

North Bay Village White House D Condominium Association, Inc.

Application for Consent to Lease or For Sale

This application form is fully completed to include, a copy of all proposed sales/rental contracts, a photocopy of picture ID, a photocopy of valid unexpired auto registration, two (2) letters of recommendation for each applicant over the age of 18, an original police report for each applicant over the age of 18, and a cashiers check or money order for the application fee, must be received by the Management office, at the address below, no less than ten (10) working days prior to the date action is desired of the Association. The Board of Directors will have ten days after the interview of an applicant.

**Missing or incomplete information will cause the application to be returned without action. ** Fees: (NON-REFUNDABLE)

Application Fee: Money Order or Cashier's Check:

\$150.00 Per Person Over the age of 18 years old Payable to VTE Consulting LLC

\$30.00 Money order or cashier's check made payable to VTE Consulting LLC, per applicant over the age of 18 (Background check)

**Please note application takes from 20-25 business days. If you would like to rush 7-10 business days, there is a fee of \$150.00.

ONCE THE SALE IS FINAL, IT IS IMPERATIVE THAT YOU FORWARD US A COPY OF THE WARRANTY DEED AND SETTLEMENT STATEMENT INDICATING THE DATE OF THE CLOSING AND NAME(S) OF THE OWNER. Without this information, we can't update our system.

Applicant Print:	Applicant Signature:	Date:	
Applicant Print:	Applicant Signature:	Date:	

North Bay Village White House D Condominium Association, Inc.

Email: Ninagarcia@vteconsultingllc.com or Office@vteconsultingllc.com

APPLICATION MUST BE COMPLETED IN FULL BY PROSPECTIVE TENANT(S) OR BUYER(S)

Restrictions:

- IMPORTANT: IT IS UP TO THE BOARD OF DIRECTORS TO APPROVE OR DENY AN APPLICATION
- IMPORTANT: Any approval issued by the association is contingent upon the Association's Management certifying the payment of any outstanding assessment, fines, late charges, or other fees owed by the current unit owner to the association. Approval may be rightfully withheld until all such outstanding maintenance assessment debts have been paid to the Association.
- **IMPORTANT:** No one may move into the unit before approval by the association has been given. Any UNAPPROVED sale /lease of a unit is a voidable transaction and can be set aside through appropriate legal action.
- New Residents must be interviewed and approved by the Association, with (5) days' advance notice of move-in or out.
- Residents are permitted to move into the building between the hours of 8:00 A.M. 6:00 P.M. Monday through Friday.
- If you are having work done in your unit, it must be done between the hours of 9:00 A.M. 7:00 P.M. Monday through Friday.
- All boxes are to be crushed and folded, taken to the dumpster in the parking area and placed in the dumpster container. ** Excess furniture from move-in or out may be left by the dumpster area.**
- If the sale, the buyer agrees to provide the Management Company with a copy of the Closing Statement no later than seven (7) days after the closing date. If a lease, you must provide a copy of the lease agreement.

Unit #:	
Signature of Applicant:	Date:
Signature of Applicant:	Date:
Signature of Owner:	Date:
All Applicants must sign.	

I certify that I have read and understand the above application and restrictions:

Application for Consent to Lease or For Sale

This application and the attached Application for Occupancy must be completed in detail by the proposed Buyer/Tenant. Please attach a copy of the Sales Contract to this application or rental agreement.

The Seller (current owner) shall provide the Buyer with a copy of all the Condominium documents. Processing of this application will begin after all required forms have been completed, signed, and in the Management's office.

