EXHIBIT "J"

Revision Date: March 10, 2025

AMERICAN CONDOMINIMUM PARKS – ZEPHYRHILLS A CONDOMINIUM ASSOCIATION, INC.

EXHIBIT "J"

TABLE OF CONTENTS

ARTICLE

		AGE
	GLOSSARY OF TERMS	2
1.	GENERAL RESTRICTIONS	6
2.	LIVING ACCOMMODATIONS	7
3.	ADDITIONS AND ALTERATIONS	7
4.	LIMITATIONS ON ADDITIONS	9
5.	STORAGE ON THE LOT	10
6.	LANDSCAPING	10
7.	UTILITY CONNECTIONS	11
8.	TIE DOWN REQUIRED	11
9.	INSPECTIONS	11
10.	PONDS AND LAKES	11
11.	CONDUCT OF OWNERS	12
12.	PETS, EMOTIONAL SUPPORT ANIMALS, SERVIC DOG	E 12
13.	CHILDREN	13
14.	SIGNS	13
15.	NUISANCES	13
16.	COMMERCIAL AND SOLICITATION ACTIVITY	14
17.	LEASING OF UNITS AND LOTS	14
18.	PARKING	14
19.	VIOLATIONS	15
	ERENCE LIST	16
A PPI	FNDIX D1 – D6	17

RULES AND REGULATIONS

Preamble:

January 1, 2019 is forever to serve as the date used to determine pre-existing conforming conditions and pre-existing conditions.

GLOSSARY: For Exhibit "J" Only

Accessory structures: Include, but are not limited to, porches, stairs, handicap ramps, handicap lifts, AC units, and sheds.

Alterations: All physical changes to the outside of a unit.

Association/Board: Board of Directors.

Averaging: Measurement method used to place structures on an irregular shaped lot. The measurement is taken from the property line to the front corner and rear corner of the structure and not from any bay or bow windows or any other protrusions or accessory structures. If the front measures 5 ft. and the rear measures 10 ft. the average would be 7-1/2 ft. Averaging is used for locating the sides of a structure only. Averaging is not used for the placement of structures in relation to the front or rear setbacks. (See appendix #D-2)

Buildable Area: The habitable area surrounded by setbacks. (Typical 30' x 35' Principle unit building.) (See Appendix D-1)

Buffer areas: The common ground that runs the perimeter of the park. It generally measures in 25' from the hurricane fence that surrounds the park. (See PCLDC 530.12-1)

Cabana: An enclosed addition, constructed on site, adjacent to the principal living space, and not to be used as the principal cooking/kitchen space and can include, electric, heat, and air conditioning. (See PCPA)

Car tow dolly: A two-wheel open trailer with one or two ramps that facilitates carrying the subject vehicle. Should be stored under the RV, covered or out of sight. Appendix #D-4

Carport: Covered parking area attached to Park Model (park trailer), located in the buildable area.

Commercial activity: Business entity that involves buying, selling, or any dealings that would cause persons from outside the park to enter for those transactions.

Duly authorized inspection team of the Association: A team consisting of a Board Member and member of the Building Review Committee. The function of the team is to ensure compliance of ACPZ J-Rules.

- Fence: An above ground structure serving as an enclosure, barrier, or a boundary. Usually made of, but not limited to, posts or stakes joined together by boards, wire, or rails. (See West's Encyclopedia of American Law) Other materials include, but not limited to, masonry blocks, concrete, stone, and brick. Natural materials could include, but not limited to, shrubs and trees.
- Florida/Screen room: Enclosed addition located within the buildable area. Constructed on site without heat or air conditioning, and usually is screened or has plastic windows. Can be made into cabana space with the addition of AC and heat. (See PCPA).
- Guest/Visitor: A person/persons who visit a resident and who may enjoy the activities of the park. Guests/Visitors who are in the park less than 24 hours, and are in the company of the resident need not be registered. (also see "55 plus policy).
- Habitable space: Space in a building intended to be used for living, sleeping, eating or cooking.

 Habitable space can be heated and air conditioned. Any accessory structure located in the setback cannot be made into habitable space. Non-habitable space would include, but would not be limited to: porches, sheds, utility rooms and closets.
- J-Rules: Reasonable regulations authored by the J-Rules Committee (comprised of unit owners), and Enforced by the Association. These rules are to be signed for and accepted as a condition of purchase by all residents.

Lot/RV Site: Land only. Official dimensions are shown on the maps of record located in the ACPZ office.

Maintained: Repair of, or replacement of, with like kind. Asphalt roof with asphalt roof, plastic windows, and painting would be all considered "with like kind".

