

Reoccurring Guest Advisory

Please note that Windjammer Condominium Association (WCA) is NOT an APARTMENT COMPLEX or Bed and Breakfast Facility, etc. NOR does the WCA, or its staff, serve as a <u>RENTAL OFFICE REAL ESTATE AGENCY</u> or <u>RENTALS BROKERAGE</u> in any capacity! Our primary role, as defined by the association's corporate bylaws, is to maintain the common grounds and enforce its **RULES AND REGULATIONS** on behalf of the Associations Legal Owners Membership.

Application Requirements:

- -Signed and Completed Application
- -Application Fee (\$50.00 check or money order)
- -Copy of Drivers License or ID

After reviewing this information and after all of the above requirements are submitted we will then process the required combined multi-state domestic and international criminal background check for all reoccurring guests that are 18 years of age or older. Note: The application fee is \$50.00 per adult applicant. Married couples are required to pay just \$50.00 total for both the husband and wife since they are jointly legally bound; however, any of their children, family members or friends that would also be visiting long term, and whom are over the age of 18, would also be required to pay the \$50.00 fee as well. We accept payment in the form of check or money order.

If all requisite background and credit checks come back favorable and meet the board's approval criteria—i.e. No convicted felonies, with all completed and signed Windjammer paperwork, will be presented to the Board of Directors for approval (usually this can be turned around in less than 3 business days, provided that all the paperwork is completed in full and returned timely). If your extended visitation is approved, we will then schedule with you to complete your process of further information disclosures and any additional items that need to be covered, such as purchasing the ID card and/or gate transmitters.

Unit Number:		
Applicant's Name:		
Applicant's Signature:	Date:	
Owner of the Unit Counting December Count Age	with a subfact	
Owner of the Unit Granting Reoccurring Guest App	piicant(s)	
Name:	_	
Signature:	Date:	



Windjammer Reoccurring Guest Application

Unit# Date			
Applicant's Name (Print):			
Social Security #:			
Date of Birth:			
License #:	State License was Is	ssued:	
Phone Number:	Email:		
Current Address:			
City:	State:	Zip:	
Have you even been convicted of a	felony? 🗆 Yes No🗆		
Vehicle Information 1: Make:	Model:	Color:	
Vehicle License Plate number:			
Emergency contact #1: Email(s):			:
The above is true and accurate Condominium Association St Perinformation so provided. It is accurately filled out and propagate of FALSIFICATION CONTAINED HEREIN BEEN PROVIDED WITH, HAVE READ, ABOVE OF WIND.	te, Inc. with full knowled also understood that sh perly signed, it may be re WILL RESULT IN IMMEDI	ge that the Association ould the application not be turned not processed a ATE REJECTION. I/WE (FOR COMPLIANCE WITH	may investigate any It be completely or Ind not approved. CERTIFY THAT I/WE HAVE THE DOCUMENTS LISTED
Applicant's Signature: ASSOCIATION'S PROVISIONAL AP	_	_	
Association Signature			Date:
Association Signature:			Date:



Application Declarations and Authorizations

Accurate Information. You declare that all of your statements on the accompanying application and any supplemental information are true and correct. If you fail to fully and completely answer any question or give false information, we may reject the application, and retain all application fees as liquidated damages for our time and expense. Giving false information is a serious criminal offense.

Authorization. You do hereby authorize the Windjammer Condominium Association to verify all information related to this application, through any means, including but not limited to: Straight Arrow Screening, consumer reporting agencies, public record resources, and any other rental housing owners.

In the event that anything contained, described or referenced herein is in conflict with any additional document, this document will be controlling.