Applicant #1				
First Name:	Middle Name:		Last Name:	
D.O.B:	Social Security	#:		
Driver License State:	Driver License	Driver License #:		
Phone Number #	Atl Phone #:	Atl Phone #:		
Email:				<u> </u>
Employment of Applicant	t #1			
Employer:			Position:	
How Long at Present Job:				
Phone Number #:				
Address:				V-1-1/4 - 1/
Applicant #1:				
Have you ever been arrested on NO:	or convicted of a crime? YES	or		
Dates:	County /State Convicted in:	Charges:		

Applicant #2				
First Name:	Middle Name:		Last Name:	
D.O.B:	Social Security #:			
Driver License State:	Driver License #:			
Phone Number #	Atl Phone #:	Atl Phone #:		
Email:				
Employment of Applicant #2				
Employer:			Position:	
How Long at Present Job:				
Phone Number #:				
Address:		**************************************		
Applicant #2:				
Have you ever been arrested or conv	icted of a crime? YES or NO:			
Dates:	County /State Convicted in:	Charges:		

Credit Score:

Applicant #3				
First Name:	Middle Name:	Middle Name:		Last Name:
D.O.B:	Social Security	#:		
Driver License State:	Driver License			
Phone Number #	Atl Phone #:	Atl Phone #:		
Email:		-t	4-1-	
Employment of Applica	nt #3			
Employer:				Position:
How Long at Present Job:				
Phone Number #:				
Address:				
Applicant #3:				
Have you ever been arrested	l or convicted of a crime? YES	S or NO:		
	County /State			
Dates:	Convicted in:		Charges:	
Credit Score:				
Applicant #3: Three R	eferences (Non-Related to	Applicant)	
Name:		Relatio	nship:	
1.				
2.				
3.				

Emergency Contact	t:					
Name:			Relationship:			
Phone:						
Name			Relationship:			
Phone:						
Vehicle Information	ı (List ALL V	ehicles Owned)				
Make	Year		Color	Color		
Children under 18	years of age:					
First Name		Last Name		Age		



Rush: Yes No (additional fee required)			
☐ 1) Fully completed Application			
☐ 2) \$150.00 Money Order or Cashier's check per applicant			
☐ 3) \$30.00 Background Check, Money Order, or Cashier's check per applicant			
☐ 4) Reference letters per applicant (NO Relative may write a letter of recommendation)			
☐ 5) U.S. Government-issued photo ID per applicant			
☐ 6) Copy of Executed Lease or purchase contract- Must be fully executed			
☐ 7) Sales Only: Please provide proof of income.			
☐ 8) Copy of License (All Adults over the age of 18)			
☐ 9) Copy of vehicle registration (All vehicles owned)			
☐ 10) Copy of vehicle insurance (All vehicles owned)			
☐ 11) Signed and acknowledged receipt of Rules and Regulations.			
If the above requirements are not met, the application will not be accepted. (No Exceptions)			
Application and documentation received (Date): Received By:			

This document must be filled out by the office manager



DISCLOSURE AND AUTHORIZATION AGREEMENT 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 and/or continued residence. A consumer report and/or an investigative consumer report may be obtained at any time during the application process or during your residence. Upon timely written request of the management, and within 5 days of the request, the name, address, and phone number of the reporting agency and the nature and scope of the investigative consumer report will be disclosed to you. Before any adverse action is taken, based in whole or in part on the information contained in the customer report, you will be provided with a copy of your rights under the Fair Credit Reporting Act.

AUTHORIZATION

This requested information will be used in reference to my (our) Purchase/Rental/Lease Application.

I/We hereby authorize you to release any and all information concerning my/our Employment, Banking, Credit, and Residence information to:

VTE Consulting LLC 1840 W 49th Street Suite#216 Hialeah, FL 33012

I/We hereby authorize VTE Consulting LLC. to investigate all statements contained in my/our application, if necessary. I/We understand that I/We hereby waive any privileges I/We may have regarding the requested information by releasing it to the above-named party. A copy of this form may be used in lien of the original.

READ, ACKNOWLEDGED, AND AUTHORIZED		
Applicate Name	Applicate Name	
Applicate Signature	Applicate Signature	



Rent Interception

The Condominium Act was amended effective July 1, 2010, to allow an Association to demand that a tenant in possession must pay any future monetary obligation related to the unit, i.e., rent, directly to the Association.

