

Trust Management Service Group Corp.

Community Associations Condo Conversions Commercial and Residential Properties

8051 West 24th Ave Suite # 10 Hialeah Fl 33016 Phone: 305-827-7666
PURCHASE APPLICATION

<u>APPLICATIONS GENERALLY</u>: The following applies to any real estate transaction involving the sale or transfer to any condominium or homeowners' association unit.

PLEASE READ CAREFULLY AS THE SCREENING APPLICATION WILL NOT BE PROCESSED UNLESS THE FOLLOWING ITEMS ARE ATTACHED:

- NON-REFUNDABLE APPLICATION FEE \$150.00 "HUSBAND & WIFE" ANY OTHER ADULT MUST PAY AN ADDITIONAL \$50.00 (EACH) PAYABLE TO: TRUST MANAGEMENT SERVICES. THAT NONE OF THE FEES ARE REFUNDABLE AFTER PRESENTING APPLICATION**
- THE ASSOCIATION REQUIRED A TRANSFER FEE FOR \$100.00 PAYABLE TO THE CONDOMIUM
- A COPY OF THE PURCHASE CONTRACT
- COPY OF DRIVER LICENSE FOR EACH PERSON OVER THE AGE OF 18.
- EMPLOYMENT LETTER FOR EACH PERSON OR A COPY OF THE TWO MOST RECENT PAY STUBS.
- TWO REFRENCE LETTERS FOR EACH PERSON OVER THE AGE OF 18.
- THE ASSOCIATION REQUIRED A UNIFORM LEASE TO BE UTILIZED FOR THE TRANSFER OF PROPERTY NOTE** Applications will be received Monday -Friday from 9:00am to 1:00pm

PURCHASERS ONLY: Please make sure that before you close on your unit, the following information has been requested:

- All estoppels and Condo Questionnaire must include the billing name, property address, and unit number (if applicable).

 You must also include contact information (phone, fax, and/or email) in order for our office to return the completed form.
- Estoppel And Questionnaire Fees Are as Follows: The fees are payable by company check or money order
- Estoppel & Quest. Up to 10 Business Days \$299.00 Each
- Rush Estoppel & Quest. Up to 3 Business days \$418.00Each
- *If a delinquent amount is owed to the association for the applicable unit, an additional fee of \$179.00 will be charged for the Estoppel Certificate.

In order to receive your certificate of Approval you must have received and reviewed the By-laws of the association. The certificate must be provided within 15 days. Once The Sale Is Final It Is Imperative That You or Your Closing Agent Forward a Copy of The Warranty Deed or Settlement Statement Indicating Date of Closing and Name (S) Of New Owner (S). Please Fax To (305) 231-2028 or by Email To: Customerinfo@Trustmgt.Net

It is the seller's responsibility to provide you a copy of the Declaration of Condominium and gate control, mailbox keys and. If the seller does not have a copy of the Declaration of the Condominium, we can provide you with a copy at the cost of \$100.00 (ONLY MONEY ORDERS OR CASHIER CHECK ACCEPTED). The Declaration of Condominium encompasses all of the association's rules and regulations, as well as other important specifics regarding your community.

*APPLICANT: This authorization form will be used to obtain and verify information with your employers, banks, and financial institutions and credit organizations; thus, a consensus signature is required.

*Suggested Approval Criteria: Approval — No felony or misdemeanor convictions within 10 years of application, unless sealed or expunged, with full restoration of civil rights. Instances in which the applicant pled nolo contendere maybe treated as a conviction if the applicant was required to perform community services, pay restitution or court cost, or serve supervised probation, credit score of 650 or higher. All of the above but credit score of between 550 and 649 will be or not approval with conditions. (Can be the requirements to prepay a specific period of maintenance payments, etc...)

<u>AUTOMATIC DENIAL:</u> Felony or misdemeanor convictions, within 10 years of application unless sealed or expunged with full restoration of civil rights, required to register as a sex offender under Florida law. Credit score of less than 550.

Trust Management Service Group Corp. is a management company for the community association you are applying for. We receive and process all information with regards to the sale, transfer or lease of a unit. Once we receive the complete application (including payment and necessary documentation) we investigate the information you provided. We comprise the findings on a report, which is given to the Board of Directors along with your application package. If all requirements are met, the Board of Directors will sign a Certificate of Approval. The Certificate of Approval needs to be recorded with your corresponding County and the original Certificate of Approval must therefore be picked up **.