Owner: Individual(s) who are listed on the public record of Pasco County, Florida as having the deed or other instrument establishing title to an RV site. (See DC18.2)

Park Model (park trailer): A Principle living unit meeting one of the following:

Commercially constructed to ANSI A-119.5 must not exceed 400 square feet (12ft. x 35ft.). Commercially constructed to the United States Department of Housing and Urban Development standard must not exceed 500 square feet (14ft.x35ft.). (See FS DMV320.01-b-7)

(All square footage measurements are of the exterior of the unit excluding any bay windows.)

Pre-existing conforming condition: Any physical condition that exists that does not conform to the latest recorded association documents but was in conformance the day it was installed. It may continue to exist as long as it is maintained. (Determination of this condition are made from records maintained by the association.)

Pre-existing non-conforming or corrected condition:

A. Any physical condition that currently exists that does not conform to the latest recorded association documents and was not in conformance the day it was installed (if installed **prior** to January 1, 2019). Such a condition may continue to exist as long as it is maintained, and no changes are made. Any alterations to this condition would require it to be brought completely into compliance with the current J-rules. (Determinations of this condition are made from records maintained by the association.). However, not withstanding the forgoing, any non-conforming condition must be brought into compliance before the sale of the Unit.

Past Pre-existing non-conforming conditions may not be used as justification to violate or misinterpret the most current "J Rules" that have been adopted by the Unit owners and are the documents of record at Pasco County.

- B. Any physical condition that currently exists that did not conform or have board approval if it was installed **after** January 1, 2019. This condition must be brought into conformance with the latest recorded association documents or be removed immediately.
- C. For any physical condition that currently exists that did not conform at the time if installed **after** January 1, 2019, but now conforms to the latest recorded association documents requires a letter of conformance to be submitted by the member to the Board for its files.

Principle living unit: A commercially manufactured Park Model (park trailer), Motor Home, Fifth wheel, or RV trailer.

Principle structure: Park Model (park trailer) or Roof-over.

Permanent Structure: attached additional structures to the Park Model (Park Trailer) or Roof-over, such as cabanas, Florida rooms, carport, etc.

Recreational Vehicle (RV): Commercially manufactured Park Model (park trailer), Motor Home, Fifth Wheel, RV Travel trailer, camping trailer (pop-up), private motor coach, and a truck camper on a licensed truck. (See FS DMV 320.01-b) (See #2C Living Accommodations for excluded RV's)

Renter: A registered tenant who leases a unit, in monthly increments, for their possession and use. They may participate in all allowable activities. (See FS 718.106 (4)

Residents: Owners or renters.

Roof-over: Principle structure that completely covers the buildable area of a lot. For a typical 45ft. wide x 65ft. deep lot the roof-over would be 30ft.wide x 35ft. deep. The 30ft. wide x 35ft. deep dimensions are all that would be required for a lot larger than typical. Comparable to diagram in (Appendix #D-3).

Set back line: The dimensions from the property lines to the buildable area. For a typical 45x65 ft. lot with or without a principal building (See Appendix #D-1). (See PCLDC 530.12 F,G,H).

- Front 20 ft. from lot line.
- Exception: Corner lots shall_have two 20 ft. front setbacks and two 7 ½ ft. side setbacks (no rear setback). (See PCLDC) The following lots have vested rights to have one reduced front setback more closely resembling a side yard of 7 ½ ft. Lots 30, 53, 68, 100, 163, 184, 215, 223, 260, 290, and 304. (See vested rights determination letter dated 10/10/1989 Pasco County Planning and Zoning Dept.
- 7.5 ft. from lot line. (may be averaged on irregular pie shaped lots (Appendix #D-2)
- Rear 10 ft. from lot line. (Exception: Accessory structures may be allowed to be 5 ft from a rear property line on lakefront properties only. The lakefront lot must have sufficient width to build.)

These are the minimum dimensions mandated by the county. (See PCLDC Section 530.12 RV Subdivisions.)

There may be common ground between the front setback and the street. With Board approval unit owners are allowed to use this land for plantings, stones, and driveways and parking. When parking in this area you must not block any portion of an existing sidewalk.

For an irregular, often pie shaped, lot. (See Appendix #D-2)

Irregular pie shaped properties may have side setback dimensions that are smaller on one end and larger on the other end. This is when averaging is used to locate a building on a lot. (Averaging is calculated by the county during the permit process.)

Larger lots may have dimensions that are greater than the minimum. They may be narrower in the front or rear and deeper than the 65 ft. typical property. An example would be a narrow front pie shaped property where a building must be setback farther from the front property line to allow a 30 ft. +/- wide building to be installed because the front is 25 ft. narrower than the 45 ft. width. Maintaining front setback of 20 ft. minimum between property line to the front of the principal structure is essential.

Larger lots accommodate the construction of larger additions. They must still be built within the buildable area. The Park Model Park Trailer is still limited to the dimensions defined in the ACPZ J-Rules. (See GLOSSARY Park model.

