The Moorings of Pinellas County

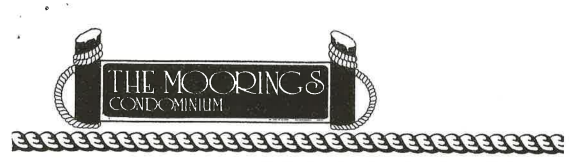
Check list for Buyers/Tenants

- ___ Application Completed
- ___ Pet Registration Form Completed or N/A
- Parking Policy Completed
 - a. Copy of Driver's License for each applicant _____
 - b. Copy of Auto Registration for each Vehicle ____
 - c. Copy of Valid Insurance for each Vehicle ____
- ____ Signed Parking Addendum
- ___ Watercraft Form Completed or N/A

a. Copy of Registration ____

- b. Copy of Insurance _____
- ____ Buyer/Tenant Information Form Completed
- ____ Background check is cleared
 - a. Sex offender
 - **b.** Criminal History
 - c. Credit
- ____ Signed Rules and Regulations
- ___ Read and Signed Declaration Changes
- ____ Application fee paid (attach copy of check)

Please note that the Board has 15 days to issue approval after a <u>complete</u> application is received



450 Moorings Cove Drive, Tarpon Springs, Florida 34689

Dear Moorings Owner,

The Moorings community has transitioned to a key fob system for entry to our swimming pool. We are currently assigning one (1) key fob to each unit at no cost to owners.

Your tenant is entitled to use the amenities and therefore be given a fob for their use. However, you as the owner and landlord are responsible for the key fob. Before this fob is issued to your tenant, we require that you sign this letter agreeing to your tenant receiving the key fob with the knowledge that you as the owner are ultimately responsible for its use and any replacement.

Only one key fob will be given to each unit at no charge and the replacement cost is \$50 should it be lost, misplaced, or destroyed.

Please complete this portion, sign, and return to the Moorings address or email at <u>themooringscondo@gmail.com</u> ASAP so that your tenant may have access to our pool.

I agree that my tenant may be provided with the key fob to gain entrance to the Moorings swimming pool. I agree to take responsibility for its use and pay \$50 for any replacement cost.

Print Owner Name	Unit #
Print Tenant Name	
Signature of Owner	Date

The Moorings of Pinellas County Condominium, Inc.

Application for Purchase/Lease PLEASE SUBMIT ALL APPLICATIONS TO:

Ameri-tech Community Management, Inc.

24701 US Hwy. 19N, Suite 102 Clearwater, Florida 33763 (727)-726-8000 Ext. 405 Att: Chris Stancil, Mgr. cstancil@ameritechmail.com

Sale/ Lease Requirements

- 1. Fully completed and signed Moorings application for EACH Applicant.
- 2. Clear copy of Driver's License or Government -Issued Photo ID for Each Applicant.
- 3. Copy of Auto Registration and Valid Insurance Card for **ALL** vehicles that will be parked on property.
- 4. Initial each and Sign Parking Addendum.
- 5. Copy of the executed Sale/Lease Agreement signed by all parties.
- 6. Applicants must provide a \$150.00 check, or money order made payable to: <u>The Moorings Condominium Association, Inc.</u> for the processing fce of Each applicant.
- 7. Association Board will respond within 15 business days of receipt of a **completed** application package.

IMPORTANT:

- * Incomplete or unsigned applications or those accompanied by incomplete or unsigned sale/lease agreements will **NOT BE ACCEPTED FOR PROCESSING**.
- * PLEASE see the checklist provided before submitting paperwork.

THE MOORINGS CONDOMINIUM ASSOCIATION, INC. | APPLICATION FOR LEASE OR PURCHASE (REV 3.14)

BUILDING & UNIT NUMBER	CURRENT OWNER(S)	LEASE EFFECTIVE DATE	PURCHASE DATE	
APPLICANT INFOR	MATION SEP	ARATE APPLICATION REQUIR	ED FOR EACH ADDUT	TENANT OR PURCHASER
LAST NAME	FIRST NAME	WI.	SSN	DRIVER'S LICENSE #
BIRTH DATE	HOME PHONE	WORK PHONE	EMAR.	
CURRENT ADDRE	SS		-l	
STREET ADDRESS		CITY	STATE	701P
DATE IN	DATE OUT	LANDLORD/MORTGAGE HO	LOER NAME	LANDLORD PHONE
//////////////////////////////////////	REASON FOR LEAVING	and the second		
REVIOUS ADDRE	SS	LIST PRIOR IF CURREN	T EMPLOYMENT LESS	THAN THREE YEARS
TREET ADDRESS			STATE	Zip
DATE IN	DATE OUT	LANDLORD NAME		LANDLORO PHONE
	REASON FOR LEAVING	4		
THER OCCUPAN	TS			
	and in the local division of the local divis	UPANTS 18 YEARS OR OLDER		
	weather the state of the state	ND OUR ASSOCIATION PET R		
		EMPLOTEPYCOMPANT		
UPERVISOR NAME		SUPERVISOR PHONE	START DATE	END DATE
OCCUPATION		EMPLOYER/COMPANY		
UPERVISOR NAME		SUPERVISOR PHONE	START DATE	END DATE
OCCUPATION			1	
UPERVISOR NAME				
MERGENCY CON	TACT			
NAME	ADDRESS		PHONE	RELATIONSHIP
NAME	ADDRESS		PHONE	RELATIONSHIP
ERSONAL REFER	ENCES	12 3H	dia L	l
NAME	ADDRESS		PHONE	RELATIONSHIP
NAME	ADDRESS		PHONE	RELATIONSHIP
			11 1	

CONTINUE ON ATTACHED	HAVE YOU EVER:			
SHEET IF NECESSARY FOR ANY "YES"	Been exected front a tenancy or left owing r	money? If yes, please provide Property Name, City, St	ate and Landford Name. 1	res no
ANSWERS	Beer convicted of a corner? If yes, please p	provide Type of Offense, County, and State.	Y	ES NO
VEHICLE INFORMAT	TION		-	
1. MAKE & MODEL		YEAH	LICENSE NO. & STAT	TE.
2. MAKE & MODEL		YEAR	LICENSE NO. & STAT	E
OTHER VEHICLES OR WATERCH	RAFT (ALL DETAILS)			
OTHER INFORMATIC	ON PLEASE CIRCLE "YES" OR "N	O" BELOW ->>>> EXPLANATION REQUIRED F	OR ANY "NO" ANSWE	RS
1. HAVE YOU RECEIVED & R	EVIEWED & COPY OF OUR ASSOCIAT	TION RULES AND REGULATIONS?	YES	NO
2. DO ANY QUESTIONS OR K	NOWN CONFLICTS EXIST WITH OUR	ASSOCIATION RULES AND REGULATIONS?	YES	NO
3. HAVE YOU ATTACHED A (CLEAR COPY OF YOUR DRIVER'S LIC	ENSE OR GOVERNMENT ISSUED PHOTO ID?	YES	NO
4. HAVE YOU ATTACHED A (ASSOCIATION PROVISIONS	COMPLETE, SIGNED COPY OF YOUR I OR CERTIFICATION PRESENTED WIT	LEASE OR PURCHASE AGREEMENT INCLUDIN HIN OUR RULES AND REGULATIONS?	IG REQUIRED YES	NO
5. DO YOU UNDERSTAND TH	AT INCOMPLETE/INACCURATE APPL	ICATIONS WILL BE DENIED WITHOUT REFUNC	O OF FEES? YES	NO
EXPLANATION (ATTACH SEP	ARATE SHEET IF NEEDED):		ter en en grannen	
respects and do her agents to conduct w will be kept strictly of nformation will be c reliable, however the	weby authorize THE MOOR whatever background invest confidential. obtained by third party ver e accuracy of which canno	g information to be true, correct INGS CONDOMINIUM ASSOCIAT stigation necessary for screenin ndors and compiled from source of be guaranteed. I hereby hold T igents free and harmless of any i	FION, INC. and/o g purposes, whi s believed to be FHE MOORINGS	ich

The Moorings Condominium Association, Inc.

