TEQUESTA HILLS COA, INC.

C/O Sea Breeze Community Management Services, Inc.
4227 Northlake Boulevard
Palm Beach Gardens, FL 33410
(561)626-0917 Fax (561)626-7143
www.seabreezecms.com

Sales Application

(updated 6/2017)

Information is required on all applicants. <u>COMPLETE ITEMS 1 TO 12 & SUBMIT AT LEAST 30 DAYS PRIOR TO CLOSING DATE.</u> Old application packages will not be accepted our most current application package is available online at the Sea Breeze website.

MAIL OR DROP OFF APPLICATION PACKAGE AT OUR OFFICE. FAX COPIES WILL NOT BE ACCEPTED AS APPLICATION IS INCOMPLETE. If copies needed a charge of 25 cents per page required.

1.	Current information (all information must be completed). (pg. 2)
2.	Sale application form (all information must be completed). (pg. 3-4)
3.	Residential screening request & disclosure & authorization agreement to be completed by all adults 18 and over purchasing or residing in unit. (pg.5-6)
4.	Buyer(s): Must notarized and sign certificate of approval prior to submitting application. (pg 7) The approval is not authorized until the bottom section of the page is completed by an authorized Board Member or Authorized Personnel, which will be issued after the orientation meeting.
5.	All adult occupants (18 and over) review the rules and regulations. Sign and print your name at the bottom. The rules will be reviewed at the welcome meeting. If you are interested in setting up for Association bulk email you will need to sign, date and print email address. Request for emergency contact to be completed.(pg 8)
6.	Provide a copy of the sales contract naming buyers
7.	Provide a copy of registration and proof of insurance and a photo for each vehicle.
8.	Provide a picture ID for each adult (18 and over) resident (legible copy of driver's license or passport).
9.	\$50.00 CASH, MONEY ORDER OR CASHIERS CHECK ONLY for a non-refundable processing fee made payable to Sea Breeze CMS, Inc.
10.	\$35.00 <u>CASH, MONEY ORDER OR CASHIER'S CHECK ONLY</u> per adult (18 and older) representing a non-refundable application fee made payable to Tequesta Hills COA, Inc.
11.	Application completely filled out, if not, application will be returned unapproved. <u>Interview is required prior to approval.</u>

CURRENT INFORMATION
(All information must be printed and readable)

The Unit Address:	
Name of Current Owner:	
Current Owner Phone Number:	
Name of Buyer # 1:	
Buyer # 1 Phone Number:	_ Email Address:
Name of Buyer # 2:	
Buyer # 2 Phone Number:	_ Email Address:
Closing Date:	
Realtor Phone Number & Name:	
Please select all the apply below	
I plan to occupy the property on (mm/dd/	yyyy) on a full time basis.
I plan to occupy the property on (mm/dd/	yyyy) on a seasonally basis.
I plan to keep the property vacant until (m	nm/dd/yyyy)
I plan to rent the property on (mm/dd/yyy	y)
I plan to	
Mailing address for the property should be	

SALES APPLICATION

BUYER(S) INFORMATION:

Information regarding each person to live in the unit. (including children) (Use a separate sheet of paper for information regarding all additional residents, as needed)

Name [Print-must be readable] 1	Age	e Rela	ntionship to Buyer	
2				
3				
4				
LICENSED DRIVERS: To be residing in the communit	ty			
Name:	License #		State:	
Name:	License #	License #		
Name:	License #	License #		
Name:	License #		State:	
Others:				
VEHICLES: Provide a copy of vehicle regist sheet of page.	ration and proof of insu	rance for each vehic	ele. Put additional on separate	
Make & Model of Vehicle	License Number	Color	State Registered	

Pet Registration Form

Fill in the blanks. Submit a recent picture of each pet. Sign and date acknowledgement. Unit Owner or Resident Unit #_____ Address_____ Phone #____ Type of pets; (Please circle) Dog Cat Bird Other (specify)_____ Veterinarian's Name______ Veterinarian's Phone # Pet Age_____ Pet Current Weight_____ 1) Pet Name _____ Pet license/ Tag Number_____ Pets Estimated Maximum Weight at Maturity_____ Breed: Please attach recent Please list pet's rabies shot record below photo of pet here I am aware of the association's rules, regulations and restrictions regarding pets on property and agree to abide by them. Unit/ Pet owner's Signature______ Date_____