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PURCHASE APPLICATION FOR OCCUPANCY / APPROVAL

ALL PROSPECTIVE RESIDENTS MUST COMPLETE AN APPLICATION AND BE APPROVED BY THE ASSOCIATION BEFORE MOVING INTO THE PROPERTY. ANY APPLICANTS WHO VIOLATE THIS AGREEMENT WILL BE IMMEDIATELY GROUNDS FOR DENIAL. LEGALLY MARRIED COUPLES PAY \$ 150.00 FOR BOTH, IF THE HUSBAND AND WIFE DOES NOT HAVE THE SAME LAST NAME, YOU MUST PROVIDE A COPY OF THE MARRIAGE CERTIFICATE, IF NOT WILL BE CONSIDERED 2 APPLICANTS. ONCE YOUR APPLICATION HAS BEEN SUBMITTED AND REVIEWED BY OUR TEAM, WE WILL EMAIL YOU WITH MORE INSTRUCTIONS INCLUDING PETS REGULATIONS ADDITIONAL FEES IF APPLY.

Date:				
Property Address:				
Name	Birth date		Social Security #	
Spouse			Social Security #	
[] single [] married [] significant other	Phone and Fmail #		Tenants	
No. of people who will live here				
Other Persons who will occupy the apartment		Criticien (under 16)		
1.00			Dalatianahia/Oassastian	
Name	Age		Relationship/Occupation	
1.				
2.		-		
3.				
Driver's License#1	Driver's License #2		Driver's License #3	
No. of cars you will park at this address:	Are any of these c	ommercial vehicles? [] Ye	es [] No	
Make Model	Year	Color	Plate #	State
Make Model	Year	Color	Plate #	State
IN CASE OF EMERGENCY, PERSON TO BE	NOTIFIED:			
Address		or over the second of the second	Phone #	
RESIDENTIAL HISTORY:				
PRINT OR TYPE				
1 Present address			How long	
Landlord/Lender Name			Phone #	
2 Prior address #1			How long Phone #	
Landlord/Lender Name				

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EM	PLOYMENT REFERENCES Employed by (or retired from)		Phone #	
	Address Position	How long	Monthly Income	
2	Spouse's Employed or retired from) Address	2	Phone #	- 5-
	Position	How long	Monthly Income	
Hav	/e you or any proposed occupant ever been convicted of or pled to a crime? [1 Yes [] No. If yes, pleas	e state date(s), charge(s).	
Disposition(s) and location(s)				
<u>CH</u>	ARACTER REFERENCES			
1	Name & Address		Telephone #	
2	Name & Address		Telephone #	
3	Name & Address		Telephone #	

- 1. I hereby agree for myself and on behalf of all persons who may use the apartment that I seek to lease or purchase:
 - a. I will abide by all of the restrictions contained in the Bylaws, Declaration of Condominium Rules & Regulations, and restrictions that are or may in the future be imposed by THE ASSOCIATION
 - b. I understand that I must be present when any guests, relatives, visitors, contractors, or children who are not permanent residents occupy the apartment, perform work on the apartment, or use the recreational facilities of the Association.
 - c. I understand that leasing, subleasing, or occupancy of this apartment in my absence and without Association, approval is prohibited.
 - d. I understand that any violation of the terms, provisions, conditions, and covenants of THE ASSOCIATION documents provides cause for immediate action as therein provided or termination of the leasehold under appropriate circumstances.
- 2. I understand that the Association has 30 days from the receipt of a completed application to approve or deny the application. I understand that the Association's representative of either acceptance or denial of this application in writing will advise me. Occupancy prior to Association approval is strictly prohibited.
- 3. I understand that the acceptance of a sale or lease at **THE ASSOCIATION** is conditioned in part upon the truth and accuracy of this application and upon the Association of the Association. Any misrepresentation, falsification, or omission of information on these forms will result in the automatic disqualification of my application.
- 4. I understand that THE ASSOCIATION may cause to be instituted an investigation of my background as the Association may deem necessary. Accordingly, I specifically authorize the Board of Directors, Management, and RENTERES REFERENCE OF LFORIDA, INC. to make such investigation and agree that the information contained in this application be by used in such investigation and that the Board of Directors, Officers and Management of THE ASSOCIATION itself shall be held harmless form any action or claim by me in connection with the use of the information contained herein or any investigation conducted by the Association

In making the forgoing application, I am aware that the decision of **THE ASSOCIATION** will be final and no reasons will be given for any action taken by the Association. I agree to be governed by the determination of the Association.