PET REGISTRATION/RENEWAL FORM (plassa circle asappropriate)

Pursuant to The Moorings Condominium Association Pet Policy

A 'Conditional license' is granted to each registered Owner/Resident to keep <u>ONE</u> pet perunit subject to the conditions as noted in the Rules and Regulations. The Board of Directors may revoke or terminate this 'conditional license' at any time upon determination that the pet owner is not in compliance with said Rules and Regulations.

All information must be renewed with the Association on an annual basis, using this form.

**** ASSOCIATION DUES MUST BE CURRENT****

Dwnet/	Resident Information
Jnit Number:	
Jnit Owner/Resident name:	
Phone:	·
	Pet Information
Pet name:Bree	
Pet color/markings:	
Age:Weight:libs	
Pineilas County Tag Number:	Rables Vaccination Date:
	Certification
I hereby certify my understanding and wil Condominium Association Inc's Pet Policy	lingness to comply with the provisions of the Moorings as detailed in the Rules and Regulations.
In compliance with Pet Rules - I attach (pla	ease check all) : Proof of Rabies Vaccination
Copy of pets Pinellas County Registration	
Signed:	Date:

The Moorings Parking Policy Addendum

_____ All vehicles parked on property must clearly display a valid parking decal. Resident decals must be installed on the exterior rear of your vehicle.

Overnight Visitors and all vehicles without decals (including rentals or loaner vehicles) parked overnight must have a visitor hangtag displayed from the rearview mirror at all times.

Visitor hangtag is only valid for 14 days unless otherwise approved by the Condo Assoc. Unapproved visitor car parking beyond 14 days will be subject to tow.

Any vehicle that is on jacks, blocks or otherwise inoperable, double parked, blocking a dumpster, parked on sidewalks or landscaping, taking up more than one parking space, parked in a fire lane, parked in a handicapped spot without the proper permit, has missing license plates or is parked anywhere other than a clearly designated parking space will be subject to tow.

_____ Vehicles with flat tires, expired plates, leaking fluids, not in acceptable condition or otherwise deemed improper by management will be given a 24-hour notice to correct the violation. If not corrected, the vehicle will be towed with no further warning.

Only those residents on the lease will receive a parking decal.

_____ Motorcycle, boats, trailers, RV's or commercial vehicles may not be parked on property.

_____ Any decals or hangtags that are improperly placed, obscured or otherwise not readily visible may result in your vehicle being towed.

If you purchase a new vehicle you must contact Condo Assoc or Property Manager for verification and you will be issued a new decal. Old decals are not transferable.

Residents are responsible for informing guests of all parking policies.

Vehicles towed at owners expense. Condo Assoc and Management are not responsible for damages or loss.

_____ Only one vehicle per licensed driver per unit allowed.

Resident			Date	£	
Year	Make	Model	Ŧ	ag Number	Exp.
Resident			Date		
Year	Make	Model	T	ag Number	Exp.
Property Ag	gent	Date			

*Updated 2/2018

WATERCRAFT REGISTRATION/RENEWAL FORM (please circle as appropriate)

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Pursuant to The Moorings Condominium Association Dock Policy

	Owner/Resident Information	
Unit Number:Unit Owner/Resident name:		
Watercraft owners name (if diff	rent) ;Phone:	
Alternate phone: Alternate address if not permanent resident:		
	Water Craft Information	
Craft name:	Year:Type:Length:	
State issued Registration numbe		
Manufacturer name:MFG Registration:		
	None Make/year/hôrsepower:	
(check as applicable)		
	Certification	
l hereby certify my understandir Condominium Association Inc's l	; and willingness to comply with the provisions of the Moorings ock Policy as detailed in the Rules and Regulations.	
in compliance with Dock policy;		
Copy of state issued registration	Copy of insurance policy	
	Date:	

DATE		
	termine and the second	

CUSTOMER NUMBER

BUYER/TENANT INFORMATION FORM

I / We

, prospective

tenant(s) / buyer(s) for the property located at

TENANT CHECK FAX #: (727) 942-6843

Managed By:

Owned By:

Hereby allow TENANT CHECK and or the property owner / manager to inquire into my / our credit file, criminal, and rental history as well as any other personal record, to obtain information for use in processing of this application. I / we understand that on my / our credit file it will appear the TENANT CHECK has made an inquiry. I / we cannot claim any invasion of privacy or any other claim that may arise against TENANT CHECK now or in the future. PLEASE PRINT CLEARLY

TENANT INFORMATION:	SPOUSE / ROOMMATE:
SINGLEMARRIED	SINGLE MARRIED
SOCIAL SECURITY #:	SOCIAL SECURITY #:
FUIL NAME:	FULL NAME:
DATE OF BIRTH:	DATE OF BIRTH:
DRIVER LICENSE #:	DRIVER LICENSE #:
CURRENT ADDRESS:	CURRENT ADDRESS:
HOW LONG?	HOW LONG?
LANDLORD & PHONE:	LANDLORD & PHONE:
PREVIOUS ADDRESS:	PREVIOUS ADDRESS;
HOW LONG?	HOW LONG?
EMPLOYER:	EMPLOYER:
OCCUPATION:	OCCUPATION:
GROSS MONTHLY INCOME:	GROSS MONTHLY INCOME:
LENGTH OF EMPLOYMENT:	LENGTH OF EMPLOYMENT:
WORK PHONE NUMBER:	WORK PHONE NUMBER:
HAVE YOU EVER BEEN ARRESTED? (CIRCLE ONE) YES NO	HAVE YOU EVER BEEN ARRESTED? (CIRCLE ONE) YES NO
HAVE YOU EVER BEEN EVICTED? (CIRCLE ONE) YES NO	HAVE YOU EVER BEEN EVICTED? (CIRCLE ONE) YES NO
SIGNATURE:	SIGNATURE:
PHONE NUMBER:	PHONE NUMBER:
TENANT CHECK HOURS OF OPERATION: MONDAY - FRIDAY : 9:00 a.m 5:30 p.m. SATURDAY : 11:00 a.m 4:00 p.m. ALL ORDERS BECEIVED ATTER :5:00 p.m. (1:30 p.m. os 5:2) WILL BE PROCESSED THE NEXT BUSINESS DAY	
	A CREDIT REPORTING SERVICE PROVIDING CREDIT REPORTS FOR

A CREDIT REPORTING SERVICE FROVIDING CREDIT REPORTS FOR REALTORS / PROPERTY MANAGERS / APARTMENT COMPLEXES / MOBILE HOME PARKS / CONDOMINIUM ASSOCIATIONS / EMPLOYERS

FEDERAL LAW REQUIRES THE END USER TO MAINTAIN THIS FORM FOR A FERIOD OF FIVE YEARS (insuri check application rev. 06/2018)

. THE MOORINGS CONDOMINIUM ASSOCIATION, INC. RULES AND REGULATIONS

(Revised/Approved 2/2019)

(Section 1 of 2)

INTRODUCTION

The Moorings Condominium Association, Inc. (hereinafter referred to as "the Association") welcomes you. Because of the size of our community, rules and regulations are needed to keep things running smoothly, to ensure a pleasant, comfortable and enjoyable living experience in our homes, and to maintain standards that will more likely result in appreciation of the value of our homes in the future. The purpose of these Rules and Regulations is to achieve and maintain these goals, and to comply with our Association Declarations and By-Laws.