PLEASE RETURN COMPLETED FORM WITH PHOTO(s) TO THE OFFICE

Tequesta Hills / Ref#	
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<u>Purchase: Background Check Only</u>

RESIDENTIAL SCREENING REQUEST

First:	Middle:	Las	t:
Address:			
City:	<u>_</u>	_ ST:	Zip:
SSN:		_ DOB (MM/DD/\	/YYY):
Tel#:		Cell#:	
		Current Emplo	oyer
Company:	N/A	Tel#:	N/A
Supervisor:	N/A	Salary:	N/A
Employed From:	To:	Title:	<u>N/A</u>
		Current Land	llord
Company:	<u>N/A</u>	Tel#:	<u>N/A</u>
Landlord:	<u>N/A</u>	Rent:	<u>N/A</u>
Rented From:	<u>N/A</u>	To:	<u>N/A</u>
I have read and s	igned the Disclo	sure and Autho	orization Agreement.
SIGNATURE:		DATE	::

DISCLOSURE AND AUTHORIZATION AGREEMENT REGARDING CONSUMER REPORTS

DISCLOSURE

A consumer report and/or investigative consumer report including information concerning your character, employment history, general reputation, personal characteristics, criminal record, education, qualifications, motor vehicle record, mode of living, credit and/or indebtedness may be obtained in connection with your application for residence.

AUTHORIZATION

READ. ACKNOWLEDGED AND AUTHORIZED

You hereby authorize and request, without any reservation, any present or former employer, school, police department, financial institution, division of motor vehicles, consumer reporting agency, or other persons or agencies having knowledge about you to furnish AmeriCheckUSA with any and all background information in their possession regarding you, in order that your residence qualifications may be evaluated. You also agree that a fax or photocopy of this authorization with your signature be accepted with the same authority as the original.

Print Name		
Signature	Date	_
For California, Minnesota or Oklahoma if one is obtained, please check the box.	applicants only, if you would like to receive	e a copy of the report,

Tequesta Hills COA, Inc. 4227 Northlake Boulevard Palm Beach Gardens, Florida 33410 561-626-0917 Fax 561-626-7143

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CERTIFICATE OF APPROVAL FOR SALE

The undersigned authorized re hereby certifies that the propos		STA HILLS COA INC. following unit has been approved as written below:
Unit Number:	Jnit Address:	
Owner(s):		
Buyer(s):		
the Declaration of Covenar amendments to the docum Upon closing of the unit, Buthe association with a recommendation of Covenar amendments to the documents of the Declaration of Covenar amendments to the Declaration of Covenar amendments of Covenar amendments to the Declaration of C	ats, Articles of Incorpo ents for the association layer(s) understands to reded copy of the deed	ignature(s) below hereby acknowledge receipt of bration, By-Laws, Rules and Regulations and any on, and agrees to be bound by said documents. hat it is the responsibility of the Buyer(s) to furnish d of conveyance indicating the Buyer(s) mailing ondence from the association.
Buyer(s) Printed Name		Buyer(s) Printed Name
Buyer(s) Signature		Buyer(s) Signature
Date		Date
STATE OF FLORIDA COUNTY	OF PALM BEACH	
The foregoing instrument was sv 20, By: valid Florida driver's license as in	vorn and subscribed bef dentification.	fore me this day of, who is personally known to me or who has produced a
Notary Signature & Stamp:		
This is to certify that the abo		ave complied with the above statements and
		Date:
On behalf of the Board of Di	rectors	

Authorization to Set With Association Bulk Email

Please provide your email address and sign and date if you would like to receive emails related to association business. Yes, please provide your email address: No Signature Date **Emergency Contact** In case of an emergency such as a water leak we would like to get emergency phone numbers. Please provide the person's name and phone number of who we can contact someone to get in touch with you. Name: Phone Number:_____ Phone Number:_____ Name: Phone Number: Phone Number: Name:

The following is Article XII, Rules and Regulations of the Tequesta Hills Condominium Association, Inc. and as such are to be enforced by the Board of Directors.

Better Living at Tequesta Hills

Tequesta Hills Condominium Assoc. Inc.

Article XII

Use Restrictions

The use of the condominium property shall be in accordance with the following provisions as long as the condominium exists and the apartment building or buildings in useful condition exist upon the land.