Applicant's Name (Print)
Applicant's Signature
Date



Children's Waiver

☐ I do not have kids.			
☐ I do not have a Legal Guardian.			
□ I,	, of Unit #	, hereby give per	mission to
(Print Name(s))(Relation (Print Name)			
(Print Name) Guardian for my child/children	(Print Name(s))		
common grounds and facilities on Windjamme			
I agree to make sure that the assignee kno Windjammer and they will abide by all.	ws the Rules and Reg	ulations which gove	ern
Pet	Information		
NO AGRESSIVE A	NIMAL BREEDS ARE ALLO	WED	
(i.e. NO Rottweilers,	doberman pinchers, pitbu	ulls, etc.)	
Do you own a cat or dog that will be staying in	the complex: No Yes		
Number of Dogs/Cats:			
Pet Name(s):			
			_ Breed(s) and
Weight(s):			_
Has your pet(s) had its current and appropriate	e shots and vaccinations	s done: No Yes	
Do you own a cat or dog that will be staying in medical need thereof: No Yes	the complex, that you o	can provide legal pro	of stating your
In case of emergency or nuisance, contact:		Phone:	



WINDJAMMER PET POLICY

- Only <u>Owners</u> living at Windjammer are allowed one (1) pet under twenty-five (25) pounds. No agressive breeds are allowed.
- Tenants are **NOT** allowed pets. (Fish are allowed with owner's approval.)
- Leash Laws apply to all.
- MUST Pick-up all animal waste.
- No pets are allowed to be left with a Tenant or Owner already owning a pet on an overnight basis.
- Any Owner with more than one (1) pet is in violation.
- A Tenant with a pet is in violation, unless there is medical permission with proven documentation.
- Do not feed the wild (feral) cats.
- Violation of these rules are grounds for the Owners to be fined and for the Tenant to be evicted.

By Order of the Board of Directors Windjammer Condominium

Guest's signature:	Date:	
With this signature, I accept the abov	bove rules for Unit	
PrintName:		



Windjammer Security Systems

Individually Programmed Windjammer Radio Frequency Authentication Devices (*Transmitter*) are adhesively mounted behind each vehicle's interior rear view mirror to provide automatic proximity activation when within a 100–150 feet from the gate. When you have a visiting guest, or mail delivery such as UPS, approach the gate entrance, they will be able to stop at the gates kiosk terminal and enter your gate code number (EntraGuard ID), using the keypad, which will cause the security gate system to call the number you have designated to be setup. When you receive a call from the gate you can: 1) speak to your guest and press 9 on your touchtone phone to open the gate, or 2) refuse them access to the property.

Individually Programmed Windjammer Identification Cards (WJ ID Cards) are complete with an embedded radio frequency authentication transmitter that provide proximity activation when within a 1-2 feet range of each secure access point listed below. Note that each of these ID Cards will also be personalized to each Windjammer Resident with some other basic printed information and a passport style colored photograph, which will be taken by our staff and printed onto each WJ ID Card.

WJ ID's grant access to:

- Pedestrian Sidewalk Entrance Secured Gate System
- Swimming Pool Area Main Entrance Gate Door System
- Clubhouse Entrance (Font and Pool Area) Doors System
- GYM & Racquetball Building Entrance Door System



Windjammer ID & Transmitter Payments

WJ ID's (pool, gym, clubhouse, pedestrian gate) are \$25 each and Transmitters (automobile entrance gate) are \$100 each. Everyone must have a WJ ID Card to access the property and common element amenities. The only exceptions are homeowners who rent their property to tenants and don't require access to common element amenities.

Unit: Date:				
Guest's Name:				
Payment Option: Payment f	orms accepted a	re <u>Money Order</u> s	or <u>Checks</u> . No	O Cash is accepted.
☐ WJ ID				
Price \$	x Amount	= Total \$		
☐ Transmitter				
Price \$	x Amount	= Total \$		
WJ ID & Transmitter Device	Total: \$			
Notes:				
Please sign below st	ating that you ha	ave received your	ID and (or) T	ransmitter.
-		·		
Guest's Signature	Date			



Reoccurring Guest Policy

Windjammer has a zero-tolerance policy for any long term or reoccurring guests that current tenants/ owners invite to stay with them longer than 2 weeks, without first completing Windjammer's mandatory screening process. All guests, over the age of 18, must be willing to conduct a criminal report, before being accepted as a guest in the Windjammer condominium complex. All applicants are required to pay a \$50 processing fee and their acceptance as a guest is at the sole discretion of Windjammer's board of directors.

In other words, current tenants and owners cannot invite reocouring guests (friends, boyfriends, girlfriends, family members, etc.) to live with them for more than 2 weeks unless they first complete Windjammer's screening process and pay the mandatory \$50 application processing fee. If approved, the guest will then get their Windjammer ID card, which costs an additional \$25, and will go through the orientation process, where they are required to read, understand and sign off on Windjammer's Rules and Regulations, among other essential documents.

