NUMBER 1 CONDOMINIUM ASSOCIATION PALM GREENS AT VILLA DELRAY, INC.

5801 Via Delray

Delray Beach, Florida 33484

561-498-1330 FAX 561-498-5560 Debbie@palmgreenscondo1.com

OWNERS APPLICATION FOR APPROVAL OF SALE

	SECTION_	UNIT#	COURT#	
(OWNER			
P	ROPERTY ADDRE	SS		
F	UYER			
C	LOSING DATE			
Π	NTERVIEW DATE_			
WE REQUIRE NII BOARD APPROV		ORE THE APPLI	ICATION CAN BE SU	BMITTED FOR
1.	COPY OF THE CO	ONTRACT		
2.	SELLER'S CURRI	ENT DEED		
3.	SELLER-TWO (2 MUST BE TURNE OFFICE: A MINIMU	ED INTO THE CO	ONDO 1	
4.	SELLER(S) SIGN	ATURE ON PAC	GE 2	
5.	PURCHASER(S) 5 AND 6	SIGNATURE ON	N PAGES	
6.	COPY OF PURCH (DRIVER LICENS		OI C	
7.	PURCHASER-M OFFICE FOR O		MENT WITH	
8.	CANCEL AUTO DE	DEBIT - <u>OWNER</u> BIT FOR MAINTI	MAKE SURE TO ENANCE PAYMENTS	
9.	\$100.00 CHECK IT ALL CHECKS TO DRAWN ON A U. OWNER WILL BE PER CHECK CHA	CONDO 1 MUS S. BANK OR TH E RESPONSIBLE	T BE IE UNIT E FOR THE	

PAGE 2

UNIT OWNER MUST TURN IN TWO (2) CLUBHOUSE KEYS TO THE CONDOMINIUM 1 ASSOCIATION THAT MATCH SECTION AND UNIT NUMBER, OR PAY \$100.00 FOR EACH KEY, IN ORDER TO RECEIVE APPROVAL PAPERS.

IF WE HAVE ALL ITEMS, IT WILL HELP TO EXPEDITE THE EARLIEST PERSONAL INTERVIEW.
DATE:
In accordance with the By-laws of Number One Condominium Association, Inc., the undersigned hereby gives notice of his/her intention to sell unit # in said condominium to:
NAME:
(Purchaser – Please Print)
ADDRESS:
(Purchaser –Current Address - Please Print)
CELLTELEPHONE
EMAIL
Attached hereto is an executed copy of the proposed contract of sale which is made a part of this application, together with a check in the sum of \$100.00 to cover the fee for examination of the application.
The undersigned owner requests approval of said application and agrees that it will not permit the buyer to move in or occupy said unit prior to approval of sale by the Board of Directors.
The undersigned owner understands and agrees that the application by the buyer is subject to and contingent upon satisfactory proof that the applicant is a person of good moral character and has the financial resources to purchase and pay the monthly maintenance and any special assessments as may be levied on said unit, as the case may be. It is understood that in case of disapproval by the Board of Directors no reason need be given.
In order to give proper consideration to said applicant, the applicant agrees to furnish such other information concerning the proposed purchaser as the Board of Directors may reasonably require, knowing that the Board of Directors may rely upon such information.
DATED AND SIGNED THISDAY OF
(SELLER)
(SELLER)

DATE	UNIT		_ COURT #	
1.	To facilitate consideration of this statements concerning me/us and may make further inquiry concernapplication without cause. You	d my /our families rning my family an	are true. I/we and that y	consent that you you may reject this
2.	I/we have entered into a written	An execu	ited copy of sai	d contract is
	attached hereto and is made part Condominium Declaration and t			
3.	I/we also agree to sign such docu Inc. may require, including in pa			
4.	I/we herewith furnish personal at Directors as to my good moral of purchase and pay the carrying chain information as the Board of Director application is approved, I/we agree Warranty Deed.	haracter, and that I narges for said unit actors may rely upo	/we have the find a line of the find the find a line of the first the first was a line of the first the fi	nancial resources to furnish such other ttion. If purchase
	APPLICANT'S	PERSONAL INFO	ORMATION	
PURC	HASER'S NAME			_AGE
PURC	HASER'S NAME			_AGE
PRESI	ENT LEGAL RESIDENCE			
		ZIPPI	HONE #	
PREV	IOUS LEGAL RESIDENCE			
			# OF YEA	ARS
	PATION OR PROFESSION – IF ESSION			PATION OR
(IF SE	LF-EMPLOYED, NATURE OF	BUSINESS, ADD	RESS, PHONE	Z#, ZIP)
NAMI	E AND ADDRESS OF PRESENT	Γ EMPLOYER	POSITION	# YEARS
NAMI	E AND ADDRESS OF PREVIOU	JS EMPLOYER	POSITION	# YEARS

