Southshore Bay Homeowner Association, Inc.

breeze

SouthshoreBay@BreezeHome.com | 813-565-4663 2161 E COUNTY RD 540A, #225, LAKELAND FL 33813

Home Rental Application

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Date	
Address of rental property	
Owner Name	
Owner Forwarding Mailing Address While Home Being Lea	ased
Owner Home Phone Number	Owner Business Phone Number
Owner Fax Number	Owner Email Address
Length of Rental	Dates of Rental
APPLICANT INFORMATION	
Name	
Present Address	How Long?
Previous Address	How Long?
Phone # (H): (C):	Email:
Married Spouse's Name	
Children? How Many? Ages?	
Pets? How Many?Wha	t Kind?
YOUR EMPLOYMENT	
Employer	
Employer Address	
Supervisor Business Phone	
How Long on Present Job	
SPOUSE'S EMPLOYMENT	
Employer	
Employer Address	
Supervisor	Business Phone
How Long on Present Job?	

NAMES OF ALL INDIVIDUALS OCCUPYING THE RESIDENCE:

REFERENCES (include name, address and phone numbers)

Professional References

Personal References_

- Lease must be for entire home and not individual rooms
- All units are single-family residences.
- RV's, commercial vehicles, boats, etc...are NOT allowed on the premises.
- Southshore Bay Homeowners Association, Inc. is a deed restricted community.
- All Lease Agreements shall be in writing.
- All Lease Agreements, together with an application signed by both the Owner and Tenant, in a form approved by Association, shall be submitted to Association for approval at least ten (10) days prior to commencement of the lease term and shall require the written approval of Association.
- The Owner shall pay the lease application fee of \$50.00 as prescribed by the Association. Lease application fees may be increased from time to time.
- No Lease Agreement may be for a term of less than six (6) months.
- No Airbnb's or short term rentals are permitted.
- No home may be leased more than two (2) times in any calendar year.
- The Owner shall agree to remove, at the Owner's sole expense, by legal means, including eviction, his or her tenant should the tenant refuse or fail to abide by and adhere to the Rules and Regulations and any other policies adopted by Association.
- All Lease Agreements shall require the home to be used solely as a private single family residence.
- IF AS OWNER YOU WISH TO RELINQUISH YOUR USER RIGHTS TO THE LAGOON MEMBERSIP IN SUPPORT OF YOUR TENANT EXCERISING THE LAGOON MEMBERSHIP, PLEASE COMPLETE THE BELOW FORMS.

I understand that as a Lessee, I have received and read a copy of the Rules and Regulations, Covenants, Conditions and Restrictions of the Association and agree to be bound by these Association Documents. I further agree that no exterior modifications to the home or property will be conducted without prior approval of the association. All exterior modifications must be submitted by the owner of the property to the association prior to implementation.

Signature of Owner/Agent

Signature of Lessee

Date

Date

Page 3 Southshore Bay Homeowners Association, Inc. Home Rental Application

According to Florida Statutes Chapter 720.3085 If the parcel owner is delinquent in paying any monetary obligation due to the association, the association may make a written demand that the tenant pay to the association the monetary obligations related to the parcel. The association may sue for eviction as if the association were a landlord if the tenant fails to pay a monetary obligation.

Signature of Lessee	Signature of Lessee	
Signature of Owner	Signature of Owner	
Date	Date	
An application fee of \$50.00 shall be submit	ed with the application prior to approval.	
Please indicate the address to which you wo	uld like the approved/denied application returned to:	
\$50.00 fee received?	Date	
Rental Application Approved Yes	No	
Signature of Authorized Agent Approvin		
Copy of approved application returned to owner/agent: Date		



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Metro Lagoons

OWNER RELINQUISHMENT

Effective Date_____

Dear Southshore Bay Club Manager:

and rights at Southshore Bay Lagoon and hereby grant them onto the current tenants -

(names of all people living in the home only) I understand that by agreeing to grant my rights and benefits onto my tenants that I am relinquishing my right to access the lagoon along with my benefits associated with the club agreement and plan. At any time I have the right to take back my benefits and rights by requesting in writing to do so. At that time I understand that my tenants will no longer have rights and benefits to the Southshore Bay Lagoon.

Attached is a copy of the current lease for this arrangement. Furthermore, I agree that:

____ I, as the owner are paying the quarterly lagoon fees

____ the above stated tenants will be paying the quarterly lagoon fees

(please check one).

Signed (owner)

Date

Signed (owner)

Date