Applicant

Applicant

INSTRUCTIONS:

- 1. if applicants are not legally married, an application on each person must be completed.
- 2. Print legibly or type all information. Account, telephone numbers, and complete addresses are required.
- 3. If any question is not answered, this application may be returned, not processed, or not approved.
- 4. Missing information will cause delays in processing your application.
- Only the applicants are authorized to sign all forms.
- 6. Any misrepresentation or falsification of information may result in your disqualification

RESIDENTIAL SCREENING AUTHORIZATION

PRINT NAME:

	ADDRESS:
	CITY, STATE, AND ZIP:
	SSN: DOB:
	Telephone #: Email:
	I give my full authorization to obtain my criminal history record and eviction record and to verify the above information.
	Signature Date
<u>Disclosu</u>	re and Authorization Agreement Regarding Consumer Reports
Disclosure:	
reputation, criminal r application for and/ or any time during the a part on the information	ad/or investigative report including information concerning your character, employment history, general record, education, motor vehicle record, mode of living, may be obtained in connection with your recontinued residence. A consumer report and / or an investigative consumer report may be obtained at pplication process or during your residence. Before any adverse action is taken, based in whole or in on contained in the consumer report, you will be provided a copy of the report, the name, address and ting agency and a summary of your rights under the fair credit reporting act.
Authorization:	
financial institution, d about you to furnish E you, in order that your	e and request, without any reservation, any present or former employer, school, police department, livision of motor vehicles, consumer reporting agency, or other persons or agencies having knowledge Background Checks System, Inc. with any and all background information in their possession regarding residence qualifications may be evaluated. You also agree that a fax or photocopy of this authorization accepted with the same authority as the original.
READ, ACKNOWLE	EDGE AND AUTHORIZED
Print Name	
Signature	
Date	

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RESIDENTIAL SCREENING AUTHORIZATION

PRINT NAME:

	ADDRESS:
	CITY, STATE, AND ZIP:
	SSN:DOB:
	Telephone #: Email:
	I give my full authorization to obtain my criminal history record and eviction record and to verify the above information. Signature Date
Disclosu	are and Authorization Agreement Regarding Consumer Reports
Disclosure:	
reputation, criminal application for and/ any time during the part on the information	and/or investigative report including information concerning your character, employment history, general record, education, motor vehicle record, mode of living, may be obtained in connection with your continued residence. A consumer report and / or an investigative consumer report may be obtained at application process or during your residence. Before any adverse action is taken, based in whole or in ton contained in the consumer report, you will be provided a copy of the report, the name, address and orting agency and a summary of your rights under the fair credit reporting act.
Authorization:	
financial institution, about you to furnish you, in order that you	ze and request, without any reservation, any present or former employer, school, police department, division of motor vehicles, consumer reporting agency, or other persons or agencies having knowledge Background Checks System, Inc. with any and all background information in their possession regarding ar residence qualifications may be evaluated. You also agree that a fax or photocopy of this authorization be accepted with the same authority as the original.
READ, ACKNOWL	EDGE AND AUTHORIZED
Print Name	
Signature	
Date	

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Florida Law- Florida Statute 718.116

718.116 Assessments; liability; lien and priority; interest; collection.

- 11) 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 a written demand that the tenant pay the future monetary obligations related to the condominium unit to the association, and the tenant must make such payment. The demand is continuing in nature and, upon demand, the tenant must pay the monetary obligations to the association until the association releases the tenant or the tenant discontinues tenancy in the unit. The association must mail written notice to the unit owner of the association's demand that the tenant make payments to the association. The association shall, upon request, provide the tenant with written receipts for payments made. A tenant who acts in good faith in response to a written demand from an association is immune from any claim from the unit owner.
- (a) If the tenant prepaid rent to the unit owner before receiving the demand from the association and provides written evidence of paying the rent to the association within 14 days after receiving the demand, the tenant shall receive credit for the prepaid rent for the applicable period and must make any subsequent rental payments to the association to be credited against the monetary obligations of the unit owner to the association.
- (b) The tenant is not liable for increases in the amount of the monetary obligations due unless the tenant was notified in writing of the increase at least 10 days before the date the rent is due. The liability of the tenant may not exceed the amount due from the tenant to the tenant's landlord. The tenant's landlord shall provide the tenant a credit against rents due to the unit owner in the amount of monies paid to the association under this section.
- (c) The association may issue notices under s. 83.56 and may sue for eviction under ss. 83.59-83.625 as if the association were a landlord under part II of chapter 83 if the tenant fails to pay a required payment to the association. However, the association is not otherwise considered a landlord under chapter 83 and specifically has no duties under s. 83.51.

Property Owner	
Date:	- 50
Tenant	_
Date:	