

Coconut Cove Marina Checklist

- o Application Page
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- o Deed Restricted Community Page
- o Pet Page
- Email Consent Form
- o Disclosure Summary (Sales)
- o Authorization for Applicant Screening
- Color copy of photo ID (Must be legible)
- Voting Certificate
- o Dock Agreement Application
- o Boat Slip Agreement
- o Primary Residency Form (Buyer sign)
- o Flood Name Change Form (Seller sign)
- o Copy of executed Lease/ Sales Contract
- Non-refundable Processing Fee of \$125.00 or \$150.00 RUSH (less than 2 weeks occupancy) payable to Watson Association Management, LLC
- o Application fee of \$100.00 payable to Coconut Cove Marina

Please make sure when submitting your application all documents and fees are included.

***** If an application is submitted that is <u>NOT</u> complete, it will <u>NOT</u> be accepted and/or processed. Please ensure that you have all the required <u>information</u>, <u>forms</u> and <u>signatures</u> to avoid any delay(s) in the approval of your application.

*Please submit and/or send all complete applications and fees to Watson Association
Management, LLC office located at 1648 SE Port St Lucie Blvd, Port St. Lucie, FL 34952

**** A Capital Contribution equal to two (2) months' Assessments (\$2,700.04) will be collected upon acquiring title. ****

1648 SE Port St. Lucie Blvd., Port St. Lucie, FL 34952 1410 Palm Coast Parkway NW, Palm Coast, FL 32137 Phone 772.871.0004 Fax 772.871.0005 Phone 386.246.9270 Fax 386.246.9271

Date:	Property Address:			
Applicant Name:	Active Military Service Member	Yes	No	
Co-Applicant Name:	Active Military Service Member	Yes	No	
Present Address:				
Applicant Phone:	Co-Applicant Phone:			
Any other occupants?	If so, please list the name(s), age(s) and relationship:			
Do you intend to:				
 □ Live in the unit as a primary r □ Maintain the unit as a seconda □ Offer the unit as a rental □ Rent from Owner 				
Applicants employers name:	No. of years the	ere		
Address:	Phone #:			
Co-Applicants employers name:	_No. of years the	here		
Address	Phone #:			
HOMEOWNERS ASSOCIATION, INC. A COPY (IF SELLER/LESSOR FAILS TO PROVIDE A SE	CUMENTS AND RULES & REGULATIONS OF COCONUT COVE IN OF WHICH DOCUMENT I HAVE RECEIVED FROM SELLER/LEST OF DOCUMENTS TO BUYER/LESSEE, A COPY WILL BE MADITY AT A COST OF \$50.00 PER DOCUMENT COPY.)	SSOR.	E BY	
LESSEE/PURCHASER:		:		
	Signature(s)			
LESSEE/PURCHASER:	Printed Name(s)	::		
I ECCEE/DIDCHACED.	· ·			
LESSEE/PURCHASER:	Signature(s) Date:		<u> </u>	
LESSEE/PURCHASER:	Date	:		
	Printed Name(s)			

APPLICATION FOR VEHICLE PERMIT

Name:			Phone:		
Name:			Phone:		
Street Address:					
City:		_State:		Zip:	
DESCRIPTION OF VEHICLE(S):					
VEHICLE #1:					
Make:	Model:			Ye	ar:
Color:	Gross Weight:		VIN:		
Vehicle Tag:	State:				
Registered to:					
Street Address:					
City:		State:		Zip:	
VEHICLE #2:					
Make:	Model:			Ye	ar:
Color:	Gross Weight:		VIN:		
Vehicle Tag:		State:			
Registered to:					
Street Address:					
City:		State:		Zip:	
PLEASE NOTE:					
□ ANY CHANGES IN USE	THIS FORM MUST BE COMPLETE OR APPEARANCE OF THE ABOV TORS WITH A NEW FORM		IBED VEH	ICLE (S) MU	ST BE SUBMITTED TO
Signature:				Date:	
-					
Signature:				Date:	

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Phone 772.871.0004 Fax 772.871.0005 Phone 386.246.9270 Fax 386.246.9271



Deed Restricte	ed Community
I/We understand that we are moving I/We hereby agree to abide by all Do of COCONUT COVE MARINA HINC., a copy of which I/We have reconstant.	cuments and Rules and Regulations IOMEOWNERS ASSOCIATION,
Lessee/Buyer Signature	Date:
	Date
Lessee/Buyer Signature	Date:



PET PAGE

PLEASE ADVISE US OF ANY ANIMALS TO BE RESIDING IN THE UNIT

- ➤ No more than 2 pets without Board approval. No cat, dog or any other pet that is permitted by the Rules and Regulations weighing in excess of fifty (50) pounds shall be allowed to be kept or harbored at the property without the prior written approval of the Board of Directors as to Owners or its designated managing agent as to tenants, which approval may be granted or denied in the sole, absolute and arbitrary discretion of said Board or managing agent.
- Dogs which are household pets shall at all times whenever they are outside a unit be confined on a leash held by a responsible person.
- ➤ All owners shall immediately pick up and remove any solid animal waste deposited by his pet on the properties, including the common areas and the exclusive neighborhood common area.

PetsNo				
PET #1:				
Type:		Name:		
Breed:		Weight:	Color:	
PET #2:				
Type:		Name:		
Breed:		Weight:	Color:	
I/WE UNDERSTAND IF NOT COMPLIED Signature	Date	_		Date
FOR ASSOCIATION USE ONLY				
The above application is approved		not approved		
Reason for non-approval:				
Signer:		Position:	Date:	



EMAIL CONSENT FORM

New Florida statute states it is against the law to send mass emails to owners without their written consents. By completing, signing, and returning this form, you are authorizing the Board of Directors of the Coconut Cove Marina Homeowners Association, Inc. and Watson Association Management to send you information of Association meetings, reports on actions taken by the Board at those meetings, violations, updates and/or special information. Your email address will **not** be used for any other purpose than those listed in the previous sentence.

We want to keep you better informed about the developments and issues regarding your investment as an owner in the Coconut Cove Marina Homeowners Association, Inc.

I authorize Coconut Cove Marina Homeowners Association, Inc. and Watson Association Management to email me appropriate meeting notices, agendas, reports, violation letters and other information.

Email Address:

Property Address:

Phone Number(s):

Signature(s):

Printed Name(s):

I do not want to receive emails from Coconut Cove Marina Homeowners Association, Inc. and Watson Association Management.



Disclosure Summary For COCONUT COVE MARINA HOMEOWNERS ASSOCIATION INC.

- 1. As a purchaser of property in this community, you will be obligated to be a member of a homeowners association.
- 2. There have been recorded restrictive covenants governing the use and occupancy of properties in this community.
- 3. You will be obligated to pay maintenance assessments to the association. Assessments may be subject to periodic change. The current amount is **\$4,050.07** per quarter.
- 4. You will be obligated to pay a Capital Contribution to Coconut Cove Marina HOA equal to two (2) months' Assessments upon acquiring title. The current amount that will be collected is **\$2700.04**. I/We understand this is not a prepayment of quarterly assessments.
- 5. You may be obligated to pay a special assessment to the respective municipality, county, or special district. All assessments are subject to periodic change.
- 6. Your failure to pay any of these assessments could result in a lien on your property.
- 7. The statements contained in this disclosure form are only summary in nature and, as a prospective purchaser you should refer to the covenants and the association governing documents before purchasing property.
- 8. These documents are matters of public record and can be obtained from the record office in the county where the property is located or from Watson Association Management, LLC for a fee.

Purchaser: _	Date:
Purchaser: _	Date:
_	

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Phone 772.871.0004 Fax 772.871.0005 Phone 386.246.9270 Fax 386.246.9271



A SEPARATE AUTHORIZATION FORM IS REQUIRED FOR EACH APPLICANT A COLOR COPY OF PHOTO ID MUST BE ATTACHED

GENERAL AUTHORIZATION FOR APPLICANT SCREENING

Applicant Name:	D	OB:	
Social Security Number:	Pho	one:	
Present Address:			
City:	State:	Zip:	
Previous Address:			
City:	State:	Zip:	
Applicant hereby Authorizes Coco Association Management, LLC, to background screening required to Applicant agrees to indemnify and Watson Association Management, subcontractors, and agents from a	obtain and verify a social process his/her application hold harmless Coconut C LLC., their employees, many	security number, n for residency. ove Marina Home anagers, officers a	credit report and criminal owners Association, Inc. and nd directors, affiliates,
information or reports furnished b			t unectry of munectry from
Applicant Signature:			
Date:			



(SALES ONLY)

VOTING CERTIFICATE Coconut Cove Marina Homeowners Association, Inc.

Know all men by these present, that the undersigned is the record owner (s) In COCONUT COVE MARINA HOMEOWNERS ASSOCIATION, INC. shown below, and hereby constitutes, appoints and designates:

(Insert one owners name above)

As the voting representative for the Coconut Cove Marina Homeowners Association, Inc., unit owned by said undersigned pursuant to the by-laws of the Association.