All approvals required within these Rules and Regulations must be sought reasonably in advance by Unit Owner(s) utilizing the process, procedures and forms set forth herein. All Forms referenced and presented herein are available on the property manager's resident login or may be obtained from a Board Member. Approval will not be granted in any circumstance where the Unit Owner(s), their Residents or approved Tenants are in violation of Association Rules and Regulations, including the existence of past-due Association Fees or any other unpaid obligations to the Association. Any Approval given under these Rules and Regulations by the Association shall be revocable, with such revocation provided to the Unit Owner in writing.

Unit Owners are fully-responsible for their own conduct and compliance with these Rules and Regulations as well as the conduct and compliance of all of their Residents, Tenants and Visitors, whether in their Unit or on any Association common areas. Unit Owners are responsible for informing Tenants, Residents and Visitors of these Rules and Regulations.

The Board, on behalf of the Association retains the services of a professional Management Company to handle the day-to-day operations of the Association, including enforcement of these Rules and Regulations. From time to time, it may be necessary to amend these Rules and Regulations. This will be done only after a proper review by the Board of Directors and in accordance with the By-Laws of the Association.

DEFINITIONS & CLARIFICATIONS

THE BOARD: Member or Members of the Association's Board of Directors. Responsibilities undertaken by the Association as set forth herein may at the Board's discretion be carried out by the Management Company at the direction of the Association.

APPROVALS: All Association Approvals, Consents, Notifications, etc. required herein must be in writing, utilizing Association forms available on the resident login, from the Management Company or the Board.

COMMON ELEMENTS: Those portions of Association property not owned individually by unit Owners, but in which all Unit Owners hold an indivisible interest, including the grounds, parking areas, recreational facilities and external structure of the buildings.

UNIT OWNER ("Owner"): The legally recorded Owner(s) of a Condominium Unit, whether in residence or not. "Owner in Residence" is an owner that maintains a residence without leasing their unit.

RESIDENT: The term "Resident" means anyone living or residing in any Unit for three (3) months or longer. This includes unit Owner's family and non-paying social guests in residence.

VISITOR: As used herein, the term "Visitor" means anyone whom is visiting a Unit (excluding the 02/2019

Owner's family and non-paying social guests) and is not otherwise a **Resident** as defined above. Should the stay of such Visitor extend beyond fourteen (14) days, advance Association Approval is required.

A. GENERAL

- All Owners must register their complete Profile with the Association (directly or ideally on the resident login) to ensure enhanced communications and continued awareness of all information relevant to our Association. For the convenience of Owners who may not have Internet access you may register profile at Association or Management office.
- 2. Owners and Residents shall maintain their Unit in a good state of preservation and cleanliness at all times so that neither their Unit nor any other Unit will be damaged by neglect. Broken windows, torn screens, and damaged front doors must be promptly repaired or replaced by the Owner at the Owner's expense. No changes may be made to the standard color of Unit doors. The use of blankets, sheets or other non-standard window treatments is prohibited.
- 3. Unit Owners must maintain the interior of their Unit at all times in a manner to prevent the development of mold, mildew, or the like. This includes maintaining the Unit at a temperature that prevents the development of mold, mildew, or the like. In the event that mold or mildew or other health-impairing growths occur in the Unit, the Unit Owner must take immediate action to remove the growths, and to sterilize the Unit. If mold, mildew, or other growth causes damage to the portions of the Unit that are maintained by the Association, or the Common Elements, or to any other Unit, the costs of all repairs and remediation will be borne by the Owner of the Unit from which the mold originated. Repairs to the portions of the Unit that are maintained by the runit, will be made by the Association, and the cost will be assessed against the Unit from which the mold or mildew or to the Common Elements.
- 4. Unit Owners and Residents must maintain the interior of their Unit at all times in a manner to prevent water damage. All unit owners are responsible for their interior water main shut offs. They must have one and be maintained in good working order. The Association has the right upon inspection to demand repair or replacement of any non-functioning shut off at the unit owner's expense. In the event that a Unit Owner/Resident fails to prevent water damage, including but not limited to failing to shut off the main water to the Unit when the Unit Owner/Resident will be absent from the Unit for three (3) days or longer (see Paragraph K. Extended Absence) and water leakage causes damage to the portions of the Unit that are maintained by the Association, or to Common Elements, or to any other Unit, the costs of all repairs and remediation will be borne by the owner of the Unit from which the water originated. Repairs to the portions of the Unit that are maintained by the water originated.
- 5. The comforts and facilities of the Moorings are primarily for the use of Owner/Residents and Visitors. Visitors are permitted to use such facilities only with the approval of a Resident.
- 6. All damages to the Common Elements caused by an Owner, Resident or Visitor or Pet must be promptly repaired or replaced at the expense of the Owner. Littering is prohibited.
- 7. Laundry and rugs may not be hung or placed over porch railings or balconies or from any of the visible facades of building structures.
- 8. Vehicle repairs, including oil changes are prohibited on Association property. Oil, solvent or other volatile or flammable material may not be poured into the storm drains or onto common areas. Vehicles leaking oil or any other type of fluid may not be parked on the Condominium Property. Unit owners and/or residents will be responsible for any damage to the parking lot caused by leaking vehicles.

9. All Interior exterminating of units is the responsibility of the Owner. All infestations must be dealt 02/2019

with immediately.

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- 10. The American flag may be displayed at any time.
- 11. Owners, Residents and Visitors shall avoid excessively loud playing of musical instruments, radios, television, etc. and shall avoid making any other noises that will disturb other Units.
- 12. No one shall post any advertisement or posters of any kind in or on the windows, porches or other area of a Unit visible from the exterior or on any part of the common elements, except as approved in advance. Rubbish, debris and any other unsightly materials are prohibited outside any Unit.
- 13. Installation of wiring for electrical, telephone, television systems or other electrical or mechanical devices on the exterior of any building, or which protrudes through the wall(s) or roof of any building is prohibited without advance Association approval.
- 14. The exterior of the Units and all other areas pertinent to a Unit, including the porches, balconies and patios shall not be painted or modified except as approved in advance by the Association.
- 15. Porches, balconies and patios may not be used as storage areas. Only patio furniture, potted plants and plant holders are permitted on porches or patios.
- 16. Sidewalks, entrances, passages, vestibules, stairways, and corridors shall not be, in any manner, obstructed or encumbered or used for any purpose other than ingress or egress to and from the premises. All bicycles must be placed in the Unit or in the provided Community bicycle racks.
- 17. Items stored on common property (whips, bicycles, kayaks, grills, etc.) must be clearly labeled with Owner/Resident name and Unit Number. The Association reserves the right to remove any unidentifiable items.
- 18. In the interest of safety, all Florida highway laws apply to the Moorings Condominium property. The speed limit is posted at 10 miles per hour. Motorcycles and motorized scooters are not permitted on The Moorings property.
- 19. The agents of the Association, any contractor or workman authorized by the Association may enter any Unit at a reasonable hour of the day for purpose(s) permitted under the terms of the Declaration of Condominium or the by-laws of the Association. However, except in case of emergency, such entry will be made by notification/pre-arrangement with the Owner / Resident.
- 20. No one, except building employees, or licensed contractors, shall be permitted on the roof of the buildings.
- 21 All units must install and maintain working smoke alarms

