

**INSURANCE GUIDELINES
FOR
LAGOON TOWN HOMES CONDOMINIUM ASSOCIATION, INC**

Adopted April 8th, 2014

WHEREAS, the Board of Directors (“Board”) of Lagoon Town Homes Condominium Association, Inc. (“Association”) recognizes the Association’s obligation to establish and maintain insurance policies in conformance with the requirements contained in the Amended and Restated Condominium Declaration of Lagoon Town Homes (“Declaration”) recorded in the real property records of Summit County, Colorado.

WHEREAS, Article 10 of the Declaration sets forth the general insurance obligations of the Association and individual Owners;

WHEREAS, the Colorado Common Interest Ownership Act, C.R.S. § 38-33.3-302 and § 38-33.3-313, empowers the Board to promulgate rules and regulations related to the duties contained in the Declaration, and specifically empowers the Board to adopt reasonable non-discriminatory policies and procedures relating to the allocation of insurance deductibles and other claims adjustment matters; and

WHEREAS, the Board seeks to clarify individual Owners’ responsibilities for providing insurance coverage and paying deductibles and to establish a procedure by which Owners must submit potential insurance claims to the Association.

NOW THEREFORE, the Association, acting through its Board of Directors, hereby adopts the following Insurance Guidelines concerning insurance coverage, payment of insurance deductibles, and the submission of claims to the Association:

I. Insurance Coverage

- A. The Association shall keep in full force and effect all insurance policies required of it by the Declaration.
- B. The Association does not insure against lost rent for uninhabitable units; the Association and its insurance policies will not honor any claims for loss of rents or displacement from a Unit due to fire, flood, or other emergency or loss, whether covered by insurance or not.
- C. Owners shall obtain their own insurance coverage for personal liability, public liability, casualty, and any other property damage and losses in their Units, commonly called a Homeowners 6 policy form for Owner-occupied homes or a Homeowners 8 form for rental units, and coverage for Association insurance deductibles, loss assessments, and loss of rents. Owners are responsible for determining the appropriate coverage to obtain, the level of deductible they are comfortable with in light of the risk they are willing to take, and for coordinating their individual homeowner insurance coverage with the Association’s insurance coverage. Owners are responsible for the following insurance coverage pertaining to their Units:

Casualty to Property. Owners bear the responsibility for obtaining proper insurance coverage on furnishings, fixtures and other items of personal property belonging to an Owner and any additions and alterations to a Unit which increase the Unit's replacement cost above that of the original specifications for the Unit.

Public Liability. Owners may carry their own liability insurance for occurrences in the Units, including but not limited to any occurrences related to water that originate within a Unit due to toilet overflow or otherwise, as well as occurrences in the Common Elements appurtenant thereto.

Association Deductibles. Owners bear the responsibility for payment of the Association's insurance deductible under those circumstances described in these Guidelines. Owners should consult with their individual insurance agents to determine any additional coverage necessary to account for the Association's deductible.

Loss Assessment. In the event the Association's insurance coverage does not suffice to cover an insured event, Owners will bear the responsibility for paying all or any portion of assessments levied by the Association to cover the difference between the total loss and the amount paid by the Association's insurance carrier. Owners should consult with their individual insurance agents to procure "loss assessment" coverage in appropriate amounts for this type of risk.

- D. All Owners must provide the insurance coverage required by the Declaration and by these Insurance Guidelines. Owners who do not reside in their Units must provide the same insurance coverage as Owners who live in their Units.
- E. As a part of any lease agreement, whether verbal or written, entered into by an Owner and tenant, the Owner shall require the tenant to obtain renter's insurance, commonly called a Homeowners 4 policy form. The tenant's fulfillment of this obligation does not relieve the Owner from the obligation of maintaining the insurance required under Paragraph I(C) of these Insurance Guidelines.
- F. Owners and tenants assume any liability arising from lack of insurance coverage or policy coverage limits.
- G. The Association may, but shall not be obligated to, obtain proof of Owner/tenant insurance or investigate Owner/tenant insurance coverage. If the Association elects, through the Board, to require Owners to submit proof of insurance, Owners shall submit such proof to the Association within ten (10) days of the date that the Association provides notice of this requirement to the Owners. Thereafter, Owners shall submit proof of insurance to the Association within ten (10) days of the date they take ownership of property within the Association and annually on January 1 of each year. The same deadlines for compliance shall apply to the submission of proof of renter's insurance by any Owner who does not reside in his or her Unit.
- H. Any applicable deadlines for providing proof of insurance to the Association do not establish the periods for which Owners/tenants must provide insurance coverage.
- I. Owners/tenants shall notify the Association at least ten (10) days before the cancellation or non-renewal of any insurance required under these Guidelines.