Failure to follow this policy can result in fines and/or trespassing warrants being issued against any guest who does not complete the proper screening process!

Guest's Signature	
Print Name	
 Date	



RULES & REGULATIONS

A. Building Appearance, Alterations, & Maintenance:

- 1. Each owner of record will maintain the interior of his/her unit.
- 2. It will be the responsibility of the unit owner to maintain, repair, and replace, at the unit owners expense, all parts and portions of such unit, except and excluding the portions to maintained, repaired or replaced by the Association as specified in the Documents of the Association. Specifically including, but not limited to, all doors, windows, glass, screens, electrical panels, door knockers, air conditioners, heaters, hot water heaters, appliances, drains, plumbing (including plumbing lines with common elements which serve that unit only), fixtures, interior surfaces of all walls, including drywall and plaster, floors, ceilings and all other portions of the unit or surrounding his cubical space except the portions specifically to be maintained, repaired or replaced by the Association as set forth in the Documents.
- 3. The owner will not cause or permit any alteration to the condominium property except the interior of the unit. Unit owners shall not cause or permit any alteration or modifications of structural and load bearing walls.
- 4. The unit owner is not to enclose, paint, or otherwise decorate or change the appearance of any portion of the exterior of the building.
- 5. The unit owner shall promptly report to the Association any defect or need for repairs for which the Association is responsible.
- 6. No improvements or structures of any kind other than those originally constructed by the developer or its designee shall be constructed or maintained on a unit unless approved in writing by the Board of Directors.
- 7. Nothing shall be permitted to be displayed from the inside of the glass windows or doors or from the patio screens of the unit, nor any materials to be affixed to the inside of the glass windows or glass doors of a unit without written approval by the Board of Directors. No reflective film or board approved window treatments will be permitted.
- 8. No signs or banners shall be placed or exhibited from any unit, common element, or limited common element except as placed by the developer or authorized contractor without written approval of the Board of Directors.



- 9. No obnoxious or offensive activity shall be carried on upon any common area or within any unit, nor may any unit be used in a way for any purpose which may unreasonably disturb the occupancy of any other residence or which constitutes a nuisance to such occupants.
- 10. All items stored in a unit patio shall be concealed from public view.
- 11. No physical alteration or color change may be made to any portion of a unit, which is visible from outside the unit with the only exceptions being that which are expressly stated in the Florida Statutes 718 or has gained the written approval by the Board of Directors prior to any such change being made.
- 12. Nothing shall be affixed by an owner/occupant on the exterior of a unit without written approval by the Board of Directors.
- 13. No aerial antenna poles, antenna, antenna masks, citizens ban or amateur ban antennas, or any wiring for any purpose may be installed on the exterior of the building in which the unit is located without written approval by the Board of Directors.
- 14. Water Heater- The main water line is by the water heater and has a blue handle shutoff valve there is also a main water line valve right next to the building, you need to know this just in case of an emergency such as, a water pipe bursting you can know how to turn it off to stop causing further damage. If there is a water leak coming in from a neighboring unit, contact the front office immediately so we can connect you with the owner of that unit.

B. Parking:

- 1. Vehicular parking shall be allowed only in those common areas, which are designated for parking by the Board of Directors. The Board of Directors shall assign (1) one parking space per unit. Visitors may park in the unassigned marked visitor spaces.
- 2. There shall be no parking of boats, commercial trucks, trailers, or any vehicle other than passenger vehicles in any parking area except parking spaces designated by the Association for such specific purposes. Violators will be towed at the expense of the owner without any attempt of discovery or notice to the violator being made. (A commercial vehicle is hereby defined as one that displays, signs, lettering, distinctive colors indicating the trade, business, or occupation of the owner or operator of the vehicle.)



C. Common Areas:

- 1. All walkways, parking areas, and lawns will not be used for the temporary or permanent storage of personal items, e.g. toys, bicycles, barbeque grills etc. Such items will be stored in the confines of the unit when not in use. Such items found on the common areas will be removed and disposed of by the Association without notice.
- 2. The speed limit on the property is (10) ten miles per hour and will be strictly enforced.
- 3. All trash is to be bagged, tied, and placed inside the trash receptacles provided throughout the property.
- 4. Fires, bonfires, campfires, etc., are <u>never</u> allowed anywhere on Windjammer grounds. Fines of up to \$500 can and will be issued to residents who violate this rule.

