driver's license or state identification. (This information is required to complete your background check.)
- c. Copy of your vehicle registration and insurance for each vehicle that will be on property. (Limit of 2 vehicles)
- d. Provide one (1) of the following for income verification: W-2, personal tax return, or two (2) most recent pay stubs.
- e. Pet documentation must include current photo of pet and current vaccine and registration form. (\$250 non-refundable pet fee will be due upon approval of application)
- f. All applicants must have a minimum credit score of 600 and an income of at least 3 times the monthly rent.

- g. Applicants must past a criminal background check
- h. No prior evictions with in the past 7 years
- i. All persons residing in the unit must be listed on the application and lease including minor children.

ADDITIONAL COMMUNITY RULES:

- 41. The Association shall retain a passkey to the Units, and the Unit Owners shall provide the Association with a new or extra key whenever locks are changed or added for the use of the Association pursuant to its statutory right to access the units.
- 42. Illegal and immoral practices are prohibited.
- 43. These Rules and Regulations will apply equally to Owners, their families, guest, domestic help and lessees.
- 44. BBQ grills (i.e. charcoal, electric or propane) are strictly prohibited on condominium property, balcony, patio or common areas.

THESE RULES AND REGULATIONS DO NOT PURPORT OR CONSTITUTE ALL OF THE RESTRICTIONS AFFECTING THE CONDOMINIUM AND COMMON PROPERTY. REFERENCE SHOULD BE MADE TO THE CONDOMINIUM ASSOCIATION DOCUMENTS.