Shall: means must!

Shed (free standing): Accessory wood frame structure limited to 100 sq. ft. maximum for storage located toward the rear of the lot within the buildable area.

Storage (additional approved types) IE: Box type, Cabinet, Walk-in Sheds: (See Chart Appendix D-6)

Temporary: Time frame for a condition allowed by the Board at the discretion of the Board.

Unit: Park Model (park trailer), RV travel trailer, Motor Home, or Fifth Wheel trailer.

Unreasonable noise: Sound at such a level that it presents an annoyance to neighbors.

"Vehicles:" Include, but are not limited to, automobiles, pickups, vans, RV's, motorcycles, mopeds, scooters, golf carts, bicycles/tricycles, and mobility assistive equipment.

Within set back lines: Not to be "in" or "on" the designated setback areas.

For definitions not provided in this glossary, the dictionary located in the ACPZ Office shall be referred to.*

1. GENERAL RESTRICTIONS:

In order to maintain a community of congenial residents who are responsive to good management, the Association has certain park restrictions.

- A. Residents must register at the condominium office upon arrival and departure for prolonged absences. The resident is responsible for the registration of all guests/visitors staying over 24 hours.
- B. Use of the ACPZ park amenities and recreational activities is designed and intended for the sole use by the owner/resident and "occasional" use by their visiting overnight and daytime guest/visitor. Owners/residents should not take advantage of this system by allowing their daytime guest/visitor to use the amenities as a regular participant. Hours of use and rules for use shall be posted.
- C. Quiet hour are 10:00 p.m. to 8:00 a.m.
- D. Clotheslines must be of the umbrella type only. No lines may be secured to trees or utility poles.
- E. Patio lights are allowed within reason.
- F. Hand watering of lawns is allowed and sprinkler systems may be installed. Pumping from ponds/lakes is not allowed.
- G. The construction and maintenance of fences on lots is prohibited. The intent is for unit owners not to install barriers between properties and keep the space between structures as open as possible for safety and aesthetic reasons. This does not preclude the use of fencing materials for maintenance issues like retaining walls, safety railings, or landscape decorations.
- H. Vehicles must not exceed twelve (12) MPH within the condominium park. All traffic laws are to be followed by all drivers.
- I. Vehicles are not permitted on walkways or grass in clubhouse area except for access to designated parking areas. All vehicles must be parked in the designated areas. Golf carts and

bicycles may be used on the walkways and grass in order to access the Lake Lehigh park and handicap cart parking near hot tub.

- J. Vehicle maintenance may not be performed upon owner's lots or condominium property. Oil changes are permitted on the owner's lots but the oil must not be disposed of anywhere in the park. Washing of vehicles will be allowed.
- K. All vehicles operating between dusk and dawn must have headlights and tail lights. Bicycles, tricycles and mobility assistive equipment must have proper reflectors and lighting.
- L. All automobiles and trucks owned or leased by a resident must display a decal/sticker furnished by the Association.
- M. Natural wood burning fire pits are not allowed. Manufactured fire pits and grills including propane, electric, and manufactured processed wood pellets may be used when placed in accordance with manufacturers recommendations.

2. LIVING ACCOMMODATIONS:

- A. All lots are designated as RV sites and the only structures permitted as living accommodations are one commercially manufactured, Park Model (park trailer), RV travel trailer, Motor Home, or Fifth Wheel trailer. (See DC-10, DC-18)
- B. Units must be modern, commercially manufactured and presentable in looks and repair. All units are subject to the approval or disapproval of the Association Board.
- C. Excluded among others are mobile homes, tents, truck campers, camping trailer (pop-up or fold out campers), non-commercial buses or RV conversions, boats, and stick built homes.

3. ADDITIONS AND ALTERATIONS:

- A. Cabanas, Florida/screen rooms, storage buildings, carports, awnings and wheel covers are allowed, provided necessary permits and approval (in writing) has been obtained from the Association and government bodies with jurisdiction.
 - Cabanas, Florida/screen rooms, and carports must be securely attached to a Park Model or incorporated into a principle structure.
 - Storage buildings or sheds, larger than 100 sq. ft. must be attached to a Park Model (park trailers) or incorporated into a principle structure.
- B. Owners of Park Model (park trailers) must install:

- A complete concrete drive to curb within two years after placement of the Park Model (park trailer).
- Skirting at the time of placement.
- C. Plans and specifications for any additions or alterations showing proper setback plot plan which encompasses the location and setbacks, side and rear clearances as outlined in the glossary term "set back line" must be approved by the Board.
 - Such plans and specifications must set forth in reasonable detail the type and
 quality of materials, a description of the exterior appearance of the project when
 completed, and any other details that would be useful to the Board of Directors or
 requested by the Board for their review.
 - Submittals must be on paper no smaller than 8-1/2"x11" for record keeping purposes.
 - Maintenance submittals, such as for painting, need only be in letter form.
 - Unit owners are responsible to obtain any permits required by the "Authority Having Jurisdiction" and submit copies to be filed with parcel records.
 - D. The Board will use its best efforts to review as promptly as circumstances permit. (DC 11.3)
 - E. Awning/coverings are permitted provided they do not extend over five feet from the unit. They may be constructed of canvas or vinyl, aluminum (permanent fold-down or roll-up). Commercial awnings on recreational vehicles are permitted.
 - F. When allowed, porches, landings, or stoops with or without stairs, must not extend more than 5 ft. into the front setback area or more than 3 ft. into the side setback area.
 - G. Accessory structures, such as landings or porches, when allowed in the rear, side, or front setback areas may be enclosed with railings, shades, lattice, or screening (no plastic or glass windows). Being in the setback areas they may not be enclosed with insulated walls, heating or air conditioning. (i.e.: cannot be made into habitable space).
 - H. Accessory structures, when allowed to extend into any setback, do not change the minimum setback requirement for the principal structure.
 - I. Roof overhangs of principle structures, when allowed, must not extend into the setback areas more than 5 ft. in front and 2 ft. on sides and rear.
 - J. Covering or enclosing adjoining lots is not allowed.
 - K. One free-standing shed is allowed per lot and must be located to the rear of the lot and within the buildable area.

- L. All projects must be completed within a two-year period, from date of approval, unless granted a written extension of time by the Board of Directors of the Association for reasons of illness, adverse circumstances or other circumstances that may qualify for an extension of time. All requests for an extension of time must be submitted in writing to the Board of Directors at least sixty (60) days prior to expiration of the two-year period and must state in detail the reason(s) for the requested extension.
- M. A porch, landing or stoop, with or without steps, may be located in the setbacks as a means of ingress and egress. When located in the setbacks, they can be enclosed with screening, lattice, or left open. Roof is optional. Any accessory structure located in the setback cannot be made into habitable space. On corner lots with two front setbacks, only one porch is allowed to extend 5' into the front setback.
- N. Accessory structures may be allowed to be 5 ft. from a rear property line on lakefront properties only. The lakefront lot must have sufficient width to build.

4. LIMITATIONS ON ADDITIONS:

- A. Cabanas, screen rooms, and all additions must be within buildable area and must have a concrete or wood base (patio) as a floor. Color to be a good match to RV or white.
- B. All separate and free-standing buildings (accessory structures) are limited to one hundred (100) square feet or less in floor size and must be located to the rear of the lot and within the set back lines. (See Chart Appendix #D-6 for detail)
 - Other sizes may be or not be approved by the Board. If approved, larger buildings must be incorporated and attached to an approved principal structure which is either a Park Model or a Roof-over that completely covers the allowable building area. Anchoring must meet Pasco County & Mfg Specifications.
 - No accessory structures, larger than one hundred (100) square feet in floor size, can be constructed or set upon a lot until the construction of the principal structure has been actually commenced.
 - Storage buildings may be on skids or a cement base. In any event, buildings must be tied down securely. Roof design must be approved by the Board. Color – white or good match to RV.
- C. Sufficient drainage must be maintained to the lot for runoff from the roof, guttering and downspouts, as well as a pitch to concrete pads that will allow runoff to the streets or drains. Under no circumstances should the runoff be directed to a neighboring lot. Appendix #D-5
- D. Carports must be of substantial quality, good matching to unit color or white, subject to Board approval. When allowed, carport posts only (not roof over posts) may be relocated to the outer

edge of the existing roof line. Lattice and screening may be directly attached to the posts but not extend out beyond the roof line.

- E. Skirting and wheel covers of substantial quality aluminum, vinyl, fiberglass, block, split block, lattice or canvas type to withstand the weather and wind conditions. Color good match to the unit or white.
- F. When cementing lots, a drainage area of at least eighteen (18) inches is to be maintained around the perimeter of the lot except for the area where the driveway meets the curb. The drainage area can be grass, stone or other material as may be approved by the Board. (See Appendix #D-5)
- G. Roof-overs with cabanas must leave a 12 ft. by 35 ft. space for the possibility of a future park model to be installed.

5. STORAGE ON THE LOT

- A. The exterior use and/or storage of the following are prohibited:
 - i. appliances, large tool chests, open shelving, utility trailers, boats, boat equipment, vehicle parts and anything else not deemed compatible to the unit and surroundings
 - ii. indoor furniture including, but not limited to, couches, recliners and easy chairs, located on open porches, decks, patios and carports.

This includes storage of any item of any type under an RV unless it has been skirted properly. Car tow dollies are permitted on lots within set back lines. Additionally, trailers utilized exclusively for transport of scooters or other mobility equipment, which is medically necessary, may be permitted upon affirmative vote of the Board of Directors, for such time as the medical necessity exists. All other trailer types: utility, box, flat and boat must be removed from the park after the 48 hour unloading provision.