Fla. Stat. & 718.166(11)

(II)(a) If the unit is occupied by a tenant and the unit owner is delinquent in paying any monetary obligation due to the association, the association may make written demand that the tenant pay to the association the subsequent rental payments and continue to make such payments until all monetary obligations of the unit owners related to the unit have been paid in full to the association. The tenant must pay the monetary obligations to the association until the association releases the tenant or the tenant discontinues tenancy in the unit. Pursuant to section 718.116 (11), Florida Statutes, the association demands that you pay your rent directly to the condominium association and continue doing so until the association notifies you otherwise.

This is commonly known as "rent interception", and if the tenant fails to comply, the tenant may be subject to eviction. The statute allows the association to demand that the "tenant pay to the association the subsequent rental payments and continue to make such payment until all monetary obligations of the unit owner related to the unit have been paid in full to the association." The rent interception statute provides the association a tool to preclude an owner, who is often in foreclosure, from pocketing the rent obligation while shorting the owner's obligation to the association.

As an owner, you understand that 10% of the rental interception amount is collected as a processing fee for efforts made. Also, you understand that a \$25.00 fee for each notice posted/mailed is also charged to you.

You understand the law that has been stated above and will adhere to such recourse if needed.

Applicant Name:	Applicate Signature:		
Date:			

VEHICLES NOT ALLOWED PARKED IN THE ASSOCIATION

PICKUP RACKS



MOVING VEHICLES



ALL TYPES OF COMMERCIAL VEHICLES/ VEHICLES WITH SIGNS / LETTERING



LIMOUSINES



TRUCKS NOT ALLOWED ARE AS FOLLOW: HEAVY DUTY / LONG BED / F250 / F350



ANY TYPES OF TRAILERS





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RULES AND REGULATIONS OF

INTERCONDOMINIUM, INC. AND APPLICABLE TO ALL ELEMENTS AND RESIDENTS OF NORTH BAY WHITEHOUSE CONDOMINIUM

GENERAL

- 1. The sidewalks, entrances, elevators, halls, corridors and stairways of the apartment building shall not be obstructed or used for any other purpose than ingress to or egress from apartment units.
- 2. No article shall be placed in any of the corridors, walls or stairways nor shall the same be obstructed in any manner. Nothing shall be hung or shaken from doors, windows, walks or corridors of the apartment building.
- 3. Children are not permitted to play in the walks, corridors, elevators, stairways, parking areas and balconies of the apartment building.
- 4. None of the common elements shall be decorated or furnished by any apartment owner or resident.
- 5. Apartment owners are specifically cautioned that their right to make any addition, change, alteration or decoration to the exterior appearance of any portion of the apartment building is subject to the provisions of the Declaration of Condominium.
- 6. No apartment owner or resident shall play upon or permit to be played any musical instrument or operate or permit to be operated a phonograph, radio, television set or other loudspeaker in an apartment between the hours of 11:00 P.M. and the following 8:00 A.M., if the same shall disturb or annoy other occupants of the building.
- 7. No cooking shall be permitted on any balcony.
- 8. All doors leading from the apartment to common elements shall be closed at all times except when in actual use for ingress and egress from halls and corridors.
- 9. Complaints regarding the service of the CONDOMINIUM shall be made in writing to the Board of Directors.
- 10. Apartment owners, resident, their families, guests, servants, employees, agents, visitors, shall not any time or for any reason whatsoever enter upon or attempt to enter

upon the roof, into the elevator shafts, elevator equipment rooms, power rooms or service rooms or areas.

- 11. There shall not be kept in any apartment inflammable, combustible or explosive fluid, material, chemical or substance except for normal household use
- 12. No apartment owner or resident shall direct, supervise, or in any manner attempt to assert any control over any of the employees, nor shall be attempt to send any of such employees upon private business of such apartment owner or resident.
- 13. No seats, benches, tables or any other personal property of any nature or description, except personal property being a portion of the common elements, shall be kept upon the pool deck or any public areas. No personal property, except property being a portion of the common elements, shall be stores in any of the common elements except with the permission of the Board of Directors and then only subject to such rules and regulations and procedures as the Board of Directors may require.