- A. <u>Dwelling Units.</u> Each of the dwelling units shall be occupied only by a family, its servants and guests, as a residence and for no other purpose. Occupancy shall be limited to two (2) persons per bedroom and not more than two (2) children under the age of twenty-one (21) per unit. No dwelling unit may be divided or subdivided into a smaller unit nor any portion sold or otherwise transferred without first amending this declaration to show the changes in the dwelling units being affected.
- B. <u>Common Elements</u>. The common elements shall be used only for the purposes for which they are intended in the furnishing of services and facilities for the enjoyment of the dwelling unit owners. Roadways or driveways within the community are to be used for ingress and egress only as provided in Article 111 of this declaration. The parking of vehicles on any such roadways or driveways is prohibited.
- C. Recreational and common use property. All recreational property and common use property shall be used only for the purposes for which such property is intended in the furnishing of services and facilities for the enjoyment of the dwelling unit owners. The swimming pool facilities are intended for the use and enjoyment of the dwelling unit owners and residents only. The use of the swimming pool by guests shall be regulated by the following provisions. Overnight house guests may use the pool in the absence of the unit owner or resident at any time during their visit only after prior written notification of their presence at the condominium to the board of directors. All other guests must be accompanied by the unit owner or resident at all times when using the pool facilities. Large groups of guests (six (6) or more persons) are not permitted. Any person not observing posted pool regulations and hours shall be required to leave the facilities. Children under the age of twelve years must be accompanied by an authorized adult (eighteen (18) years of age or older) at all times while using the pool facilities.
- D. <u>Nuisances</u>. No nuisance shall be allowed upon the condominium property. Nor any use or practice that is the source of annoyance to residents or which interferes with the peaceful possession and proper use of the property by its residents. All parts of the condominium shall be kept in a clean and sanitary condition and no rubbish, refuse or garbage shall be allowed to accumulate nor any fire hazard allowed to exist. No dwelling unit owner shall permit any use of his dwelling or make any use of the common elements that will increase the cost of insurance upon the condominium property. The term nuisance as used herein shall be determined by the board of directors.
- E. Pets. Pets shall be restricted to small domestic birds or fish or one (1) cat or one (1) dog, the weight of which shall not exceed twenty (20) pounds. Pets shall be on a leash at all times and shall not be walked on grass other than immediately surrounding the owner's courtyard. The owner of each pet shall be required to clean up after the pet in order to properly maintain the common areas. If after receipt of written notice by the association that the owner's pet is violating the provisions of this paragraph, the owner does not correct such violation, the association shall have the right to impose a fine of \$50.00 on said owner. The \$50.00 shall be deposited to the general maintenance account of the association. In the event that the \$50.00 fine is not promptly paid, then the association shall also have the right to seek appropriate legal action against the said unit owner in order to obtain payment of the \$50.00 fine and in addition shall be entitled to a judgment for all fees and costs incurred in such action.
- F. <u>Trash</u>. Trash shall be placed in receptacles, for sanitary reasons all trash except newspapers shall be in plastic bags and tied securely before being placed in trash receptacles. In no event shall trash be placed outside of the trash receptacles. Large cartons must be broken down prior to being placed in trash receptacles. Clippings or trimmings for plants contained within courtyards must be placed in the

condominium trash receptacles and not left on the common elements. It is the unit owner or resident's responsibility to make arrangements for removal of such items which are too large for the trash receptacle, at unit owner or resident's expense

- G. Barbecue cookers shall be used in courtyard only.
- H. <u>No clothes or similar articles</u> shall be hung on balconies or outdoors for any purposes except within the unit owner's courtyard below the height of the fence.
- I. <u>Bicycles, toys or clutter</u> shall not be left outside courtyards at any time. Bicycles or clutter so left shall be impounded. It is permissible to store bicycles in the units owner's courtyard. In the event that such items are impounded by the association, the unit owner will be assessed a fee of \$5.00 for their release.
- J. <u>There shall be no assembling or disassembling of motor vehicles</u> except for ordinary maintenance such as changing of a tire, battery, etc. There shall be no draining of oil pans or changing of oil on the condominium property because of potential damage to the asphalt pavement.
- K. Vehicle Parking Restrictions for owners and lessees. Only passenger automobiles equipped with complete bona fide automobile factory design passenger bodies and station wagons may park on the property. Additional permissible vehicles shall include but not be limited to: Passenger vans provided that: (1) such vans are not used for any commercial purpose, do not transport cargo and do not display any commercial logos or lettering: (2) such vans have windows and seats for transporting persons: (3) such vans are not outfitted with living quarter facilities such as sink, toilette, electric power hookups, etc.: (4) such vans have no vertical extension on roof line or other custom body feature other than a standard factory van body. The board of directors shall have absolute discretion to determine that any van is not in conformance with the overall appearance of the community or with the provisions contained herein. The board of directors may grant exceptions to the above restrictions for medical reasons upon the prior written consent. Mopeds and other powered bicycles, provided that they are at all times parked within the courtyards or patio areas and provided that they do not emit excessive noise.