B. POOL RULES (See also Pool Rules posted in pool area)

- The Pool is for the use of Owner/Residents and Visitors. Visitors are permitted to use the Pool with the approval of a Resident. Anyone using the Pool must be at least 14 years old or otherwise accompanied by a responsible parent or guardian. Pets are NOT permitted in the Pool or Pool area.
- 2. Each Unit is provided a key to the pool area. The gate to the pool area is to be kept locked at all times. This is to provide safety and privacy for all Residents as well as Visitors. Pool keys are to be transferred to new unit owners upon sale or returned to owners at expiration of lease

- 3. Unless immediate family, each Unit Owner/Resident is allowed up to six (6) pool guests at any one time. All chairs and tables shall be returned to position prior to leaving and umbrellas closed and secured. All trash must be placed in containers provided or removed upon departure from Pool area.
- 4. Smoking is strictly prohibited in the Pool area.
- 5. No lifeguard is on duty. Use of the Pool and pool area is entirely at the risk of the Resident/Visitors. Diving, running or horseplay in the pool area is expressly prohibited.
- 6. Persons with open wounds, skin abrasions and/or contagious diseases are not permitted in the pool or pool area.
- 7. No cooking permitted in the pool area unless approved in advance by the Association. No drinks or food may be brought into the pool area in glass containers.
- 8. Radios and other music/sound devices must be kept to a volume that does not disturb other users.
- 9. Under no circumstances can any pool property be removed from the pool area.
- 10 All persons must use the outdoor shower provided before entering the pool.

C. RECREATION HALL/CLUBHOUSE

1 Unit Owners/Residents may reserve the entire Recreation Hall for functions by submitting a Reservation Request (available on the resident login or directly from the Association) not less than seven (7) days prior to the event. The Request will include information relative to the event (date, purpose, hours, group size, etc.) and by signature, will affirm Owner/Resident liability/responsibility and for cleanup and all damages, while indemnifying the Association.

2. A refundable-deposit of \$50 dollars must accompany the above Request and \$25.00 will be returned as soon as the cleanup/no damage has been verified by the Association. Damages and/or expenses incurred by the Association in excess of this amount will be the responsibility of the Owner/Resident executing the Reservation Request. The remaining \$25.00 dollars will be used towards utility bill/ wear and tear and upkeep of the clubhouse.

- Users of the Recreation Hall shall not make excessive noises or play music loudly, in consideration of those living nearby. All areas will be cleaned. Dishes (if used) and equipment should be neatly replaced in cabinets. All of the above should be accomplished by 10:00 a.m. the next day.
- 4. No one shall use the interior furniture wearing a wet bathing suit or when suntan oils or creams are used.
- 5. Smoking is strictly prohibited in the Recreation Hall.
- 6. All children are to be accompanied by an adult Resident while in the Recreation Hall.

D. PETS

Unit Owners/Residents are afforded a "conditional license" for "household pets" in accordance with the Rules and Regulations set forth below, which may be withdrawn by the Board at the Board's discretion in the event that the Unit Owner/Resident does not comply with these Rules and Regulations. 1. All pets must be registered with the Association, accompanied by the most recent immunization and rables certificate with weight documented. Yearly records must be supplied

2. Only "household pets" are allowed in our community, reasonably defined as dogs, cats and small birds. Household pets include a maximum of one (1) pet per unit, with the weight of

such animal not to exceed twenty (20) pounds. We know that some small breeds may go over 20 pounds as they grow older or because of medical reasons they remain acceptable.

- 3. While outside the Resident's unit, the pet must be leashed. Pets may not be tethered or unattended.
- 4. The Owner of the pet is solely responsible for cleaning up pet droppings immediately. This includes both soiling in the common elements of the Association and in any yards in the neighborhood or the street. Any damage to the landscaping or to the exterior of the building by a pet must be repaired at the pet owner's expense.
- 5. Pets are not allowed in the swimming pool area or in the Recreation Hall/Clubhouse.
- 6. Visitors are not permitted to have pets on Association property.

7. Nuisance: Barking – It is the responsibility of the pet owner to keep noise under control, as not to disturb neighbors. If persisting nuisance to neighbors exist, the association has the right to withdraw the pet's approval. The association will not tolerate any foul odors due to pets.

E. OUTDOOR GRILLS

As mandated by the Tarpon Springs Fire Department and NFPA 1:10.11.7, no grills (except electric grills) shall be used, or stored on any balcony or overhang of any floor (patio, porch, etc.) including charcoal and propane fueled grills. The Tarpon Springs Fire Department can assess fines and jail time for each violation, which will be the responsibility of the individual Unit Owner.

F. PARKING

- All parking spaces may be used for passenger automobiles, passenger vans, sport utility vehicles, and pickup trucks. Pickup trucks will be limited to four normal sized wheels, no dual wheeled vehicles have nothing stored in the bed, and be free of ladder racks. Temporary placement of kayaks or canoes is permissible in the course of transport, but not for an extended period of time/overnight.
- 2. Commercial signage is not allowed on any vehicle except a commercial vehicle involved in actively performing a service on the property. All vehicles will be limited to nineteen feet in length (228") including trailer hitches, tailgate and any attachments. All vehicles must fit into a parking space and not any portion of the vehicle extend into the sidewalk, street or prevent access for Emergency vehicle ingress or egress. The association reserves the right as they see fit to limit vehicle parking or disapprove any vehicle at any time.
- 3. No parking space may be used for parking any boat, commercial vehicle, motorcycle, trailer, motor home, camper, or other vehicles or objects that are either inoperative or not currently licensed for use on the highway. If an Owner/ Resident desires to operate a vehicle that may come into violation of the rules and regulations, that resident should contact the Association for guidance prior to purchase. The invalidity of any portion of this rule shall not affect the validity of any other portion of this rule.
- 4. All parking spaces are reserved for Owners/Residents. Parking decals must be attached to the outside front windshield lower left corner of all vehicles. Decals are obtained once registering vehicle with Association or Property Manager.
- 5. Each owner will be issued 2 Visitor Hangtags placards which are available from Association or Property Manager. These must be attached to the rear view mirror be placed on the front dashboard of any vehicle not displaying a valid rear decal. (Replacement hangtags placards can be purchased from Association or Property Manager for \$5 \$10.00 each.) All vehicles missing proper decals or hangtags placards will be subject to being towed at owner's expense.

Placards must be transferred to new unit owner upon sale or surrendered at end of lease.