II. **Payment of Insurance Deductibles**

- A. For any insurance claim on an Association insurance policy that results in insurance proceeds that benefit an Owner, the Owner shall pay the insurance deductible amount. If more than one Owner benefits from the insurance proceeds, all Owners receiving a portion of the proceeds shall pay an equal amount of the insurance deductible, calculated by dividing the total deductible amount by

Owner's report to the Association must include incident-specific information, including the name of the Unit Owner submitting the report, the Owner's contact information, date, time and place of the occurrence, type of damage or injury sustained, and the Owner's statement of what caused the damage or injury.

- D. The Association, or its managing agent, will notify the Association's insurance agent of the loss following receipt of a report from an Owner or actual notice by the Association. An Association representative will inspect the damage to assess the approximate cost to repair and/or replace the improvements. The Association, or its managing agent, will secure approval from the insurance agent for any repairs necessary to ensure the safety of Association members, their families, guests, or invitees.
- E. The Association will seek contractor bids for any damages that exceed an applicable insurance deductible amount on an Association insurance policy. Any Owner who incurred damage or loss must work with the Association, or its managing agent, during the bid and damage assessment process, which shall include making the Unit available for inspection, assisting in securing bids, and promptly responding to any requests made by the insurance adjuster, managing agent, or Association Board members.
- F. In the event of a dispute, the Association, through the Board, will handle all negotiations with the insurance provider, and the Owner must abide by the final settlement. The Board and/or the managing agent will communicate with the Owner to allow Owner input in the process.
- G. Upon completion of the bid and damage assessment process, the Association or its managing agent will send the Owner a claim estimate and release form. The Association may require the signed release from the Owner prior to commencing repair work.

IV. Association's Right to Assess Owners

The Association desires to establish a policy of insurance adjustment which defines Owners' liability for insured and uninsured losses, deductibles, and increased premiums. Accordingly, the Association has adopted the following adjustment policies and procedures:

- A. Negligent or Willful Acts or Omissions of Owners. In the event any insured or uninsured loss is suffered by the Association, or any amount falling within an insurance deductible is paid by the Association, which arises from the negligent act or omission of an Owner or an Owner's family member, guest, invitee, renter, or other occupant, then the Owner shall be personally obligated to pay the deductible, expenses, costs and fees incurred by the Association. The Association may determine that an Owner's failure to report a loss within the time period stated in Paragraph III(C) constitutes negligence by that Owner. The Association may assess the Owner for such amounts after notice and an opportunity for a hearing.
- B. Right to Collect from Owner upon Default. The Association may pursue collection of all amounts due from an Owner in accordance with the Association's collection policy.
- C. Disputes. The Association's policy concerning dispute resolution shall apply to any disputes resulting from claims adjustment or the administration of these Guidelines.

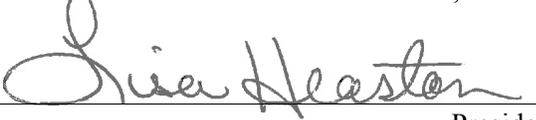
V. Maintenance Obligations Distinct from Insurance Coverage

The Association's governing documents establish insurance obligations separate and distinct from maintenance, repair and replacement responsibilities. These Insurance Guidelines are not intended to define Owner and Association maintenance, repair and replacement responsibilities for every component comprising individual Units. The Association's governing documents, including rules and regulations adopted by the Board of Directors, may further define and clarify the maintenance, repair and replacement obligations of the Association and Owners.

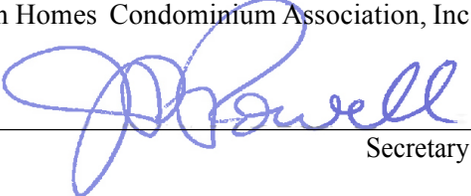
VI. General Provisions

- A. All capitalized terms used in these Insurance Guidelines shall have the same meaning as those terms used in the Association's Declaration.
- B. To the extent that a court of law invalidates or voids any part of these Insurance Guidelines, those provisions of the Insurance Guidelines not invalidated or voided shall remain valid, effective and enforceable.

Lagoon Town Homes Condominium Association, Inc.

By: 
President

These Insurance Guidelines were adopted by the Board of Directors on the **8th** day of **April**, 2014, and are attested to by the Secretary of Lagoon Town Homes Condominium Association, Inc.


Secretary