D. Operation of the Association:

- Any non-board member owner or resident shall not direct or send employees or contractors of the Association off the premises at any time for any purpose.
- 2. Payment of maintenance fees and assessments shall be made payable to Windjammer Condominium Association St. Pete, Inc. All assessments and maintenance fees shall be paid promptly, without demand, by the 20th day of each month. Owners will reimburse the Association for all costs of collecting their maintenance fees and assessments to include, but not limited to, all legal costs. Payments received after the 20th of each month will incur a 1.5% fee. Please mail in your check (with correct coupon) to the Bank

E. Permitted Uses:

- 1. No unit may be used for any purpose other than single-family residence.
- 2. No pubic commercial business activity shall be allowed to be conducted on the property which involves public access to the Windjammer common grounds and or to and from any unit itself.



- 3. No unit owner shall use or permit a unit to be used in a manner which would be unreasonably disturbing, detrimental, or a nuisance to the occupant of another unit or which would not be consistent with the maintenance of the highest standards for a first-class residential condominium, nor permit the premises to be used in a disorderly or unlawful way. The use of each unit shall be consistent with the existing laws and the Association Documents and occupants shall at all time conduct themselves in a peaceful and orderly manner.
- 4. No unit shall be rented or used for the transient or hotel purposes, which is defined as: 1) a rental period under Seven (7) months, 2) Airbnb, or 3) rental under which occupants are provided customary hotel services, such as room service for food and beverages, maid services, and like services; otherwise, the unit may be rented for residential purposes. All tenants must be screened and reviewed by Windjammer management prior to any move in using the appropriate application forms from the Windjammer Condominium Association and all necessary background checks and due diligences performed.
- 5. Units may be leased or rented only after approval of the Association, as provided for in article XIV of the declaration, and provided that the entire unit only be rented and may not be subdivided, and that the occupancy thereof shall only be by the lessee, his or her family, and guests.
- 6. Each and every lease of a condominium unit shall be evidenced by a written lease agreement. A copy of which shall be filed with the Management Company of the Association prior to the commencement of the lease term. Each written lease shall incorporate a provision in the terms thereof which shall require tenants to comply with all use restrictions, rules and regulations as set forth in the declaration, as amended from time to time, by the Association.

F. Swimming Pool:

- 1. All Windjammer facilities including the Pool, Bathrooms, Spa, Club house, Nature Park and Gym hours of operation should be observed as posted at all times.
- 2. All Windjammer Common Property Facilities are for the use of all **legal** and in good standing residents and their accompanied guests (up to two (2) guests per unit). If, however a legal resident in good standing requires additional guest privileges to accommodate friends or family



whom are visiting them on a temporary basis (prior to their guest use of the facilities) the resident must accompany their intended guest to the office during Windjammer posted business hours of operation in order to obtain a temporary Windjammer Community Photo Pass ID for each intended guest. Note that entry over the fence or following another guest into **any** common property facilities is considered "trespassing" and trespassers will be asked to leave immediately and or prosecuted if deemed necessary by Windjammer Security or Management or any current Board of Director Member in good standing.