SALES AND RENTALS

- 14. Occupancy: Maximum three (3) people in a one bedroom apartment and five (5) in a two bedroom apartment.
- 15. All Re-Sales are to be reported to the Board of Directors in writing at least fifteen (15) days prior to closing. There will be a FIFTY (\$50.00) investigation fee on each and every SALE. There shall be no sales to anyone with pets. All sales must be approved in writing by the Board of Directors prior to closing.

New owners are not permitted to lease their units for a year after purchasing.

- 16. Rentals must be reported to the Board of Directors in writing at least fifteen (15) days prior to tenant moving into the premises. There will be a \$50.00 (Fifty) Dollar investigation fee on each and every rental. No more than one (1) rental per year will be permitted. The Fifty (\$50.00) Dollar investigation fee shall apply to each and every tenant coming to the premises. There shall be no rentals to anyone with pets. Permission from the Board of Directors must be received prior to rental. No visitors on the premises will be permitted to bring pets with them.
- 17. Unit owners, or their lessees, shall be permitted to have visitor occupants of any age for up to three (3) weeks in any six (6) months period, or a maximum of six (6) weeks in any twelve (12) months' period: provided that at no time shall any one bedroom unit be occupied by more than five (5) individuals, or any two bedroom unit by more than six (6) individuals (This is means the actual residents and their guests)
- 18. A copy of these rules and regulations must be presented to a Prospective Buyer or Tenant before a sale or rental is made. Cost to replace a copy of these Rules and Regulations or to secure an additional copy a charge of Five (\$5.00) Dollars will be made.

GARBAGE

- 20. All garbage and refuse is to be deposited only in the facilities provided in the apartment building for that purpose. All garbage must be in properly sealed plastic bags. No cardboard boxes can be put down the trash chute. They must be cut-up and put directly in the trash container at the first floor.
- 21. Old furniture, mattresses, appliances etc. cannot be left in the common areas or in the trash room. All items must be taken away from the property as the trash company will not pick them up. Anyone observed leaving any of this items will be fined \$50.00.

PARKING

- 22. All unit owner or tenant's vehicles MUST have the required PARKING DECAL of the Association.
- 23. One bedroom apartments are only allowed ONE vehicle. Two Bedroom apartments can have TWO vehicles. Pick-ups and larger vehicles are not allowed to park on the Reserved spaces.
- 24. ALL visitors must parked at the guest parking area at the front of the buildings.
- 25. ANY vehicle parked in an unauthorized area or in the Reserve Area without a DECAL can and will be TOWED. All towing charges will be the responsibility of the owner of the vehicle.
- 26. NO commercial vehicles are allowed at the property.

POOL REGULATIONS

- 27. All bathers must shower before entering pool.
- 28. Spitting, spouting of water, blowing the nose in the pool are strictly prohibited. The overflow gutter is provided for expectoration.
- 29. No children without adult supervision.
- 30. Persons with skin infections, sore or inflamed eyes, colds or any communicable disease will be excluded from the pool.
- 31. No diving, running or horse play.
- 32. All females and males with long hair must wear bathing caps in the pool.
- 33. Users of body lotions must put a towel on the lounges or chairs.
- 34. No glass or ceramic articles are permitted in the pool area.
- 35. POOL CLOSES AT 8:00 P.M.

LAUNDRY ROOM RULES

- 35. Laundry room is open from 7:00 A.M. to 9:00 P.M.
- 36. Please clean the dryer lint trap after every use.
- 37. If you spill detergent or softener, please wipe the machine
- 38. Be considerate of your neighbors and do not leave the clothes unattended.