- 6. The Association shall have the right to have any vehicle or equipment that is parked in violation of Association Rules and Regulations towed at the sole cost and expense of the Owner/Resident with whom the vehicle/equipment is associated (including Visitor vehicles). Any expense incurred by the Association in connection with the towing of any vehicle or equipment shall be paid to the Association upon demand, by the Unit Owner of the vehicle or equipment.
- 7. Vehicles may not be parked in such a manner that any portion of the vehicle extends over any portion of a sidewalk.
- 8. Only one vehicle per licensed driver per unit is allowed

G. DOCKS

Owners/Residents are entitled to one dock space per Unit on a first come, first served basis. Guest are not permitted to keep boats on Moorings property. All motorized boats/watercraft must be registered with the Association on an annual basis, for owner identification purposes. Boats or motorized watercraft not registered with the Association may be removed by the Association by a licensed contractor and stored at the Owner's expense. Registration numbers must be visible and legible on all boats.

All Owners/Residents must adhere to the following rules:

- Proof of insurance for motorized watercraft must be presented to the Association simultaneous with registration of the watercraft as required above and on an annual basis. This will ensure that the liability of potential damage to other boats or condominium property as a result of owner negligence or the expense of removing sunken watercraft will not be borne by the Association. Ownership, registration, and insurance must be in the name of listed resident.
- 2. Mooring whips must be utilized for all boats or personal water vehicle docking platforms to prevent damage to either the watercraft or docks. Advance Association Approval is required prior to installation of whips as well as placement of whips and ladders to allow maximum use of dock space. Mooring whips, ladders, and cleats should be through bolted to the dock and cleats placed close to whips or ladders so as not to create a tripping hazard.
- 3. All dock space is common property, it is not permissible to install whips on dock space in anticipation of mooring a boat/personal water vehicle at a later date. If watercraft is not occupying the approved/designated dock space for 12 months, whips will be removed and dock space will be available to other owners on a first come, first serve basis. New application and approval will be required.
- 4. Watercraft must not be moored in front of community ladders. Personal ladders may be added to the docks. Ladders should be long enough to reach the water at low tide and may be of any non-corrosive metal. Added personal ladders and whips must be labeled with unit number.
- 5. No Poles, Davits or Boat Lifts may be added to any of the condominium dock areas.
- 6. No boat or motorized watercraft that is inoperative shall be docked at condominium property and may be removed by the Association by a licensed contractor and stored at the Owner/Resident's expense.
- Only motorized watercraft can occupy dock space. Strictly prohibited from dock space storage are kayaks, canoes, paddle boards, paddle boats and all non- motorized watercraft. All must be stored off docks at designated storage areas (labeled with name and unit number)

- Owners cannot transfer dock space when selling unit. Whips and ladders must be removed as each dock space is available on a first come, first serve basis.
- 9. Owners will be approved for dock space occupancy on the canal (side) where their unit is located, unless no space is available in that location

H. PATIOS & STORAGE ROOMS ADJACENT PATIOS

Back Patios of lower units may only be extended onto the common property conforming to uniform dimensions of 8 foot (width of the porch) by 4.5 feet (length of extension). Construction must be of concrete blocks, poured concrete, or any non-wood impermeable product as approved by the Board. The City of Tarpon Springs requires a building permit for the addition of pavers, or poured concrete, which must be submitted to the Association prior to the commencement of approved construction. All such activity must conform in all respects to City of Tarpon Springs requirements, without exception. No patio may be used as a storage space. No stacking of furniture, boxes, coolers etc. Exterior patios must be neal and free of clutter. The Association has the right to limit the amount of items on one's porch as to not interfere with emergency ingress and egress according to the TSFD. Maintenance of storage door & interior of storage spaces are responsibility of Unit Owner.

I. BIRD FEEDING

For the health and wellbeing of our community and in compliance with the Florida Fish and Wildlife Conservation Commission, bird feeding and the use of bird feeders is strictly prohibited on Association Property.

J. LANDSCAPING

Limited landscaping permitted, within the following parameters and Unit Owners/Residents may undertake such landscaping:

1. Immediately around the Owner/Resident's Unit, both front and back. Landscaping may not extend beyond four (4) feet from the Owner/Residents' Unit and may not infringe on the next Units' space. Owners are responsible for the maintenance and care of all such landscaping. No statues, lawn ornaments, artificial stones, yard art, or landscape lighting are allowed in the front of any buildings. No resident may alter the existing footprint of any flower bed front or back. Back gardens: is limited landscape décor, up to a total of three (3) items of which may include small landscape lighting, statues or lawn art, two (2) feet maximum. The association reserves the right to disapprove any outdoor décor/landscaping deemed unacceptable/inappropriate. No landscaping can interfere with property maintenance, air conditioners, or landscaping. Any placement of mulch must be approved by the association prior to placement.

 May plant under stairwells with succulents, ground covers or potted plants. Plants cannot touch underside of stairs. No sprinklers, statues, lawn ornaments, or landscape lighting may be used under stairwells.

 Potted plants are allowed on patios or balconies as long as water does not puddle or pool under planter. If an Owner/Resident has pots/plants on their balcony, they must be kept well tended and not interfere or cause problems for the first floor occupants (i.e. cause damage to the Units' ceiling, walls, or any other surface).

K. EXTENDED ABSENCE

1. Owners/Residents planning to be out of the immediate geographic area for more than seven (7) days while leaving their vehicle parked on Association property must leave a vehicle key with a resident neighbor or in the Association office and notify the Association in writing as to whom has the key. If such notification has not been made and the vehicle is towed in the course of an emergency, the Owner/Resident will be responsible for all such towing expenses. When leaving vehicle for extended absence, park vehicle away from sidewalk entries to buildings to allow for on site residents loading/unloading.

- Upon vacating a Unit for more than three (3) days Owners/Residents must:
 1) Turn off the main water supply valve to lessen the possibility of flooding.
 - 2) Set the thermostat to 78 degrees max to prevent possible mold.
- 3. Each Unit Owner/Resident who plans to be absent from his Unit during the Hurricane season (June-November) must prepare Unit prior to departure by:
 - 1) Removing all furniture, potted plants and other movable objects from balconies, porches and patio.
 - Notifying the Association in writing of the name and address of a responsible firm or individual designated to care for the Unit in the event of an emergency or should the Unit suffer any hurricane damage.

L. EMERGENCY ENTRY KEYS

- 1. Owners must provide emergency entry key(s) to the Association to allow for emergency entry.
- 2. The Association and/or the Management Company, and only in the discharge of their respective powers and responsibilities, shall have the right to enter any Unit without prior notice in the event of an emergency. Reasons for such emergency entry may include:
 - The fact or threat of fire, flood, or any emergency or any other condition that may adversely affect the common areas or other unit(s), or the fact or threat of illness or danger to the Owner(s) or Resident.
 - 2) Inspection of the Unit, upon due cause shown, for the presence of any vermin, insects, or other pests, or the presence of "excessive clutter" or other health hazards, and for the purpose of taking such measures as may be necessary to control or exterminate such vermin, insects, or pests or remove such hazards. Entry may be at any reasonable hour of the day after notification (except in case of an emergency, in which case entry may be immediate and without notice). Owner/Resident will bear full responsibility/liability, clean up and all damages and costs.
- 3. If emergency entry keys have not been furnished as required herein, and if access to a Unit is warranted as described above:
 - The Association and/or the Management Company shall have the right to remove and/or destroy the unit door and/or unit door lock(s), by any means necessary. Under these circumstances, the Association and/or the Management Company will ensure that the Unit is secured following such emergency entry.
 - 2) The Unit Owner shall be responsible for the repair or replacement of such door and/or lock(s) and all costs associated with emergency entry and securing of the Unit.
 - 3) Although reasonable care will be taken, the Association and/or the Management Company shall not be responsible for the damage to and/or removal of the unit door and/or door lock(s) or for any property within the unit which may be lost, stolen, or destroyed as a result of the damage to and/or removal of the unit door and/or lock(s).