- B. Motor Homes, Fifth wheelers, and Travel Trailers must be parked within setbacks. When occupied for periods of time slide outs may extend into the side setback no more than 3 feet.
- C. Only one principle habitable unit is to be located or maintained on each lot. Other RV's permitted if parked within the buildable area or front setback.
- D. Those who have a unit on their lot and also an approved licensed recreational vehicle may use these sleeping accommodations for their guests on a short-term basis. The Board shall determine the period of time.

6. LANDSCAPING:

- A. Maintenance and care of the lawn and any plantings is the responsibility of the unit owner. If any lot owner allows his lawn or landscaping to become an unsightly or deteriorated condition, the Board will mow and trim the landscaping and bill the owner for any cost.
- B. Flower gardens and landscaping are permitted on lot at owner's discretion.

C. Any planting or improvements to or on common areas must be Board approved by way of plot plan and type of plantings and/or improvements and then they may become the property of the Association. The Board may disapprove for any reason, including aesthetics.

7. UTILITY CONNECTIONS:

Each unit must be connected to utilities in a safe and sanitary manner under existing code.

ELECTRIC - proper sized cord and fused properly.

WATER -connection without leaks.

SEWER -no air or water leaks, properly trapped (rigid pipe only for park models and other RV's when possible)

8. TIE DOWN REQUIRED:

- A. When required by government regulation. (OR)
- B. If the RV is on lot/location more than six (6) months, (OR)
- C. If the RV is stored on the lot/location anytime during the period of June 1-November 30, unoccupied.

9. INSPECTIONS:

No unit or additions may remain on a lot for more than five (5) days without the facility having approval by a duly authorized inspection team representing the Association and ensuring compliance with the ACPZ J-Rules and requirements of the Association as to the condition and type of facility. All facilities may be inspected annually as to condition and conformance to these rules and regulations.

10. PONDS AND LAKES:

- A. Ponds, lakes and other water areas are for the exclusive use of residents and guests.
- B. Swimming is not allowed.
- C. Gasoline motors are not permitted. Thirty-two (32) lb. thrust electric trolling motors are permitted for fishing only.
- D. Boats: It is the intent of these documents to allow boats, recreational watercraft, for the purpose of fishing or rowing. It is expected that these boats are limited to a row boat type and not larger than 14 feet in length. When allowed, such craft may be moored at the dock or on common ground, adjacent to the lake, where it does not interfere with mowing. When removed from the water, such as required during hurricane season, they must be stored outside the park. The boat owner assumes all responsibility and liability for this privilege. (See DC 23.11)

11. CONDUCT OF OWNERS:

The lot owner must not permit or suffer anything to be done or kept in his/her unit;

- A. Which will increase the rate of insurance on the condominium property,
- B. Which will obstruct or interfere with the right of other unit owners;
- C. Which will annoy them by unreasonable noises or otherwise,
- D. The unit owner must not commit or permit any nuisance, immoral or illegal act on or about the condominium property.

12. PETS: EMOTIONAL SUPPORT ANIMALS (ESA): SERVICE ANIMALS

All owners/residents must be in compliance with the current ACPZ rules and current county, state and federal laws regarding their pets. Proof of current licensing and vaccinations along with a current photo of the animal will be required annually.

- A. Pets are allowed in the condominium park but are restricted to species weighing no more than twenty(20) pounds each, and no more than two (2) per unit.
- B. When out of doors, pets must be leashed and are permitted in buffer areas around the perimeter of park, on the streets, and the resident's site. No pets are allowed in the adjoining area that contains the clubhouse, pool, shuffleboard, mini putt, horseshoe pits and pickle ball areas. (With the exception of Service Animals). Pets cannot be leashed out of doors unattended.
- C. Pets must be under the owners control at all times and may not pose a direct threat to the health, safety or property of others. Residents and their guests must clean up after their pets.

D. Emotional Support Animals

- 1. ESA cannot pose a direct threat to the health, safety and property or pets/animals of others and should be leashed and in your control at all times.
- 2. ESA owners seeking approval of an Emotional Support Animal as a reasonable accommodation should contact the Board for approval. (Ref: Florida Senate Bill SB1084).
- 3. ESA owners must submit a copy of current license or registration and required vaccinations and an updated photo of their animal for identification purposes.
- 4. All ESA owners must comply with all current Federal, State, County and Public Health Dept. laws and regulations.

