

## COMMUNITY POLICIES, RULES AND REGULATIONS ADDENDUM



This addendum is incorporated into the Lease Contract (the "Lease") identified below and is in addition to all the terms and conditions contained in the Lease. If any terms of this Addendum conflict with the Lease, the terms of this Addendum shall be controlling:

Property Owner:		Continental 409 Fund LLC									
Resident(s):		Freeman Lewis									
Dwe	elling No:/Address:	#201, 1	11238 SW T	/illage CT #2	201, Port	St. Lucie, I	FL 34987				
Lease Date:		12/17/2022									
I.	Resident(s) perm located at the Dwo provided for in th Addendum, and th by Owner at any Community Rules character of or clo obligation or reco	ENERAL CONDITIONS FOR USE OF DWELLING PROPERTY AND RECREATIONAL FACILITIES. desident(s) permission for use of all common areas, Resident amenities, and recreational facilities (together, "Amenities") ocated at the Dwelling Community is a privilege and license granted by Owner, and not a contractual right except as otherwise rovided for in the Lease. Such permission is expressly conditioned upon Resident's adherence to the terms of the Lease, this ddendum, and the Community rules and regulations ("Rules") in effect at any given time, and such permission may be revoked y Owner at any time for any lawful reason. In all cases, the most strict terms of either the Lease, this Addendum, or the ommunity Rules shall control. Owner reserves the right to set the days and hours of use for all Amenities and to change the haracter of or close any Amenity based upon the needs of Owner and in Owner's sole and absolute discretion, without notice, bligation or recompense of any nature to Resident. Owner and management may make changes to the Rules for use of any menity at any time.									
	Additionally, Resident(s) expressly agrees to assume all risks of every type, including but not limited to risks of personal injury or property damage, of whatever nature or severity, related to Resident's use of the amenities at the Community. Resident(s) agrees to hold Owner harmless and release and waive any and all claims, allegations, actions, damages, losses, or liabilities of every type, whether or not foreseeable, that Resident(s) may have against Owner and that are in any way related to or arise from such use. This provision shall be enforceable to the fullest extent of the law.										
	WITH THE HEIR SOLELY RESPONS RULES AND REG	S, ASSIGN SIBLE FOR ULATION IS OF SUC	NS, ESTATES THE COMPI S, AND RES H PERSONS	S AND LEGAL RI LIANCE OF SUCH IDENT(S) INTEI AS DESCRIBED I	EPRESENTA PERSONS W ND TO AND N THE PREC	TIVES OF THEN ITH THE LEASE, SHALL INDEMN EDING PARAGR	M ALL, AND F , THIS ADDEN NIFY AND HO APH. The term	D INVITEES, TOGETHER RESIDENT(S) SHALL BE IDUM, AND COMMUNITY OLD OWNER HARMLESS m "Owner" shall include iliates of Owner.			
II.	POOL. This Con	nmunity 🗷	DOES;	DOES NOT have	e a pool. Whe	n using the pool	, Resident(s) a	grees to the following:			
	<ul> <li>All Swimmers</li> <li>For their safe</li> <li>Pool hours ar</li> <li>No glass, pets</li> <li>Proper swimm</li> <li>No running owith a towel w</li> <li>Resident(s) m</li> </ul>	s swim at t ty, Resider e posted a s, or alcoho ming attire r rough ac when using	their own ris nts should no t the pool. blic beverage e is required tivities are a g suntan oils, pany their g	leaving pool furr	esponsible for n the pool ar a swimsuit "o ol area. Resp niture in pool	ea. Use paper or cover up" should ect others by min areas, disposing	juries. plastic contai be worn to an nimizing noise of trash, and l	ners only.			
		,	,	IN CASE OF EN							
III.	FITNESS CENTER agrees to the follow		ommunity 🛚	DOES; 🗖 DO	<b>ES NOT</b> have	a fitness center.	When using th	ne fitness center, Resident			
	<ul> <li>Residents</li> <li>The Fitne</li> <li>Resident( equipmer)</li> <li>Resident( appears of and Policion</li> <li>Resident( aerobics of Resident( expected and Resident( expected</li></ul>	s and gues sess Center (s) shall cant that may (s) shall im dangerous ies. (s) shall coor exercise (s) will kee (s) will not (s) must ac	is not supervarefully inspoy be function mediately ro, as well any eclass, and wep Fitness Ce admit any percompany gu	rised. Resident(s) ect each piece of ing improperly of eport to Manager other person's us cian before using vill refrain from sinter locked at all erson to the Fitn ests, and no glas	are solely re equipment p or that may be ment any equ se that appea g any equipm such use or p times during ess Center w	sponsible for the prior to Resident e damaged or date in that is not be dangero ent in the Fitness articipation unless Resident's visit ho has not regist	eir own appro's use and shangerous. Lot functioningus or in violates Center and bees approved to the Fitness tered with the	and Management policies. priate use of equipment. Ill refrain from using any g properly, is damaged or ion of Management Rules efore participating in any by Resident's physician. Center.  Management Office. ts, or black sole shoes are			