- 3. Swimming and use of the Pool, Spa and Gym is solely at your own risk, there is NO lifeguard or Trainers on duty at any time!
- Children under the age of sixteen (16) years of age MUST be 4. accompanied by at least one Windjammer Resident Parent or their Court Appointed Legal Guardian of which whom is also a Legal and in good standing Windjammer Resident or either of which thereof has consented in writing and duly authorized a designated and approved "Adult Guardian" to serve as the child's or children in question legal and responsible quardian while utilizing any Windjammer Common Property Facilities (Swimming Pool, Spa, and Gym). It is the responsibility of this Adult to make sure that the conduct of all children under their supervision follow all rules and are not offensive to other people. Any resident minors over the age of 16 and under the age of 18 are also expected to fully understand and follow all rules and regulations accordingly. Violations will subject parents to charges of child neglect/abuse and immediate loss of their Windjammer Common Property Facility privileges. Additionally, no children under the age of eight (8) years old may use the Jacuzzi Spa at any time.
- 5. Infants and or Adults in diapers (incontinent persons) are not permitted to be in the pool or spa at any time.
- 6. Persons having skin abrasions, open sores or any known or visible contagious disease are prohibited from use of the Pool, Spa and Gym.
- 7. State Health Law requires showering and feet wash prior to entering the Pool and or Spa. Additionally, each time any person utilizes a bathroom toilet, urinal or baby changing facility, they are also required to immediately wash, clean and sanitize their hands accordingly prior to exiting the respective women's or men's bathroom lavatory utilized; and then shower their body and feet off with the outside common use head and feet showers again prior to re-entering and using the pool and or spa facilities.



- 8. For safety reason, no rough housing, running and/or diving is permitted in the Pool, Spa and Gym areas.
- 9. No Scooters, Skate Boards, Bicycles, Cooking Devices, Large Floating Rafts, Balls, Frisbees or other potentially injurious or dangerous throwing toys or objects are permitted in the Pool, Spa and Gym areas.
- 10. Absolutely no glass containers are allowed in the pool area. Plastic or Non-Breakable containers are allowed; however, all alcoholic beverages must be concealed in a covering container or poured into a plastic drinking container and the original container it was poured from then immediately discarded into the trash. The consumption of alcohol or any liquid beverages in the pool area should be consistent with the full use of enjoyment of the pool by other residents. No loud or boisterous conduct will be permitted. No person who becomes intoxicated and is deemed dangerous to their self or the community at large will be permitted in the pool, spa and gym areas and is subject to lose their Windjammer Community Property privileges for ignoring any of these rules.
- 11. No animals are permitted in the pool, spa or gym areas. The Health Department has every right to close the Windjammer Pool, Spa or Gym if animals are found in these premises. The only exception to this rule is for residents that can produce proof that their animal is a trained guide dog necessary to assist them for their disability.
- 12. **No**: use of profanity or racial slurs is allowed and everyone is expected to conduct themselves in a pleasant manner.
- 13. Bathing suits and trunks are ONLY allowed in the pool or spa areas. No cut-offs or offensive attire will be permitted, such as "T-backs" or "underwear" style bottoms.
- 14. Music shall be kept to a minimum as not to disturb others.
- 15. Management reserves the right to refuse or deny pool/spa/gym privileges to anyone observed abusing the Windjammer Common Property Rules & Regulations and also reserves the right to close the pool/spa/gym when deemed necessary without notice.
- 16. Please at all times keep the Windjammer Common Property facility areas clean for everyone's continued and ongoing enjoyment and use.
- 17. In general, use of the pool/spa/bathrooms/gym should be governed by one major rule: "Please be considerate of your neighbors". Any



vandalism and/or behavior that may place any person's health in danger will result in the Board of Directors closing the facility in question until the problem is resolved and or permanent loss of the offending parties Windjammer Common Property facilities rights and privileges.

18. The codes to enter the pool/spa/bathrooms/club house/gym areas are subject to change at any time and will be changed usually every six (6) months. All residents <u>must</u> register with the office and have all required paperwork and necessary forms current to obtain a "<u>Windjammer Community Photo Pass ID</u>" in order to utilize the Pool, Pool Bathrooms, Spa, Club house and Gym Facilities and upon request freely make it available for review by any Windjammer Official: Security Person, Management Company Personnel or any current Board of Directors Member in good standing.

G. Club House

General Rules

- a. All the following rules shall apply to use of the clubhouse and grounds whether during regular posted hours of operation or not.
- b. Residents living in a Windjammer condo entitle only the following persons to use the associations' facilities including the clubhouse:
 - The married spouse of said resident and their unmarried children under the age of 21 years who are regularly living in the resident's household and unmarried children under the age of 25 years who are full-time students or in the military service.
 - Minor children under the age of 16 years are not permitted to use the clubhouse facility unless accompanied by one of their parents or legal guardians.
 - All residents are allowed only two guest per condominium unit in the Clubhouse (with the only exception being when Windjammer management has issued a temporary pass to accommodate a resident out of state or country visiting guest) residents are fully responsible for the conduct of their guests and shall accompany their guests at all times unless a temporary pass has been issued and their guests understand and will agree to with the same rules that govern the resident.