E. Service Animals:

- 1. Service Animals cannot pose a direct threat to the health, safety, property or pets/animals of others and should be leashed, harnessed or tethered while in public unless these devices interferes with the service animals work and duties.
- 2. Service Animals must be under the control of the handler at all times. This can be the owner with the disability or a third party who accompanies the individual with disabilities.
- 3. Service Animal owners must submit a copy of current licensing, registration and required vaccinations and an updated photo of the dog for identification purposes.
- 4. All Service Animals must comply wit all Federal, State, County and Public Health laws and regulations.

13. CHILDREN:

- A. Children are allowed but must be under the supervision of an adult when in the common areas, such as recreational gaming areas.
- B. Children under 16 are not allowed in hot tub and sauna.
- C. Children under the age of 16 are not allowed to operate a motorized vehicle.

14. SIGNS:

- A. No signs of any kind are to be displayed without the written consent of the Board.
- B. Rules for "FOR SALE" Signs:
 - 1. One sign per lot only, not exceeding 16 inches by 24 inches in area.
 - 2. With the approval of the Board, realty agents are allowed to add to the size of the sign to accommodate additional information including, but not limited to, name and phone number of agent, "Sale Pending", "Under Contract", or "Sold".
- C. A sales/rental listing board for lots and units will be made available by the Association.

15. NUISANCES:

- A. No nuisance are to be allowed, nor use or practice which is the source of annoyance to residents (odors from marine life included) or which interferes with the peaceful possession and proper use of the property by its residents.
- B. All properties must be kept in a clean and sanitary condition, and no rubbish, refuse, or garbage will be allowed to accumulate or any fire hazard allowed to exist.

16. COMMERCIAL AND SOLICITATION ACTIVITY:

- A. No commercial activity of any kind, whatsoever, can be conducted on or from any lot in the condominium park.
- B. No outside soliciting of any kind, whatsoever will be permitted in the park!

17. LEASING AND OWNERSHIP OF UNITS AND LOTS:

A. Owners (individual or couple) may not lease more than one (1) lot/unit unless they own and reside within and upon a separate lot/unit which they own within the Association, but no lease will be for less than one (1) month with occupants of the lease to be limited to four (4) persons. (Seasonal leases will be governed by the same visitation rights as the owner.)

Couple: Two adults married or not, residing at the same address.

The lease of more than two lots/units in this park by an owner(s) is a commercial activity.

Lease options:

Own 1 lot/unit: Reside in or lease.

Own 2 lots/unit(s): Reside in 1 and lease 1. Own 3 lot/unit(s) Reside in 1 and lease 2. *MAXIMUM of 3 lots to be owned by any individual, couple, Trust or legal entity if recorded as owner on public records.

- B. All leases must provide that tenants agree in writing to abide by all of the Rules and Regulations of the Association and that failure to do so is a breach of the lease. Owners must provide copy of current Exhibit "J" to renter and are liable for renter's actions.
- C. Owner must take full responsibility for their rented lots/units and for their rental problems, i.e., utilities, mail key, gate pass, etc.
- D. A copy of the lease/agreement must be filed with the condominium office.
- E. Lease/agreement forms will be available at the office

18. PARKING:

All residents and guests licensed vehicles; i.e.: autos, pickups, vans, RV's, motorcycles, mopeds as well as unlicensed vehicles such as mopeds, golf carts, bicycles/tricycles and handicap scooters.

A. Parking in designated parking areas adjacent to common facilities is restricted to residents and in-park guests actually using the common facilities or engaging in park-sponsored activities, i.e.,

carpooling for activities such as bowling, day trips, etc. All other parking in designated parking areas adjacent to common facilities is prohibited, unless approved by the Board. (long term parking on designated parking areas is prohibited, unless approved by the board.)

- B. Vehicles may be parked on the owner's lot but not on side or rear setbacks, nor on sidewalks. Vehicles parked in front setback must not extend into curbing or street area. Parking is allowed anywhere in the front of the principal structure in the front setback including the front common ground without blocking or covering any sidewalk area. Corner lots have 2 fronts with parking allowed on both.
- C. Visitors may park on street only when an overflow of Section 18B exists for daily visits providing they do not block right-of-way (1 side of street only) but not overnight.
- D. Motor homes, utility, box, flat, boat and travel trailers may be parked on the street in front of your lot for the purpose of loading and unloading only, and is limited to a maximum of 48 hours.
- E. Golf carts and bicycles/tricycles must park in designated areas.
- F. Handicap golf cart parking is by Special Board Permit only.

19. VIOLATIONS:

All rules and regulations contained in the DECLARATION OF CONDOMINUM, EXHIBIT "J" ARTICLES OF INCORPORATION AND BYLAWS OF CORPORATION MUST BE ADHERED TO.

The policy for enforcement is as follows:

Step 1 (Board Responsibility): Documented letter or phone call by two Board members or one Board member and an appointed resident stating the violation or non-compliance, correction needed and timeline for correction to avoid fines.