IV. PACKAGE RELEASE. This Community 🗓 DOES; 🔲 DOES NOT accept packages on behalf of Residents.

## For communities that do accept packages on behalf of its Residents:

Resident(s) gives Owner permission to sign and accept any parcels or letters sent to Resident(s) through UPS, Federal Express, Airborne, United States Postal Service or the like. Resident agrees that Owner does not accept responsibility or liability for any lost, damaged, or unordered deliveries, and agrees to hold Owner harmless for the same.

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- V. BUSINESS CENTER. This Community DOES; DOES NOT have a business center.

  Resident(s) agrees to use the business center at Resident(s) sole risk and according to the Rules and Regulations posted in the business center and Management policies. Owner is not responsible for data, files, programs or any other information lost or damaged on Business Center computers or in the Business Center for any reason. No software may be loaded on Business Center computers without the written approval of Community Management. No inappropriate, offensive, or pornographic images or files (in the sole judgment of Owner) will be viewed or loaded onto the Business Center computers at any time. Residents will limit time on computers to \_\_\_\_\_\_ minutes if others are waiting to use them. Smoking, eating, alcoholic beverages, pets, and any disturbing behavior are prohibited in the business center.
- **VI. AUTOMOBILES/BOATS/RECREATIONAL VEHICLES.** The following policies are in addition to those in the Lease, and may be modified by the additional rules in effect at the Community at any given time:
  - Only <u>1</u> vehicle per licensed Resident is allowed.
  - All vehicles must be registered at the Management office.
  - Any vehicle(s) not registered, considered abandoned, or violating the Lease, this Addendum, or the Community Rules, in
    the sole judgment of Management, will be towed at the vehicle owner's expense after a \_\_\_\_24 \_\_\_ hour notice is placed on
    the vehicle.
  - Notwithstanding this, any vehicle illegally parked in a fire lane, designated no parking space or handicapped space, or blocking an entrance, exit, driveway, dumpster, or parked illegally in a designated parking space, will immediately be towed, without notice, at the vehicle owner's expense.
  - The washing of vehicles is not permitted on the property unless specifically allowed in designated area.
  - Any on property repairs and/or maintenance of any vehicle must be with the prior written permission of the Management.
  - Recreational vehicles, boats or trailers may only be parked on the property with Management's permission (in Management's sole discretion), and must be registered with the Management Office and parked in the area(s) designated by Management.

VII. FIRE HAZARDS. In order to minimize fire hazards and comply with city ordinances, Resident shall comply with the following:

- Residents and guests will adhere to the Community rules and regulations other Management policies concerning fire hazards, which may be revised from time to time.
- No person shall knowingly maintain a fire hazard.
- Grills, Barbeques, and any other outdoor cooking or open flame devices will be used only on the ground level and will be placed a minimum of 10 feet from any building (if the preceding space is blank, a minimum of 10 ft from any building is required or as amended or otherwise specified in the Florida State Fire Code). Such devices will not be used close to combustible materials, tall grass or weeds, on exterior walls or on roofs, indoors, on balconies or patios, or in other locations which may cause fires. No hibachi, grill, or other similar devices used for cooking shall be stored on a balcony.
- **Fireplaces:** Only firewood is permitted in the fireplace. No artificial substances, such as Duraflame® logs are permitted. Ashes must be disposed of in metal containers, after ensuring the ashes are cold.
- Flammable or combustible liquids and fuels shall not be used or stored (including stock for sale) in dwellings, near exits, stairways breezeways, or areas normally used for the ingress and egress of people. This includes motorcycles and any apparatus or engine using flammable or combustible liquid as fuel.
- No person shall block or obstruct any exit, aisle, passageway, hallway or stairway leading to or from any structure.
- Resident(s) are solely responsible for fines or penalties caused by their actions in violation of local fire protection codes.
- VIII. EXTERMINATING. Unless prohibited by statute or otherwise stated in the Lease, Owner may conduct extermination operations in Residents' dwelling several times a year and as needed to prevent insect infestation. Owner will notify Residents in advance of extermination in Residents' Dwelling, and give Resident instructions for the preparation of the Dwelling and safe contact with insecticides. Residents will be responsible to prepare the Dwelling for extermination in accordance with Owner's instructions. If Residents are unprepared for a scheduled treatment date Owner will prepare Residents' dwelling and charge Residents accordingly. Residents must request extermination treatments in addition to those regularly provided by Owner in writing. Residents agree to perform the tasks required by Owner on the day of interior extermination to ensure the safety and effectiveness of the extermination. These tasks will include, but are not limited to, the following:
  - Clean in all cabinets, drawers and closets in kitchen and pantry.
  - If roaches have been seen in closets, remove contents from shelves and floor.
  - Remove infants and young children from the dwelling.
  - Remove pets or place them in bedrooms, and notify Owner of such placement.
  - Remove chain locks or other types of obstruction on day of service.
  - Cover fish tanks and turn off their air pumps.
  - Do not wipe out cabinets after treatment.

In the case of suspected or confirmed bed bug infestation, resident will agree to the following:

- Resident will wash all clothing, bed sheets, draperies, towels, etc. in extremely hot water.
- Resident will thoroughly clean, off premises, all luggage, handbags, shoes and clothes hanging containers.
- Resident will cooperate with Owner's cleaning efforts for all mattresses and seat cushions or other upholstered furniture, and will dispose of same if requested.

## RESIDENTS ARE SOLELY RESPONSIBLE TO NOTIFY OWNER IN WRITING PRIOR TO EXTERMINATION OF ANY ANTICIPATED HEALTH OR SAFETY CONCERNS RELATED TO EXTERMINATION AND THE USE OF INSECTICIDES

- **IX. DRAPES AND SHADES.** Drapes or shades installed by Resident, when allowed, must be lined in white and present a uniform exterior appearance.
- **X. BALCONY or PATIO.** Balconies and patios shall be kept neat and clean at all times. No rugs, towels, laundry, clothing, appliances or other items shall be stored, hung or draped on railings or other portions of balconies or patios. No misuse of the space is permitted, including but not limited to, throwing, spilling or pouring liquids or other items, whether intentionally or negligently, over the balconies or patios.
- **XI. SIGNS.** Resident shall not display any signs, exterior lights or markings on dwelling. No awnings or other projections shall be attached to the outside of the building of which dwelling is a part.
- $\textbf{XII. SATELLITE DISHES/ANTENNAS.} \quad \textbf{You must complete a satellite addendum and abide by its terms prior to installation or use.}$
- **XIII. WAIVER/SEVERABILITY CLAUSE.** No waiver of any provision herein, or in any Community rules and regulations, shall be effective unless granted by the Owner in a signed and dated writing. If any court of competent jurisdiction finds that any clause, phrase, or provision of this Part is invalid for any reason whatsoever, this finding shall not effect the validity of the remaining portions of this addendum, the Lease Contract or any other addenda to the Lease Contract.

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XIV. SPECIAL PROVISIONS. T	SPECIAL PROVISIONS. The following special provisions control over conflicting provisions of this printed form:								
	<u>les must be parked in</u> tor-homes, RVs and co								
	horization is require		A parking ree	may be assessed					
-									
I have read, understand and agre	e to comply with the preced	ling provisions.							
Resident	Date	 Resident		Date					
Resident	Date	Resident		Date					
Resident	Date	Resident							
	2400			Date					
	2400			Date					
				Date					
Owner Representative				Date					

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