- 2. Any conduct unbecoming a lady or gentleman will be met with prompt and decisive action by the Board of Directors. Unbecoming conduct includes, but is not limited to, the use of loud boisterous and obscene language and the attempt to reprimand staff, security personnel, as well as any conduct which is likely to endanger the best interest or character of Windjammer.
- 3. The resident must be in good standing and all owner monthly fees, assessments and other sums or fines due to the Association by the owner are kept current and furthermore during any period in which an owner is in default in the payment of their monthly dues or special assessment's levied by the association, the right to use of the gym, clubhouse and pool will be suspended by the board of directors until dues or assessment are paid and kept current.
- 4. All suggestions and complaints must be made in writing, be signed, dated and forwarded to the onsite manager on duty.
- 5. Residents cannot store anything in the clubhouse.
- 6. The operations or tampering with of all Windjammer owned electronics equipment located on the common grounds to include audio visual, cameras computers, networking, etc., is expressly forbidden by any Owner or Resident with the only exception being board members and staff that have been trained in the proper use and operations of such equipment.
- 7. The clubhouse fireplace can only be operated by onsite management and or board members that have been trained in its proper operation, safety and use and whom have also been duly authorized by the Windjammer Board of Directors to do so. At minimum, anytime the fireplace is being used this designated person will do their best to ensure the public safety of all residents and their quest by making sure that the fire screen is kept closed, the damper is set so the draft (flow of air) will remove all smoke and gases when the fireplace is burning so that not too much air flow exist could cause the fire to become out of control and dangerous. The area near the fireplace is always to be kept clear of materials like papers, books, toys, etc., and as necessary anyone that chooses to sit near the fire place area advised about the possibility of flying sparks from the fire and what to do about them if such should occur. At all times the Windjammer authorized person supervising any fireplace usage will monitor the fire and make sure that the fire is put completely out before vacating the clubhouse.



- 8. Wet swimming suits are not permitted in the clubhouse! Appropriate cover tops over dry swim suits will be permitted as long as the swimmer is not shirtless or barefooted. All residents and their guests shall be properly attired and wearing apparel publicly presentable anywhere on the common grounds at all times.
- 9. No pets or animals are permitted in or around the clubhouse whether restrained or not, with the only exception being Seeing Eye dogs for those residents that are considered legally blind.
- 10. No smoking is permitted within the clubhouse at any time.
- 11. If the clubhouse common elements refrigerator is used, make sure that both the refrigerator and freezer doors are kept closed. Remember to remove your food and all beverages when you leave as at the end of each day as all items remaining will be disposed of.
- 12. Music, and/or any other noise, must be kept at a level that cannot be heard inside the condominium units which surround the clubhouse and pool area.
- 13. Club house billiard equipment (pool cues, chalk, billiard balls, etc.) is to be checked out by temporarily giving your driver's license to the Windjammer manager or security guard on duty during normal clubhouse hours of usage and then returned after the billiard table and all equipment used has been inspected to insure no damages have occurred; residents who use the billiard table must leave the facility in the condition in which they found it, no food or beverages are to be placed on or near the billiard table. The billiard table is available for use during posted hours of operation and all children under age 16 must be accompanied and supervised by their parent or legal guardian while using the billiard table at all times.
- 14. The Windjammer resident/owner will be responsible for the repair or replacement of any damage done to the Clubhouse, or its furniture, equipment, or window coverings.
- 15. All applicable city and fire codes apply and no more guests than posted fire code permits are allowed, at any time, in the clubhouse.
- 16. The club house facilities will be available for use daily according to the posted hours of operation, with the only exception being when and if a board member is present and accepts the responsibility of extending the hours of use and remains present until closing the club house.