M. MAINTENANCE, CONSTRUCTION & MOVING

- It is the responsibility of each Unit Owner to maintain, repair, and replace at his/her sole and personal expense, whether located inside or outside of their Unit, all doors, windows, glass, screens, electric panels, electric wiring, electric outlets and fixtures, doorbells and doorknockers, air conditioners, heaters, hot water heaters, refrigerators, dishwashers, and other appliances, drains, plumbing servicing their Unit only, plumbing fixtures and connections within their Unit, interior surfaces of all walls, floors and ceilings, and all other portions of their Unit.
- A Unit Owner shall make no changes or alterations to any interior boundary wall, exterior wall, balcony, porch or patio, screening, exterior door, windows, structural or load-bearing member, electrical service or plumbing service, without first obtaining advance written approval of the Association. All alterations and improvements must be in compliance

with all existing building codes. No alterations may cause an increase in any insurance premium to be paid by the Association.

- 3. Any maintenance involving the painting, alteration, replacement or repair of any item visible from the exterior of the Unit is subject to advance written approval of the Association.
- 4. A Unit Owner may not enclose, paint, or otherwise change the appearance of the porches, patios, or any portion of the exterior of the building without the advance written consent of the Association.
- 5. All tile and hardwood installations must include a reasonable and effective soundproofing barrier.
- 6. Unit Construction noise is only permitted between the hours of 9:00 AM and 6:00 PM and must be kept to a reasonable minimum. All work shall be done without disturbing the rights of other Unit Owners.
- 7. All Unit Owners will be directly responsible for the cost of cleanup or repairs to Association property or common elements resulting from Construction or Moving. Unit owners must get association pre-approval for overnight parking of contractor trailer/vehicle

N. EMPLOYEES and/or SUB-CONTRACTORS

In order to effectively utilize Association/Management Company employees and/or sub-contractors and to minimize the cost of performing maintenance work, orders or directions to any employee of the Association/Management Company may only be issued by the Association/Management Company. All requests for service shall be directed to the Association. Employees are not permitted to perform any activity for residents during their working hours. The Association is not responsible for any recommendations by employees regarding repairs or reconstruction to a Unit.

O. GRIEVANCE PROCEDURES

The Board of Directors has made a commitment to make our community pleasant for all to enjoy. Knowing that there will be grievances from time to time, the Association needs a paper trail and therefore has adopted the following rules:

- 1. Owner/Resident should obtain a copy of the "Report of Grievance" from the Association.
- 2. Fill out form completely as pertinent to your complaint in the comments area. Please include any conversations you might have had regarding this complaint with the offending party.
- 3. Signature of the complainant is required. If not signed the complaint will be discarded and no action taken.
- 4. The Association will investigate the situation and respond to all complaints in writing within 30 (thirty) days. A letter will be sent to the offending party. If the grievance is perpetrated again, the next letter is to the attorney of record for legal action. If the Association prevails in a legal action the offending party will be responsible for all court and legal fees.
- 5. All grievances and the results of subsequent investigations or actions taken shall be kept on file with the Association as a matter public record until the complainant and/or offending party is no longer an Owner/Resident, or a minimum of three years, whichever comes first.

P. ENFORCEMENT

Please be aware that the Florida Condominium Act gives Associations limited fining authority as a tool in the enforcement process. After an initial warning, the Association may levy a fine A fine may be levied on the basis of each day of a continuing violation. The Association reserves its right to implement fining at any time and to the full extent of the Florida Condominium Act. The Association may allow for fines 02/2019

(MCL559 206(c)) and injunction relief (MCL559 206(a)) to enforce condo documents/recovery of all attorney fees and costs if successful (MCL559 206(b))

Q. LIABILITY FOR OWNER/RESIDENT/VISITOR

- 1. A Unit Owner/Resident shall not do anything within his or her Unit or on the common elements that would adversely affect the safety or soundness of the common elements or any portion of the Association property or condominium property, which is to be maintained by the Association.
- 2. Unit Owners are jointly and severally liable to the Association for the expense of any maintenance, repair or replacement rendered necessary by their acts or omissions, or by those of the occupants of their Units, whether Residents or Visitors.
- 3. Nothing in these Rules and Regulations is intended to restrict the right of the Association or of any unit Owner/Resident/Visitor to notify the Police or other County/State/Federal authorities of disturbances of the peace or of other illegal activities, or of health or fire-safety issues, or of concerns for the safety of children or pets, or of concerns about persons who may pose a risk to themselves or to others, or of other appropriate concerns.

R. VISITORS:

1. <u>ALL</u> visitors who will be in the community for three (3) days or more must complete the attached visitor's information form and return to either the property manager or to The Moorings with a copy of their driver's license attached within two (2) days of arrival. Please send to Nancy Lucas at <u>nlucas@momt-assoc.com</u> or the Association office at <u>themooringscondo@gmail.com</u> or fax to 813-433-2040.

2. Visitor Parking Placard must be placed on the dashboard and visible on all guest vehicles.

3. Visitor Information forms will be kept on the bulletin board outside the clubhouse for owner's convenience. The form is also available on The Moorings webpage www.themooringscondominium.com

4 We need the following information in case you do not have a form. Unit number, name(s), address, phone number, vehicle information (make, model, year and tag number) date of arrival and how long guest are staying, and emergency contact. This can be emailed to themooringscondo@gmail.com.

THE MOORINGS CONDOMINIUM ASSOCIATION, INC. RULES AND REGULATIONS (Section 2 of 2) LEASING AND SALE/OWNERSHIP TRANSFER

A. LEASING NEW & GENERAL (Annual & Seasonal)

- 1. **IMPORTANT:** No Lease Application Package will be accepted from any Unit Owner whereby the Owner is in a state of non-compliance with any of the Associations Rules and Regulations and/or delinquent on any obligations to the Association, including monthly Association dues, assessments, charges, expenses, fees and/or fines.
- 2. All Annual leases for Units must be for an initial term of one (1) year, unless a "Seasonal Lease" which is for a term of three (3) months or more but less than twelve (12).
- 3. Tenant occupancy will not begin until such time that a Lease Application Package has been approved.
- 4. Every Owner who wishes to lease a Unit must use a written Lease, signed by the Owner and the Tenant(s) who are intended to occupy the Unit. Such lease must also include a signed Lease Addendum (Exhibit A attached) bearing the original signatures of the Owner and the Tenant(s), whose name(s) appear on the Lease
- 5. Prior to entering into a prospective new Lease for a Unit, the Owner must deliver the following to our Association Management Company a Complete Application Package. A Complete Application Package is defined as follows:
 - a. A fully completed and signed Moorings Condominium Association Application For Rental.
 - b. A fully completed and signed Lease.
 - c. A clear and readable copy of a current Driver's License for each Tenant. If not a licensed driver, a government issued photo ID must be submitted.
 - d. Copy of Auto Registration and Valid Insurance card for ALL vehicles that will be parked on property.
 - e. Signed Parking Policy Addendum.
 - f. A check made payable to The Moorings Condominium Association to cover total application processing fee of \$60\$100.00, per applicant, or such other amount as may be established from time to time to fully-reimburse the Association actual costs incurred processing of Tenant applications, but which will in no instance exceed \$100.00 per Applicant. There is no charge for the annual required lease renewal.
 - g. Processing <u>will not commence by the Association</u> until a Complete Application Package, as defined above is received. The Board, in collaboration with the Management Company will employ best efforts to render a decision within ten (10) fifteen (15) business days of receipt of a complete application package.
- 6. Each Owner who rents his or her Unit will continue to bear the obligation to perform all of the obligations and duties of an Owner under the Rules and Regulations throughout the term of the lease.
- 7. An Owner who leases his or her Unit must continue to make prompt and full payment of all Assessments, charges, expenses and fees levied against the Owner's Unit, including all fines levied during the term of the lease for breaches of the Association's Rules and Regulations.