Have you ever been convicted of a crime's	? Yes () No () If yes	, year?
A criminal background check will be con-	ducted.	
Financial References: two (2) credit cards banks, brokers, any type of financial or cr and zip to direct inquiry.		
Personal References (3) not related:		
NAME	ADDRESS	ZIP
NAME	ADDRESS	ZIP
NAME	ADDRESS	ZIP
SOCIAL CLUBS, FRATERNAL ORGALARE A MEMBER:	NIZATIONS OR SOCIETEIS (OF WHICH YOU
NAME OF NEAREST RELATIVE:		
ADDRESS:		
RELATIONSHIP:	PHONE #	
Purchasers intended use of unit:will occupy all yearwill occupymonths per year	ar	
OCCUPANCY: List names of all person	ns who will regularly reside with	h you.
	RELATIONS	SHIP
ADULT CHILDREN		. ~=

RULES AND REGULATIONS CONCERNING OCCUPANCY AND USE

- 1. If this application to purchase is approved, I/we agree to be bound by the Declaration of Condominium, By-laws and Regulations governing the Number One Condominium Association, Inc., including but not limited to those specifically set forth herein.
- 2. A lessee will **not** be permitted to sublease.
- 3. No persons will occupy the unit in my absence, without prior written approval by the condominium.
- 4. The condominium unit shall be occupied and used only as a private dwelling by the applicant and adult members of his/her family and social guests and for no other purpose. A social guest is one who visits while the lessee is in residence.
- 5. Children under 18 years of age may not reside permanently in any unit, but may visit and temporarily reside therein for a period not to exceed thirty (30) days provided the lessee is also in residence.

6. NO PETS SHALL BE BROUGHT INTO THE BULDING OR ON THE PROPERTY.

- 7. It is understood that the owner will be responsible for any and all damage to common property by lessees or guests.
- 8. I/we will not occupy the unit, nor make any final arrangements for occupying it until I/we are notified by you that my/our application has been approved.
- 9. No recreational or commercial vehicles are allowed on the premises.
- 10. I/we will appear at your office upon notification for any interview before approval or disapproval by the Association.
- 11. The Condominium Corporation may place a lien on each unit for unpaid assessments and interest therein, which lien shall include reasonable attorney's fees incurred by the Condominium Corporation in collecting delinquent assessments or in enforcing such lien.

AND SIGNED THIS	DAY OF	
(Purchaser)		
(Purchaser)		·

NOTE: To permit prompt expediting, please answer all questions and be certain document is in the Association's possession **at least two (2) weeks prior** to establishing a date for a personal interview. Thank you.

EXISTING ALTERATION AND ADDITIONS

If the unit has any additions, or alterations such as outdoor carpeting, tile, euro-tile, paint or chatahooche on walkways or stairs, outdoor awnings (metal or otherwise) screen rooms, satellite dishes etc., the responsibility for maintenance, repair and liability rests with the purchaser. The Association (Number 1 Condo – Palm Greens) has no responsibility or liability for such alterations or additions. The unit owner agrees that if sued, they agree to indemnify us for any expenses incurred in any suit.

	(Purchaser Signature)
	(Purchaser Signature)
	SEE ACKNOWLEDGING REQUIREMENT THAT A NOT BE OCCUPIED UNLESS AT LEAST ONE OCCUPANT.
residence is sold or transf	ledges that the Declaration of Condominium provides that after a ferred it shall not be occupied unless at least one occupant (owner) is ersigned agrees to abide by this requirement.
UNIT #	
UNIT ADDRESSPURCHASER	
UNIT ADDRESSPURCHASER	