The aforementioned voting representative is hereby authorized and empowered to act in the capacity herein set forth until such time as the undersigned otherwise modifies or evokes the authority set forth in this voting certificate.

Dated this	day of		, 20
Signature	de giornatura III	Signature	as? signatures required)
Property Address	s signature – 11 j	ointly-owned, both owner	rs' signatures required)
	Ft. Pi	erce, FL 34949	

When there is a corporation or partnership as owners of the property, then a voting representative must be appointed by the corporation or partnership and becomes the representative. All owners must sign this form to acknowledge this appointment.



Coconut Cove Homeowners Association, Inc.

C/o Watson Association Management 1648 SE Port St Lucie Blvd. Port St. Lucie, Florida 34952

Office: (772) 871-0004 • Fax: (772) 871-0005

DOCK APPLICATION

OWNER/APPLICANT:			
	Signature		Print Name
OWNER/APPLICANT:			
	Signature		Print Name
LOCAL ADDRESS:			
Street			Apt. #
GI.		a. .	
City		State	Zip
PHONE:F	FAX:	EMAIL:	
VECCEI NAME.		VECCEI M	AKE:
VESSEL NAME:		vessel m	ARE:
LENGTH (LOA):	COLOR:		
` , <u> </u>			
TYPE: INBOARDOUT	TBOARD I/O _	SAIL	· <u> </u>
INCLUDES: AIR CONDDE	CHUMIDREFRIG	_BATTERY C	CHG
		T1000 D4	0 a #
FL. REGISTRATION #:		USCG DO	OC. #:
INSURANCE NAME/PHONE #	•		
HISOKANCE NAME/HIGHE#	•		
INSURANCE POLICY #:			
			_
SLIP #:			

**Note- Electrical and water usage will be metered and billed to owner.

DOCK AGREEMENT

The Dock Agreement is entered into by "Owner". The Coconut Cove Marina hereinafter referred to as the "Association".

- 1. The Association makes no warranties or representations concerning security of the premises, or about having an agent or employee on the premises.
- 2. It is expressly agreed by the Owner that the Association is not in any way an insurer of the Owner's property or family, guests, employees, or agents. The Owner is responsible for properly insuring the vessel. A certificate of current insurance (including single limit liability in minimum the amount of \$300,000 with Coconut Cove Marina HOA as a co-insured with owner on general liability policy must accompany this Agreement. If this insurance requirement is to be met through the combination of a general liability and umbrella policy, the policies will need to be approved by our insurance agent.
- 3. The Association shall not be liable for personal injury, loss of life, property loss or property damage to the Owner's boat, motor, accessories or its contents due to fire, theft, vandalism, collision, Marina equipment failure, windstorm, rain, hurricane, or other casualty loss, or the ordinary negligence of the association, its employees, agents or third parties. The Association shall not be liable for any acts beyond its control including any failure of marina equipment that make it difficult or impossible for the owner to use the boat.
- 4. The Owner for himself/herself, his/her family, guests, employees, agents, heirs, and assigns hereby releases and agrees to indemnify and hold harmless the Association and all of its employees and agents for any and all liability for personal injury, loss of life and property damage:
 - a. arising out of the use of the dock space or negligence of Association personnel;
 - b. in connection with the Owners boat, motor and accessories while it is on the premises or while it is being moved or while in the water moored to the Association's docks:
 - c. for loss or damage to the Owners boat, motor, accessories or contents thereof, or Owner's car or personal property in or around the dock area, due to fire, theft, vandalism, collision, and marina equipment failure, windstorm, rain, a hurricane or other casualty loss. The indemnification provided herein shall include all costs, expenses and reasonable attorney's fees including appellate attorneys fees incurred by the Association and the defense of any action based on the foregoing, including any action brought by the Owner, their family, guest, agents, or assigns.