- 8. Each Owner who leases his or her Unit must bear the obligations and duties to require and to enforce his or her tenant's prompt and full compliance with the provisions of the Rules and Regulations, to cure his or her tenants breaches of the Rules and Regulations, and to perform any repairs or replacements which may become necessary because of the tenant's breaches of the Rules and Regulations.
- 9. Should it become necessary for the Association to take action itself, or by and through its attorneys, to enforce the Owner's or the Tenant's compliance with the Rules and Regulations, or to cure a breach, or to perform any repairs or replacements on the Unit, Common Elements or Limited Common Elements, then all costs, expenses and fees, including attorneys' fees, incurred by the Association to cure the breach, to obtain access to the Unit to perform any repairs or replacements, and/or to obtain any judgment and/or court order will be levied by the Board as assessments against the Owner's Unit, and will be a lien on the Owner's Unit, enforceable and collectible from the Owner in the same manner as an unpaid assessment.
- 10. If any assessments, charges, expenses, fees and/or fines coming due from the Owner during the term of a lease are not paid promptly and in full, then upon ten (10) days from the date of written notice from the Board/Management Company to the Owner and the Owner's Tenant by first class mail, all sums due to the Association from the Owner must be paid to the Association by the Tenant out of the next month's rent, and continuing from month-to-month, to the extent of the monthly or periodic rent due from the tenant to the Owner, until the entire sum due to the Association from the Owner is paid; and the Owner must give the Tenant a dollar-for-dollar credit from month-to-month for rent due to the Owner from the Tenant for all sums paid by the tenant to the Association.
- 11. If, during the term of any lease an Occupant or Tenant who resides in, or who routinely occupies, the Unit demonstrates a disregard for the provisions of the Association's Rules and Regulations, and the Association determines it to be in the best interests of the Association to bar the Owner from extending or renewing the term of lease, or from continuing to lease the Unit, then the Association shall so notify the Owner in writing of that determination, and the Owner shall thereupon be barred from extending or renewing the term of the lease, or continuing said lease in any way in favor of the Occupant or Tenant beyond its original term.
- 12. If, during the term of any lease the Owner of the Unit demonstrates a disregard for the provisions of the Association's Rules and Regulations, including, but not limited to failing to require the Owner's tenant to comply with the Rules and Regulations, and/or failing to maintain the Unit in accordance with the provisions of the Rules and Regulations, and/or failing to pay assessments or any other charge or expense due to the Association, and the Board determines it to be in the best interests of the Association to bar the Owner

that determination, and the Owner shall thereupon be barred from renewing or extending said lease beyond its original term, and from leasing the Owner's Unit.

- 13. No lease may contain any term, condition or provision which will operate or be applied in a manner which is contradictory to, or which violates, any provision or policy stated in the Rules and Regulations or Declarations of Condominium, and any such contradictory terms as may be stated or incorporated in a Lease, if any, are void as between the Association and the Owner and tenant.
- 14. Each Tenant will bear the obligation throughout the Tenant's occupancy of the Unit to require and enforce the compliance of all persons residing in the Unit, as well as the Tenant's guests, invitees, agents, servants, employees, domestics, tradesmen and contractors with the Declaration and Rules and Regulations.

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15. No use or practice shall be done, condoned or permitted by any Tenant in any Unit, nor shall anything be kept, used, maintained or stored in any Unit by any tenant which is:

- a. A nuisance or a source of undue annoyance to the Owners, Residents or Visitors of other Units.
- b. An interference with the peaceful possession and proper use of the Properties in accordance with the rights, privileges and easements stated in the Rules and Regulations.
- c. A basis for a material increase in the rate of insurance on the Properties beyond that to be anticipated from the conduct of otherwise permitted uses on the Properties.
- d. A basis for the cancellation of any insurance policy or policies maintained by the Association.
- e. A condition or use that jeopardizes the health, safety, and/or welfare of the Owners and/or Occupants, or the use, soundness, safety, appearance or value of the Properties.
- f. Impair any easement or rights granted under the provisions of the Declaration or Rules.
- 16. The failure of any Owner or their Tenant to promptly and fully comply with the Association's Leasing Rules may result in the issuance of demands for curative action by the Owner, and/or repair or replacement work to be performed by and at the expense of the Owner, and the imposition of such other sanctions and remedies as may be available to the Association under the Declaration and the Rules and Regulations, including the levying of fines against an Owner.
- 17. The existence and enforcement of these rules shall not give rise to a landlord and Tenant relationship between any tenant and the Association; these rules are intended to lie as between the Association and the Owner of the Unit, for the purpose of causing the Owner of the Unit to require the Owner's tenant to act in a responsible manner throughout the tenant's occupancy of the Unit.

B. LEASE RENEWAL (Annual & Seasonal)

- 1. All lease renewals shall be done using the Lease Renewal Addendum (Exhibit B attached).
- 2. All lease renewal approvals are at the discretion of the Board of Directors. Tenants with a history of Rules Violations may be denied lease renewal.
- 3. Requests for Lease Renewal will be sent to the Unit Owner 30 days prior to lease expiration and are to be completed prior to expiration. The Board of directors will provide approvals or rejections within 10 business days.

C. TENANT APPROVAL CRITERIA

- 1. A New Lease will not be considered for approval until submission of a **Complete Application Package**, as defined within Section 2.A.5 of the Rules and Regulations presented herein.
- 2. Tenant Occupancy shall not begin until such time that a Lease Application Package or Lease Renewal Addendum has been approved.
- 3. No Tenant/Lease or lease renewal will be considered/approved if it is determined that either of the following conditions exist prior to approval of a Complete Application Package:
 - a. A new Lease/Tenant occupancy has commenced.
 - b. Expiration of the existing Lease has occurred/lease has been renewed by the Owner prior to Application Package approval.

- 4. No Tenant/Lease or Lease Renewal will be approved for any Unit Owner whereby the Owner (or Existing Tenant) is in a current state of or, has an ongoing, documented history of non-compliance with any of the Associations Rules and Regulations (including Association Declarations).
- 5. No Tenant/Lease or Lease Renewal will be considered/ approved for any Unit Owner who is delinquent on any obligations to the Association, including monthly association dues, assessments, charges, expenses, fees and/or fines.
- 6. No Tenant/Lease will be approved upon discovery of incomplete or material misrepresentation or non-disclosure of required Application information.
- 7. No Tenant Lease or Lease Renewal will be approved whereby a Conflict with existing rules & Regulations (e.g. Pet Rules, etc.) will exist at the commencement of the Lease/Lease Renewal.
- 8. NEW LEASES ONLY: No Tenant/Lease will be approved unless all Tenants/Parties to lease are subject to a satisfactory background check, including Nationwide Eviction, Criminal, Sex Offender and Global Sanctions database search. Applications will be denied whereby any proposed Tenant(s) appear on the Sex Offender, Global Sanctions Database Report and/or where the Criminal Background Check confirms a felony conviction.