Step 1 (Resident Responsibility): Acknowledge receipt of letter or phone call within 10 business days regarding non-compliance issue. Notify Board of your intent to comply or resolve the issue.

Step 2 (Board Responsibility): Send a registered/certified letter with return signature, documented date of 1st letter or phone call specifying the violation and time frame for correction to bring into compliance and listing the amount of \$50/day/violation that will be imposed 10 business days after attempt to deliver registered/certified letter.

Step 2 (Resident Responsibility): Acknowledge in writing receipt of letter and voluntary compliance within 10 days. **OR** indicate non-compliance and request a hearing with Grievance Committee and the Board.

Step 3 (Board Responsibility): Set a date for hearing with the Grievance Committee (comprised of residents only). Board Members and Violator and post a 14 day written notice of impending sanction(s) and opportunity of hearing. This is open to the public.

Step 3 (Resident Responsibility): Attend hearing and present their position and case regarding violation issue. Acknowledge voluntary compliance or proceed to step 4.

Step 4 (Board Responsibility): If all steps have not resulted in compliance, the Board must take steps to go forward in formal enforcement actions; voluntary pre-suit mediation, non-binding arbitration or file for a formal legal proceeding in circuit court.

Step 4 (Resident Responsibility): Go forward with voluntary pre-suit mediation, non-binding arbitration or file for a formal legal proceeding in circuit court.

*Fines stop only when the violation is corrected and in compliance, maximum \$1,000/violation is met or when the Grievance Committee rules in the residents' favor.

References (Provided for informational purposes only):

FDHSMV = Florida Dept. of Highway Safety & Motor Vehicles
FS 718 = Florida Statutes
DC = Declaration of Condominium
AC = Articles of Incorporation
BL = By Laws of Corporation
PCPA = Pasco County Property Appraiser
PCLDC = Pasco County Land Development Code
West's Encyclopedia of American Law

Type of storage	Location allowed	WxDxH
Shed Free standing Wood Frame	Rear Of Buildable Area	10'x10'x8'
Shed Free standing Mfg., Plastic/Resin	Not allowed	
	Buildable area	No limit
Shed Non Free standing Wood Frame	rear setback	10' x 3'x 8'
	side setbacks	5' x 3' x 6'
	Buildable area	No limit
Shed Non Free standing Mfg., Plastic/ Resin	rear setback	10' x 3'x 8'
	side setbacks	5' x 3' x 6'
	Buildable area	No limit
Box Non free standing Mfg. Wood, Plastic/Resin	rear setback	50" x 36" x 41"
	side setbacks	50" x 36" x 41"
Cabinat Non free standing Mfc Wood	Buildable area	No limit
Cabinet Non free standing Mfg. Wood, Plastic/Resin	rear setback	10' x 3'x 8'
1 145010/100111	side setbacks	5' x 3' x 6'
Open Shelving:	Not allowed outside.	

Corner lots have 2 fronts & 2 sides. Side opposite main entrance will serve as "rear setback"

All the above must be installed & anchored to manufactures', Pasco County & DBPR specs.

All installations must be board approved prior to purchase.

No box/cabinet/shed can be installed closer than 4.5' to the property line.

Pasco County requires permits for all shed over 150sq'. ACPZ limit is 100sq' for all free standing sheds

Limited:1 storage/shed in rear or side setback.&1 storage/shed than can enclose the entire buildable area.

Plastic /resin enclosure must have metal frames.

Location priority: 1st-In rear of buildable area, 2nd-In rear setback, 3rd-In approved side setback

The width and height dimensions can vary but the 3 ft maximum depth can not.

Water front setbacks allow a porch accessory structures to be 5 ft from property line. Sheds, cabinets, and boxes are still limited to 3 ft depth on water front properties.

Sheds/boxes/cabinets located within the set-backs cannot have direct access from the park model.