- 17. Any owner that is leasing the use of their condo to a resident tenant automatically delegates and relinquishes their rights of enjoyment and use for all common grounds facilities including the club house, pool, gym and nature park grills. Such residents shall notify the office manager of the association in writing of the name of any such tenant. The rights and privileges of such tenant are subject to suspension to the same extent as those of the owner.
- 18. No illegal substance will be allowed at any time in the club house (including grounds.)
- 19. All residents and their guest must make sure that the club house doors are shut and kept closed after entering or exiting at all times.
- 20. Any board member of the Windjammer Condominium Association may visit or inspect any common grounds facilities anytime there is any indication that the Windjammer rules and regulations are being violated and as required take swift and proper action to correct the problem at hand, including as deemed necessary the notification of local, state or federal authorities such as the City of Saint Petersburg, Florida Police and or the Pinellas County, Florida Sheriff's Department, etc.
- 21. Violations of the Windjammer rules and regulations will be determined by the board in their sole discretion. All violators will be subject to any corrective or enforcement action authorized by the association's governing documents or by laws, and penalties may include without limitation fines, the loss of use rights to the club house, pool and gym for a period or amount to be determined by the board on a case by case basis.

H. Pets

- 1. One pet will be allowed for owner-residents only, if the pet's weight at maturity is less than twenty-five (25) pounds. No further pets or animals shall be kept or maintained in the unit.
- 2. No pets will be allowed for lessees.
- 3. Pet owners will be required to pick up fecal debris of their pets. Violators are subject to a \$200 fine by the association and additional fines by City Code Enforcement.
- 4. See other sections of this rules and regulations document regarding pets as indicated.



I. Emergencies in Owners Absence

The Association has the right to enter any unit for the purpose of repairing the common elements or for preventing damage to the common elements or other units. This includes all emergencies water damage, fire, smoke, etc. If the owner does not live on the property, the association requires a copy of the unit's key for this purpose only. This includes rental units.

J. Additional Rules and Regulations

The Board of Directors of the Association, reserves the right to make additional rules and regulations as may be required from time to time without consent of the Windjammer Association Members. These additional rules & regulations shall be binding as all other rules and regulations previously adopted. Notice of these changes shall be placed in the mailbox area on the bulletin board for obvious posting.

K. Sales & leases:

All unit owners must process all sales and leases through the Association/Management Office. Application forms may be obtained from the Office on Site. No unit will be sold or leased until the Association has APPROVED the application. There will be a \$ 100.00 Application fee. A multistate credit and criminal check will be done by the Association. Applicant will be notified of the result.

L. Compliance

Each Owner/Resident will comply, or cause compliance with all the covenants, requirements, and obligations of an owner contained in the Declaration, Articles of Incorporation, Bylaws and Board Rules and Regulations. Upon failure of an owner/resident to comply with any of his or her obligations herein, the Association, in addition to any other enforcement rights it may have, may take whatever action it deems appropriate to cause compliance, including but not limited to, cleaning, repairs, maintenance, reconstruction activities, and the removal of improvements or any other action required to cause compliance with all covenants, requirements, and obligations contained herein. All costs incurred by the Association for compliance shall be deemed a compliance assessment or violation fine against the owner of the non-complying unit.

M. Waiver of Claims

Any and all use of any Windjammer Common Grounds facilities or Equipment that shall be undertaken by any owner, resident or their guest user will be taken at his or her own sole risk. The Windjammer Condominium Association and its management, officers, directors, employees, agents, members or



volunteers shall not be liable for any injuries or damage to any member or other user, or for the personal property of such users, or be subject to any claim, demand, or damages whatsoever, including, without limitation, those damages resulting from any acts, active or passive, on the part of the common grounds facilities and equipment, or bear any responsibility or liability for expenses of any medical treatment or for any compensation for any injury suffered by a user resulting from their participation in any activity anywhere on the Windjammer Condominium Association premises of the facility.

N. Responsibility for Property Damage and/or Furniture Replacement

All costs for repairs and replacement from damages to Windjammer Condominium Association property will be billed to the owner and or resident who is responsible for any such damages. All owners and or resident users are also liable and financially responsible for damages incurred by their dependent children and or visiting guests.

By signing this document, you agree to obey and follow all of the stated terms and conditions of the Windjammer Rules and Regulations. 1

Unit #		
Guest's Signature	Date	2
ASSOCIATION'S PROVISIONAL APPROVAL	: □GRANTED	DENIED
Authorized Windjammer Representative Signature	e:	
Print Name:		
Title:		
Date:		