D. NEW OWNER/PURCHASER REQUIREMENTS & CRITERIA

Unit Owners are responsible: for informing real estate agents and prospective purchasers of the Rules and Regulations. These Rules and Regulations will apply to Ownership Transfers (family, etc.) as well as actual Sale transactions:

- Prior to the purchase or transfer of ownership of a Unit, it is the responsibility of the existing Owner(s) to ensure that the purchaser(s)/new owner(s) submit a Complete Application Package to the Association Management Company, defined as follows:
 - a. A fully completed and signed Moorings Condominium Association Application For Purchase.
 - b. A clear and readable copy of a current Driver's License for each prospective Owner. If not a licensed driver, a government issued photo ID must be submitted.
 - c. Copy of Auto Registration and Valid Insurance card for ALL vehicles that will be parked on property.
 - d. Signed Parking Policy Addendum.
 - e. An Application Processing Fee of \$60\$ \$100 per person, or such other amount as may be established from time to time to fully-reimburse the Association actual costs incurred processing of applications.
 - 2. No Purchaser/New Owner Application will be approved upon discovery of incomplete or material misrepresentation or non-disclosure of required Application information.
 - No Purchaser/New Owner Application will be approved whereby a Conflict with Existing Rules & Regulations will exist following Purchase (e.g. Pet Rules, etc.).
 - 4. New Owners are subject to a satisfactory background check, including Nationwide Eviction, Criminal, Sex Offender and Global Sanctions database search. Applications will be denied whereby any proposed Owner(s) appear on the Sex Offender, Global Sanctions Database Report and/or where the Criminal Background Check confirms a felony conviction.
 - 5. New Owners must register their complete Profile with the Association (directly or on the resident login) within five (5) business days of purchase. Site registration may be arranged by contacting the Management Company or member of the Board of Directors.

The Moorings of Pinellas County Rules and Regulations

I, _____, have read the Rules and Regulations and understand I must follow the rules accordingly. Keep the attached copy of the R&R for your records. Please return this form with your application packet.

Signature	Bldg. # & Unit #	Date	
Signature	Bldg. # & Unit #	Date	

The Moorings of Pinellas County Condo

Check list for Buyers/Tenants

___ Application Completed

- ___ Pet Registration Form Completed or N/A
- ___ Parking Policy Completed
 - a. Copy of Driver's License for each applicant ____
 - b. Copy of Auto Registration for each Vehicle ____
 - c. Copy of Valid Insurance for each Vehicle
- ____ Signed Parking Addendum
- ___ Watercraft Form Completed or N/A
 - a. Copy of Registration ____
 - b. Copy of Insurance
- ____ Buyer/Tenant Information Form Completed
 - ____ Background check is cleared
 - a. Sex offender
 - b. Criminal History
 - c. Credit
- ____ Signed Rules and Regulations
- ____ Application fee paid (attach copy of check)

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SEI Report - All B...8.pdf

Colos N. Flexiba AAE, NOTE B. LUTZ, FI. 33549
 Phil 0313) 849, 8769
 Plaxi (813) 849, 8770

2431 ALOSIX ANE, SUTTE 124, WIPPER PARE, FL 12792 PH (407) 679, 2303

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STRUCTURAL ENGINEERING AND INSPECTIONS, INC. S E I





Picture 35 - Soils Eroding Away from Structures

Picture 36 - Soils Eroding Away from Structures

6.0 Conclusion

Within a reasonable degree of professional probability, based on previously provided reports and on the information gathered during our inspection and analysis, a majority of the buildings located at the Moorings of Pinellas County property <u>DO MEET</u> the criteria for "Structural Damage" as defined by Florida Statute §627.706 (2) (k) (SB 408). Specifically, based on the collective FES results from SD11 and SE1, as well as the damages observed that range from, means of egress, serviceability and/or unsafe conditions, criterion #1 of "Structural Damage" has been met at Buildings 1, 2, 4, 7, 9, 10, 11 and 12. Additionally, as access to inferior units was limited, addition Inspections are necessary at building 3 to evaluate the existence of "Structural Damage" in this area. Lastly, dangerous conditions exist at buildings 9-12. Specifically, undermining of the slabs and porches were identified at buildings 10 and 12, creating a loss of soil support at these locations, leading to slabs and stairs separating from the structure and partial collapse of primary structural elements. Additionally, buildings 9-12 lock the necessary support of the ground due to this failure of the sea wall and presence of slikhole activity. Therefore, criterion #4 of "Structural Damage" has been met for buildings 9-12. See Appendix B for a summary of the FES results, the damages identified at each of the structures and SETs conclusion for each of the structures.

Considering that sinkhole activity was identified at the above referenced structures and is a contributing cause of "Structural Damage", a sinkhole loss has occurred at buildings 1, 2, 4, 7, 9, 10, 11 and 12.

7.0 Repair Recommendations

In order to stabilize the land and buildings and repair the foundations, the following is recommended:

7.1 Seawall Repair

The failing seawall near buildings 9-12 shall be addressed. Failure to do so will not effectively stabilize the land and building. Additional investigation is necessary to determine the proper repair protocol. The scope of the investigation may include but is not limited to: GPR, determination of sheet pile embedment depth, tie-back locations and properties, etc.

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TAMPA	OBLANDO	
16105 N. LEOBER AVE., SPIELB, LOTZ, PL 53549	2451 AROMA AVE, SUITE 124, WINTER	PARK, 11 32292
PH. (813) 849 5769 FAX: (813) 842 5770	Ptil (407) 679 3303	

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Ted Corless, Esq. <u>TCorless@CorlessBarfield.com</u>

July 11, 2019

RE: The Moorings of Pinellas County Condominium Association, Inc. Continued Safety Concerns

To Whom It May Concern:

Our office represents the members and owners of the Moorings regarding the insurance claim pending with its insurer, American Coastal Insurance Company. While American Coastal is disputing coverage for the damages and conditions at the property, it concedes that sinkhole activity was found at several drilling locations which we believe may have created unstable, potentially dangerous conditions for residents and their visitors.

While the Moorings Board and our office have advised several times that these conditions may pose a threat to safety and welfare, I am being told that individuals refuse to discontinue their access to the balconies in Building 10. Until we receive a formal clearance from the appropriate engineers and contractors, it is not fully possible for us to gauge the threat or lack of support the sinkhole activity may be causing. <u>As such, we must respectfully demand that the unit owners, residents, visitors, vendors and all persons not be permitted on the balconies of Building 10, the porches of Building 10, the area behind Building 10, and the dock behind Building 10 without prior clearance from the engineer of record. Please be advised, we cannot guarantee the safety of these building components.</u>

If you happen to witness conditions that appear unsafe, or appear to be changing, please seek immediate protection, and notify appropriate emergency responders via 911. The Moorings takes its duty to protect its owners and residents, as well as their visitors very seriously. We must work collectively until we are able to move the insurance claim to its ultimate resolution.

Our law firm phone is answered 24/7. If you see anything at the Moorings that appears unstable, please contact us immediately. I remain available to answer any questions or concerns.

Best regards.

Very truly yours, Ted A. Corless, Esquire For the Firm

TAC/ao