Appendix #D-6

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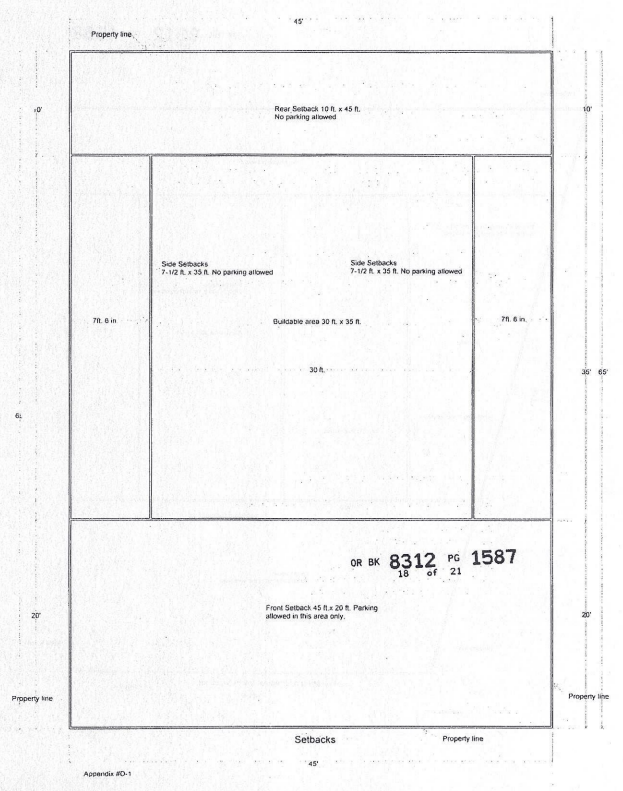
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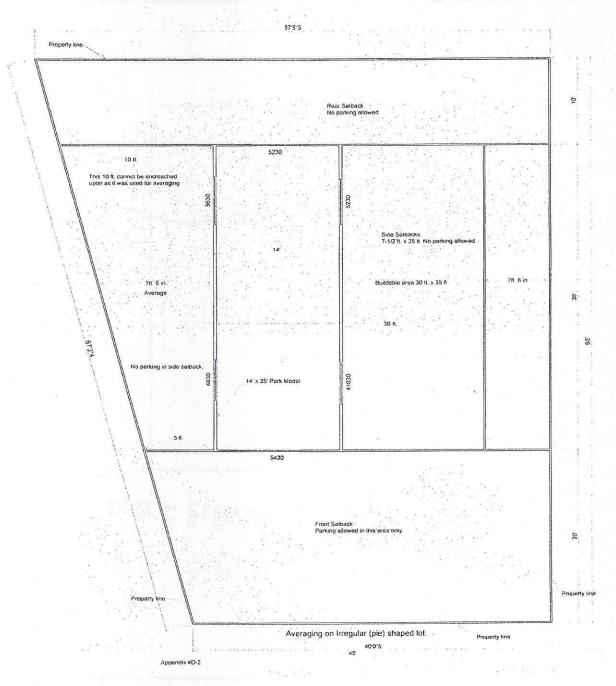
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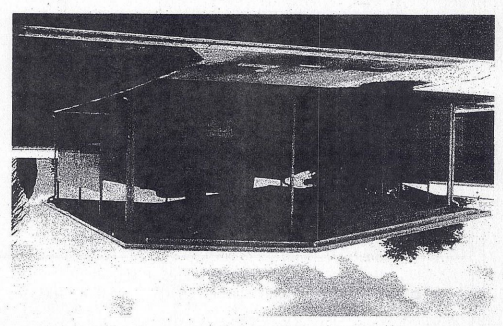


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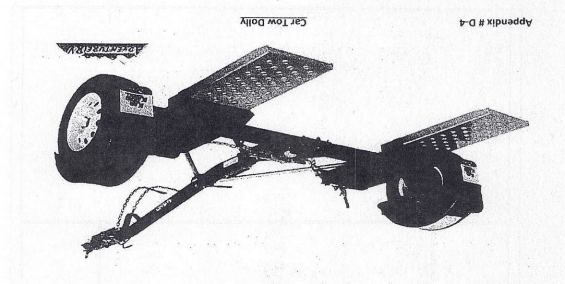
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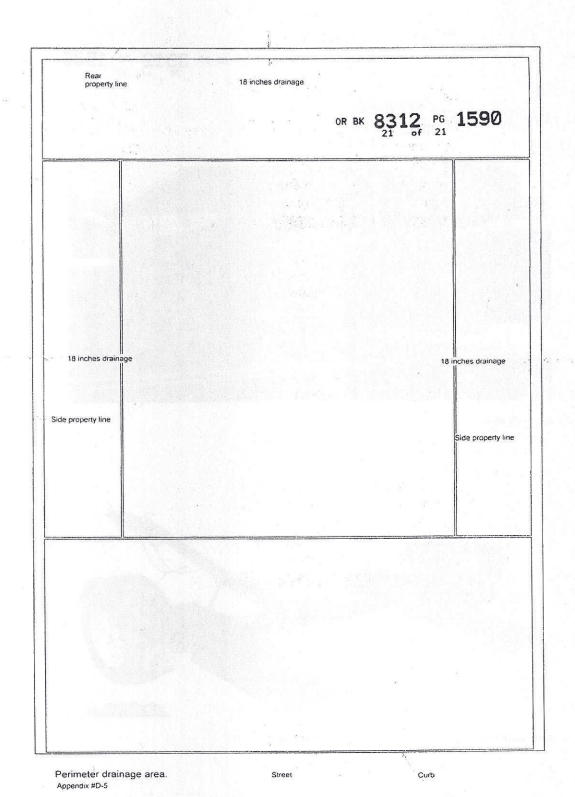


Roof Over

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