NORTH BAY WHITE HOUSE INTERCONDOMINIUM, INC

REGLAS Y REGULACIONES

GENERALES:

- Los pasillos, entradas, elevadores, corredores y escaleras de los edificios no deberan ser obstruidos o usados con ningun otro proposito que no sea para entrar o salir de los apartamentos.
- No se pondran articulos en ninguno de los corredores, paredes ni escaleras que obstruyan su funcionamiento. Nada podra ser colgado de las paredes, puertas, ventanas o barandas de los edificios.
- 3. No esta permitido a los ninos jugar en corredores, elevadores, escaleras o areas de parqueo del condominio.
- 4. Ninguna de las areas comunes de los edificios debera ser decorada, ni se permitira poner ningun tipo de muebles por parte de los duenos o inquilinos.
- Los duenos de los apartamentos estan debidamente advertidos de que su derecho a hacer adiciones, arreglos, cambios o decoracion a la apariencia exterior de los edificios esta sujeto a las estipulaciones de la Declaración del Condominio.
- 6. Los duenos o inquilinos no estaran autorizados a tocar, operar, ni permitir que se opere ningun instrumento musical, equipo de musica, television o radio en los apartamentos entre las 11.00 p.m. y las 8 a.m. del siguiente dia si el sonido producido por estos afecta la tranquilidad y el descanso del resto de los ocupantes de los edificios.
- No se podra cocinar alimentos en ninguno de los corredores o balcones de los edificios
- Las puertas que comunican los apartamentos con las areas comunes deberan estar cerradas todo el tiempo, excepto cuando se usen para entrar o salir de los apartamentos.
- 9. Todas las quejas relacionadas con los servicios del Condominio deberan efectuarse por escrito al Board of Directors.
- 10. Absolutamente ningun dueno, inquilino, empleado, agente, personal de servicio domestico o visitante esta autorizado, bajo ninguna circunstancia, a entrar a las azoteas, cuartos de equipos, cuartos electricos o de servicio.
- No debera ser almacenado en ningun apartamento sustancias inflammables, explosivas, combustibles o quimicas, excepto aquellas destinadas al uso domestico.
- 12. Ningun dueno o inquilino debera ejercer ninguna direccion, control o supervision del trabajo de los empleados del Condominio. Mucho menos utilizar a los empleados en tareas privadas durante sus correspondientes horarios de trabajo.
- 13. Esta prohibido instalar sillas, mesas, bancos o propiedades personales de ninguna naturaleza en el area de la piscina u otras areas publicas, excepto aquellas que

constituyan parte de estos espacios comunes. Se prohibe el almacenamiento de articulos personales en las areas comunes del Condominio, excepto los casos autorizados por el Board of Directors y bajo el cumplimiento de estas Reglas Y Regulaciones.

VENTAS Y ARRENDAMIENTOS:

- 14. La ocupacion de un apartamento de un dormitorio es de 3 (tres) personas como maximo. Un apartamento de dos dormitorios podra acoger como maximo 5 (cinco) personas.
- 15. Todas las ventas deberan ser reportadas al Board of Directors por escrito con 15 (quince) dias, como minimo, antes del cierre de la venta. Se cobrara un cargo de investigacion de \$50.00 por venta. Todos los compradores deberan ser aprobados por escrito por el Board of Directors antes del cierre de venta. Los nuevos duenos no podran arrendar sus apartamentos hasta pasado un ano de la compra.
- 16. Los arrendamientos deberan ser reportados al Board of Directors por escrito con 15 (quince) dias, como minimo, anteriores a la fecha de mudada de los inquilinos. Sera permitido solo un arrendamiento en el periodo de un ano. Un cargo por investigacion de \$50.00 debera ser pagado por cada arrendatario. Estaran prohibidos los arrendamientos a personas con mascotas de ningun tipo. Los inquilinos deberan ser aprobados por el Board of Directors con anterioridad a su mudanza.
- 17. Los duenos de apartamentos e inquilinos podran recibir visitantes con el objetivo de permanecer en sus apartamentos por espacios de tiempo. Sera permitido tener visitantes por tres (3) semanas en un periodo de seis (6) meses o seis (6) semanas por periodos de doce(12) meses. En ninguno de los casos un apartamento de un dormitorio podra ser ocupado por mas de cinco (5) personas, ni uno de dos dormitorios podra ser ocupado por mas de seis (6) personas. Los visitantes, bajo ninguna circunstancia, podran ser acompanados por mascotas.
- 18. Una copia de estas Reglas y Regulaciones debera ser entregada a cada comprador o inquilino con anterioridad a la venta o arrendamiento