- 5. The Owner agrees to comply with all the posted Rules and Regulations attached, as fully as though they were set forth herein, and with Sections 12.4 and 12.5 of the Declaration of Covenants.
- 6. If a member is delinquent more than 90 days in paying a monetary obligation to the Association, the Association may suspend the rights of the member, or the member's tenant's right, to use of its assigned dock slip. In such a case, the Association shall notice the Owner to vacate and to remove any improvements. Upon failure to comply with such a request, the Association may (but shall not be obligated to) remove any vessel from the Marina or seek any form of judicial action in order to have the vessel removed. Neither the Association, nor any officer, director, employee or contractor of the Association, shall be responsible for any damage to or destruction of any vessel during any such removal and any vessel owner shall, promptly upon demand from the Association, reimburse the Association for all costs and expenses incurred by the Association in removing the vessel, said costs and expenses to be deemed a special assessment against the Slip Owner and secured by the Association's security interest in the Slip.
- 7. In the event any portion of this Agreement shall be deemed to be in violation of any law of the United States or any law of the State of Florida, said portion, and said portion only, shall be null and void and the balance of this Agreement shall remain in full force and effect. This Agreement shall be interpreted in accordance laws of the State of Florida and the laws of the United States.
- 8. Owner is responsible for any damages to the Association's property (including, but not limited to, docks, finger piers, boat lifts and other marina facilities) as well as any damages to other vessels within the marina caused in whole or in part by the negligence, omission or intentional act of Owner, Owner's guests or invitees.

In addition to the above, the Owner agrees to comply with the DOCK AREA RULES AND REGUALTIONS, as adopted and at times modified, by the Board of Directors. Failure to comply may result in the Board levying a fine or suspending the Owner right to use of the dock, or both.

Signature of Owner	_ Date:	
Signature of Owner	Date:	
Acknowledgement of Secretary of the Association:		

I, the Owner, represents that the vessel is in compliance with current Federal and State of Florida registration laws. (Out of state vessels must register in Florida at the end of 90 days.)

I, the Owner, represents that the vessel is currently insured to cover damages to Association property, other vessels, and Owner's family and/or guests, employees, and agents. Proof of ownership and proof of insurance are required to be attached to this completed Dock Agreement and to be forwarded to the Association management on each renewal date of the policy.

Agreement and to be forwarded to to policy.	he Association management on each renewal date of
Rules and Regulations, and agree to	nderstand the attached conditions, including Marina abide by each and every one of them, and do hereby eement with the Association, as of this
day of	
Owner:Signature	Print Name

STORM PREPAREDNESS PLAN

EMERGENCY CONTACT INFORMATION:

All owners utilizing slips are required to have and document a plan to secure their boats during a hurricane or other major storm to prevent damage to the marina and other boats. The plan must identify the methods used to secure the boat and who will be responsible (owner or captain) for making the preparations described. Neither the Coconut Cove Marina nor its employees or service personnel are responsible for securing vessels in the marina. Any damage occurring to the owner's vessel, docks and the marina infrastructure, and other boats is the sole responsibility of the owner. The Coconut Cove Marina will undertake actions necessary to recover repair or replacements costs associated with damage created by the owner's vessel. After the storm has passed, Coconut Cove Marina will repair or replace property damaged by an owner's vessel. HOA will undertake all actions necessary to recover the cost associated with repairs to or replacement of property

Emergency Contact Name: Emergency Contact Phone No.: Name of Insurance Co.: Insurance Policy #:_____ Insurance Co. Phone No.: PREPAREDNESS PLAN: How will you secure or remove the boat for impending hurricane or major storm? Who will be responsible for removing or making sure the boat is secure? Owner's Signature: _____ Print Name: Date: _____

BOAT SLIP USE AGREEMENT

This Boat Slip Use Agreement ("Agreement") is made this day of,
20_, by and between Coconut Cove Marina Homeowners Association, Inc. (the "HOA"), whose address is 465 Fernandina, Ft. Pierce, Florida, 34949 and
whose address is, and whose telephone number is and whose e-mail address is("User").
RECITALS:
WHEREAS, adjacent to the HOA are certain boat slips ("Boat Slips" or individually, "Boat Slip") waterward of the uplands and sun-ounding area of HOA; and
WHEREAS, The HOA has applied for and obtained the right to use and occupy the land lying under the Boat Slips by way of a Sovereign Submerged Land Lease from the Trustees of the Internal Improvement Fund for the State of Florida ("Lease") Typically, a submerged land lease is granted by the State of Florida for an initial period of five (5) years, and may be renewed thereafter subject to compliance with the submerged land lease (including payment of lease fee amounts) and applicable law; and
WHEREAS, User is or will be at the time of the execution of this Agreement, the owner of HOA Unit including the right to be the exclusive user of one of the Boat Slips (as hereinafter designated) from ("Seller"), and HOA is agreeable to such assignment.
NOW, THEREFORE, for valuable consideration, the recei pt and sufficiency of which is acknowledged, the parties agree as follows:
1. Value of Assignment of Exclusive Use of Boat Slip No The value of the assignment of the exclusive right to use the that celiain Boat Slip identified as Boat Slip number (the "Right of Use") in accordance with and subject to the telms and conditions of this Agreement is \$60,000.00.
2. Conditions and Restrictions. The Right of Use granted hereunder shall, at all times, be subject to certain conditions and restrictions including but not limited to the following:
a. User must, at all times during the terms of this Agreement, be the legal occupant of a unit. The User's Right of Use may not be sold, transfer-ed or assigned separate from transfer of ownership of a HOA Unit. User may not assign, in whole or pmi, nor sublease, any or all of its Right of Use.

b.