 Bicycles and tricycles, provided that they are at all times parked within the courtyard or patio areas.

 Jeeps, provided that they have a standard factory canvas enclosure.
- L. The following types of vehicles will not be permitted to park overnight on the condominium property during restricted hours as posted by the association: Trucks of any kind., Van-type vehicles which do not conform to the requirements stated above., Agriculture vehicles, dune buggies, any trailer or device transportable by vehicular towing, Truck Trailers, buses, travel trailers, boat trailers (with or without boats). Commercial vehicles, vehicles which are not mechanically operable or not currently licensed for use, motorcycle delivery wagons, collapsible campers, recreational vehicles, mobile homes or mobile houses, truck mounted campers, motor homes or motor houses, motor vehicles not having any bodies whatsoever or incomplete buggies, swamp buggies, passenger automobiles that have been converted to a different type of motor vehicle, Passenger automobiles that are unsightly or junkers, motorcycles of any kind.

All permitted vehicles parked on the condominium property must be adequately maintained to prevent an eyesore or nuisance to the community. The board of directors shall have the authority to determine, in its sole discretion, whether a vehicle has become an eyesore or nuisance to the condominium.

No vehicles may be stored in guest parking spaces. Each resident or owner must park in their assigned parking space only. Parking is not permitted along roadways or driveways of the community nor at the entrance to the parking areas.

Repair of vehicles on the condominium property is prohibited except in the event of an emergency and except in accordance with paragraph J of this article XII, above.

Vehicles may not be parked on the grassy area of the condominium at any time. In addition to the other remedies stated herein, any owner, resident or their guest who parks on the grass shall be responsible for the cost of replacement of broken sprinkler parts and any damaged sod or landscaping. Such costs shall become an assessment against the unit and collectible in the same manner as any other delinquent assessment if not paid, as elsewhere provided.

All vehicles parked on the property contrary to the provisions contained herein shall be subject to being towed in accordance with section 715.07 Florida Statutes, as amended from time to time, at the expense of the owner of the vehicle. Towing shall not be the exclusive remedy of the association. Illegal parking hours are posted on towing signs within the condominium property. Non-complying vehicles shall first receive a warning ticket which shall be recorded with the association. Continued non-compliance shall result in towing of the vehicle or the exercise of other association remedies as stated above.

- M. There shall be no radio, television or other outside antenna of any kind.
- N. No signs of any kind may be displayed on any exterior portion of the dwelling, the courtyard or in the windows of the dwelling unit or in any of the common areas.
- O. Unit owners may install hurricane shutters. No hurricane shutters may be installed without the prior written approval of the board of directors and must conform to the architectural specifications of the association.
- P. <u>Lawful use:</u> No immoral, improper, offensive or unlawful use shall be made of the condominium property nor any part of it, and all valid laws, zoning ordinances and regulations of all government bodies having jurisdiction shall be observed. The responsibility of meeting the requirements of governmental bodies for maintenance, modification or repair of the condominium property shall be the same as the responsibility for maintenance and repair of the property concerned.
- Q. <u>Leasing</u>: After approval by the association elsewhere required, entire dwelling units may be rented, provided the occupancy is only by the lessee and his family, servants and guests. No transient tenants may be accommodated. Rooms may be rented if screening procedures and occupancy limitations are adhered to and with prior written approval of the association as required for all leases of a unit.
- R. <u>Regulations</u>: Reasonable regulations concerning the use of the condominium property may be made and amended from time to time by the association. Copies of such regulations and amendments shall be furnished by the association to all dwelling unit owners and residents of the condominium upon request.

S. Guests:

<u>Family members:</u> Guests who are immediate family members, may occupy dwelling units of the owner of the dwelling unit upon presentation to the board of directors of the association written permission of the owner.

<u>Non-family members</u>: Guests who are not immediate family members, may occupy a dwelling unit only when accompanied by the dwelling unit owner or shall have been approved by the board of directors, or the president of the board of directors of the association, one week prior to occupancy. No more than six (6) such groups of guests per year shall be allowed.