BASURAS:

- 19. Los desechos y basura deberan ser depositados en las facilidades habilitadas en cada edificio para ese proposito. La basura debera estar contenida en bolsas plasticas cerradas. Las cajas de carton deberan ser cortadas en pedazos pequenos y depositadas en los contenedores habilitados en el primer piso de cada edificio con ese proposito.
- 20. No se permitira depositar muebles viejos, colchones, articulos electodomesticos de gran tamano en los contenedores de basura ni en las areas adyacentes. Los desechos de este tipo deberan ser retirados de la propiedad por sus duenos. La violación de esta regulación sera multada con un cargo de \$50.00.

PARQUEOS:

- 21. Los autos y vehiculos de los propietarios e inquilinos, para poder parquear en las areas reservadas, deberan portar un sello de autorización (Parking Decal) de la Asociación del Condominio.
- 22. Los apartamentos de un dormitorio podran estacionar un auto en el parqueo reservado, mientras que los apartamentos de dos dormitorios podran parquear dos vehículos. En las areas reservadas esta totalmente prohibido el parqueo de pickups o vehículos de mayor volumen. Estos podran parquear solo en los parqueos destinados a visitantes.
- 23. Los visitantes deberan parquear sus autos en las areas destinadas a ese fin.
- 24. Todo vehiculo que no sea portador de un sello de autorizacion (Parking Decal) y este estacionado en las areas reservadas u otras no autorizadas sera remolcado de la propiedad. Los cargos relacionados con el remolque y almacenamiento de estos vehiculos, asi como los danos ocurridos durante su transporte, seran responsabilidad de sus duenos.
- 25. Los vehiculos de tipo commercial no estan autorizados a parquear en la propiedad.

USO DE LA PISCINA:

- 26. Todos los banistas deberan ducharse antes de entrar a la piscina.
- 27. Espectorar, escupir y jugar tirandose chorros de agua con la boca son actividades prohibidas dentro de la piscina. Toda espectoración podra realizarse en los canales que bordean a esta.
- 28. Prohibido terminantemente la presencia de ninos sin supervision de adultos en las areas de la piscina.
- 29. Las personas con enfermedades infecciosas en la piel, garganta, oidos u ojos, asi como gripes u otras no podran utilizar la piscina.
- 30. No podra practicarse clavado, carreras ni actividades similares.
- 31. Las mujeres y hombres con cabellos largos deberan usar gorros de bano.
- 32. Los banistas que usen lociones bronceadoras deberan cubrir las sillas y bancos de la piscina antes de utilizarlas.
- 33. El uso de articulos de crystal o ceramica esta prohibido en las areas de la piscina. Esto incluye vasos, botellas o articulos de otra indole.
- 34. La piscina estara cerrada a las 8.00 p.m.

CUARTOS DE LAVADO:

- 35. Los cuartos de lavado estaran abiertos desde las 7.00 a.m. hasta las 9.00 p.m.
- 36. Los filtros de las maquinas secadoras deberan ser limpiados despues de cada uso.
- 37. Las maquinas ensuciadas con detergente o suavizador deberan ser limpiadas una vez terminado su uso.

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38. La ropa no debera ser temporalmente abandonada en los cuartos de lavado ni antes ni despues de ser lavada y/o secada, ni dentro ni fuera de las maquinas. Sea considerado con sus vecinos.