The Right of Use is subject to all terms of the HOA's Governing

Documents, including, but not necessarily limited to its Declaration of Restrictions, Covenants, Easements and Conditions of Coconut Cove

Marina (the "Declaration"), By-Laws, and Rules and Regulations

- c. The Right of Use is subject to any and all Sovereign Submerged Lands Leases from the Trustees of the Internal Improvement Fund for the State of Florida ("Lease"), if applicable, including but not limited to the conditions and terms of such Leases.
- 3. Notices. Any notices permitted or required under this Agreement shall be deemed to have been delivered if deposited, in writing, in the Unites States mail, postage prepaid, certified or registered mail, return-receipt requested, addressed to the HOA or User as appropriate, at name and address above.
- 4. Assignment/Sale of Boat Slip. User shall only be entitled to assign this Agreement or to otherwise sell its Use Right to another owner of a HOA Unit, and any attempt to do otherwise shall be void. The assignment of this Agreement MUST be approved by the HOA. If Seller's HOA Unit is not subject to the Florida Homestead tax exemption at the time of transfer of the Use Right, then such approval will not be granted until a Lease Fee in an amount equal to 6% of the purchase price/appraised value of the Use Right plus sales tax equal to 6.3% of the Lease Fee is submitted to the Association by the User. This lease fee and sales tax will be remitted to the State of Florida as required by paragraph 3 of the Lease. Failure to obtain the approval of the HOA and to remit the Lease Fee and sales tax to the HOA will make the transfer null and void.
- 5. **Enforcement.** The HOA has the right, without limitation, to enforce the terms and conditions of this Agreement, including the right to seek specific performance hereof. If in the event Seller, User or its successors and assigns shall fail to timely pay any and all fees, taxes, assessments and special assessments pertaining to the Boat Slip then, at the option of the HOA, the Right of Use may be voided, and the Right of Use of the Boat Slip shall revert to the HOA.

IN WITNESS WHEREOF, the parties have affixed their signatures and seals as of the date set forth above.

User:	Coconut Cove Marina Homeowners Associatio Inc., a Florida Not for Profit Corporation
Print Name:	
Print Name:	Print Title:

VERIFICATION OF PRIMARY RESIDENCE STATUS FOR HFIAA SURCHARGE

Insured Property Address:	
Street Address	
City, State, Zip	
The above address is my primary residence, and I and/or my spothan 50 percent of the 365 days following the policy effective days	
Insured Name (Printed)	
Insured Signature	Date

PURSUANT TO 28 U.S.C. § 1746 I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. I UNDERSTAND THAT ANY FALSE STATEMENTS MAY CAUSE MY POLICY TO BE VOID, AND MAY BE PUNISHABLE BY FINE OR IMPRISONMENT UNDER APPLICABLE FEDERAL LAW.

Flood Insurance Processing Center PO Box 2057 Kalispell, MT 59903

Phone: 800-637-3846

Date:		
Policy Number:		
Insured Name:		
Property Address:		
	NAME CHANGE - PROPE	ERTY SOLD
	change due to the property being solbelow, along with the current insured's	ld, please enter the date of sale and signatures on the attached authorization page.
Date of Closing:		
New Named Insured:		
Additional New Named	Insured:	
New Mailing Address: (If different from the proper	ty address)	
New Mortgage Clause		
		<u> </u>
	Loan#	
	1s this property a primary residence?	
	Ifyes, please submit primary residence	
If the change is due to	the property being sold and the endors	ement was signed after the sale, the policy must
be canceled for buildi	ng sold and a new policy written for	the new owners. If this is the case, provide a
cancellation request si	gned by the agent and all policyholders	along with proof of sale.
	Authorization for Nam	e Change
Current Named Insure	d Signature (Seller):	Date:
Title of insured signing	if policy in the name of a business:	
Additional Named Ins	sured (seller):	Date:
Agent Signature:		Date: