

THE STRAND HOMEOWNERS' ASSOCIATION

c/o Seacrest Southwest Property Management
1044 Castello Drive, Suite #206
Naples, FL 34103
239-261-3440

SALES APPLICATION FORM

Please submit application at least 20 days prior to occupancy

() I/WE HEREBY APPLY FOR PURCHASE OF _____, ON AMBERWOOD DRIVE / BARCLAY LANE / MARBLE COURT / ROLLING OAKS COURT / ROLLING PINES DRIVE / STRAND BLVD / WHISPERWOOD COURT, AND FOR MEMBERSHIP IN THE STRAND HOMEOWNERS ASSOCIATION.

- CLOSING DATE _____.
- TITLE COMPANY OR ATTORNEY: _____.
- A COPY OF THE SALES CONTRACT IS ATTACHED

FEES APPLICABLE:

- **APPLICATION PROCESSING FEE \$ 150.00 MADE PAYABLE TO THE STRAND HOA**
- **WORKING CAPITAL TRANSFER FEE \$500.00 MADE PAYABLE TO STRAND HOA**

PLEASE NOTE THAT THE ABOVE FEES ARE DUE PRIOR TO CLOSING AND DO NOT INCLUDE THE STRAND MASTER ASSOCIATION FEES.

PLEASE TYPE OR PRINT LEGIBLY THE FOLLOWING INFORMATION:

1. APPLICANT FULL NAME _____
2. APPLICANT FULL NAME _____
3. CURRENT ADDRESS _____
4. TELEPHONE: (HOME) _____ (WORK) _____
5. EMAIL ADDRESS: _____ (ok for website use) ____yes ____no
6. EMPLOYER _____
7. POSITION _____
8. THE HOMEOWNERS' DOCUMENTS OF THE STRAND PROVIDE AN OBLIGATION TO OWNERS THAT ALL UNITS ARE FOR SINGLE FAMILY RESIDENCE ONLY. PLEASE STATE THE NAME, RELATIONSHIP, AND AGE OF ALL OTHER PERSONS WHO WILL BE OCCUPYING THE UNIT REGULARLY.

NAME

RELATIONSHIP

AGE

9. PERSON TO BE NOTIFIED IN CASE OF EMERGENCY _____

ADDRESS _____ PHONE _____

10. MAKE OF AUTOMOBILES(S)

- Make/Model _____ Year _____ Color _____ Plate _____ State _____
- Make/Model _____ Year _____ Color _____ Plate _____ State _____
- Make/Model _____ Year _____ Color _____ Plate _____ State _____

11. MAILING ADDRESS FOR BILLINGS AND NOTICES CONNECTED WITH THIS APPLICATION:

NAME _____ ADDRESS _____

CITY/STATE _____ ZIP _____ PHONE _____

14. NAME OF CURRENT UNIT OWNER _____

REALTOR: AGENT/COMPANY _____

EMAIL _____

IF THIS TRANSACTION IS A SALE: I AM PURCHASING THIS UNIT WITH THE INTENTION TO:
(PLEASE CHECK ONE)

() RESIDE HERE ON A FULL-TIME BASIS () RESIDE HERE PART-TIME () LEASE UNIT

I AM AWARE OF AND AGREE TO ABIDE BY THE HOMEOWNER'S ASSOCIATION DOCUMENTS AND RULES AND REGULATIONS. I ACKNOWLEDGE RECEIPT OF A COPY OF THE ASSOCIATION RULES AND REGULATIONS. _____ (INITIAL). SELLER IS TO PROVIDE THE ASSOCIATION DOCUMENTS. *Documents can be found on HOMEWISE.COM / or on The Strand HOA Website- THESTRANDHOA.INFO*

12. I UNDERSTAND AND AGREE THAT THE ASSOCIATION, IN THE EVENT IT APPROVES A LEASE, IT AUTHORIZED TO ACT AS THE OWNER'S AGENT, WITH FULL POWER AND AUTHORITY TO TAKE WHATEVER ACTION MAY BE REQUIRED, INCLUDING EVICTION, TO PREVENT VIOLATIONS BY LESSEES AND THEIR GUESTS, OF PROVISIONS OF THE DOCUMENTS AND THE RULES AND REGULATIONS OF THE ASSOCIATION. _____ (INITIAL)

13. REQUEST THE ESTOPPEL: HomeWiseDocs.com _____ (INITIAL)

APPLICANT'S SIGNATURE	DATE	APPLICANT'S SIGNATURE	DATE
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ACCEPTED BY THE BOD (_____) DATE: _____

Rules and Regulations - Strand Homeowners Association

Revised 12/1/2022 – REV. 9

Approved 1/26/2023

The Board of Directors has the authority and obligation to create and enforce reasonable rules and regulations consistent with the Articles of Incorporation or Amendment, Bylaws and Declaration of Covenants of both the Strand Master Property Owners Association and the Single Family Homeowners Association. The following is a partial excerpt from the Use Restrictions which the Board feels most members would be interested in as they affect our daily activities, lives and investment along with additional Rules and Regulations as determined by the Board of Directors. For more complete or comprehensive information, please consult the governing documents. Please note that some of these changes reflect the recent changes to the Strand Master Documents implemented in April 2022.

1.0 Parking

- ◆ Abandoned, inoperable or oversized vehicles of any kind shall not be stored or parked on any portion of the exterior of the property. Abandoned or inoperable vehicles shall be defined as vehicles which has not been driven under their own propulsion for a period of 3 weeks or longer and left outside.
- ◆ No commercial vehicles, campers, mobile homes, motorhomes, house trailers or trailers of every other description, recreational vehicles, boats, boat trailers, or vans shall be permitted to be parked or to be stored on any portion of the exterior of the property. The prohibition on parking for all vehicles shall not apply to temporary parking of commercial vehicles used for construction or the temporary parking of other vehicles for the loading or unloading of materials or personnel. Temporary parking shall be permitted between the hours of 7:00 AM and 6:00 PM, Monday through Friday, and 7:00 AM and 2:00 PM, Saturday, accept as otherwise approved by the Master Association (Declarations 8.09).
- ◆ Parking of Commercial vehicles, boats and boat trailers within the owner's garage is permitted.
- ◆ Overnight parking on the street is not permitted.
- ◆ Parking on the lawns is not permitted.
- ◆ No more than two automobiles may be parked in a driveway overnight without the written consent of the Board of Directors.
- ◆ Any vehicle parked in violation of these or other restrictions may be towed by the Homeowners' Association at the sole expense of the owner of such vehicle if violation is not corrected within a period of twenty-four (24) hours from the time of notice of violation.

2.0 Garage Doors

- ◆ All garage doors shall be kept closed at all times except when needed to be left open for ingress and egress to the garage.

3.0 Trash

- ◆ Garbage collection is Tuesday and Friday.
- ◆ Recycling collection is Tuesday.
- ◆ Trash, garbage and other waste shall be kept in clean receptacles
- ◆ Cans must be stored in a location that is screened from the public view and protected from storms, animals and other disturbances.
- ◆ Cans should be placed at the curb after 6 p.m. the night before pick-up and must be placed back in the screened storage area by 9 p.m. the day of pick-up.
- ◆ Replacement receptacles may be obtained from Collier County at (239) 252-2380

4.0 Nuisance

- ◆ No light, sound or odor shall be emitted from any Lot which is obnoxious or unreasonably offensive to others.
- ◆ No obnoxious or offensive activity or nuisance shall be carried on or be permitted to exist within the Property nor shall anything be done or permitted which is or may become offensive or detrimental or cause a disturbance or annoyance to Lot or its occupants.
- ◆ Please be considerate after 10:00 p.m.

5.0 Fences & Walls

- ◆ No dog runs, animal pen or fences (including "invisible" or electric fences), for the containment of animals, of any kind will be permitted on any lot.
- ◆ The installation of any chain link fences and walls (no more than 6 ft. tall) must be approved by the Board of Directors and Master Association and shall not block the lake, golf course, or natural preserve views of the adjacent parcels.

6.0 Playground Equipment

- ◆ Jungle gyms, swing sets, or other playground equipment including, but not limited to, basketball hoops and backboards are not permitted on any Lot, without the written consent of the Board of Directors and Master Association.
- ◆ In the event of a hurricane, basketball hoops and all loose items must be removed from the outside.

7.0 Hurricane Shutters

- ◆ Hurricane shutters must be compatible with the color of the property or be clear.
- ◆ All hurricane shutter installations utilizing a contractor require an ARB form to be submitted for Board approval.
- ◆ Plywood or unfinished metal shutters can be installed a week prior to and must be removed one week after a hurricane.

8.0 Leasing

The Owner of a Lot shall have the right to lease such Lot subject to the following conditions:

- ◆ All leases must be in writing, for a term no less than thirty (30) days for a maximum of three (3) times per year, and no more than 1 year. All leases are subject to the Homeowners' Documents and must be submitted to the Board of Directors or Management Company for approval at least fifteen (15) days before the tenant(s) commence occupancy.
- ◆ Tenant shall comply with Homeowners' Documents and Master Governing Documents. Failure of tenant to comply shall be a default under the lease.
- ◆ Owner shall be liable for any violation of the Homeowners' Documents committed by the ~~such~~ Owner's tenant.
- ◆ No Lot shall be leased, used or sold on a "timeshare basis."
- ◆ No Lot shall be leased without the prior written approval of the Board of Directors.
- ◆ The Association shall charge a fee for the review and approval or disapproval of each proposed lease at the discretion of the Board of Directors. The amount of the fee shall be up to the maximum amount by law (currently \$100) and may be charged for each proposed occupant under the lease except that a husband and wife and their minor children may only be charged a single fee. No fee may be charged for the renewal of an existing lease for the same occupants.
- ◆ Subleasing is not permitted.

9.0 Moving In/Out Policy

- ◆ All commercial moving trucks and/or U-Haul trucks or trailers used for the purpose of residential moving will be permitted at any time or day of the week, providing that the homeowner is present at the time of entry or has registered the movers with the gatehouse.

10.0 Hazardous Materials

- ◆ No Owner or his tenants, guests, or invitees, shall knowingly use, generate, manufacture, store, release, dispose of or knowingly permit to exist in, on, under or about his or her Lot any Hazardous Materials except in compliance with the Environmental Laws.

11.0 Signs

- ◆ No sign or advertising of any kind shall be erected on any Lot without prior approval by the Homeowners' Association and Master Association. No more than 2 "For Sale" signs or Open House signs may be used to market a Parcel - one may be displayed at the end of the street, the other on the parcel. Any such sign may not be larger than 4 square feet.
- ◆ Home security and real estate signs are permitted. Real estate signs must conform to the applicable sign standards as approved by the Strand Master Property Owners Association.
- ◆ No political signs or political flags of any type shall be permitted to be erected on any parcel.

12.0 Flags & Flagpoles

- ◆ Flagpoles are not permitted without the prior written consent of the Board of Directors
- ◆ Any homeowner may display one portable, removable United States flag or official flag of the State of Florida in a respectful manner, and one portable, removable official flag, in a respectful manner, not larger than 4 1/2 feet by 6 feet, which represents the United States Army, Navy, Air Force, Marine Corps, Space Force, or Coast Guard, or a POW-MIA flag, in accordance with Florida Statutes 720.304 (2).

13.0 Antennas and Electronic Devices

- ◆ No outside antennas, antenna masts, electronic devices or antenna towers shall be permitted except as may be specifically permitted by federal law.
- ◆ If such device is permitted by such law(s), adequate screening of same from off-site view shall be required, and the plans, location, and method of screening shall be submitted for approval by the Board of Directors and Master Association, prior to installation.
- ◆ The Board of Directors currently allows satellite TV dishes (less than 24" in diameter) as long as the dish is mounted to the Owner's house and has the appropriate screening approved by the Board of Directors.

14.0 Pets

- ◆ Only common Household pets such as dogs and cats may be kept on any Parcel.

NOTE: Effective April 2022, only 2 pets are allowed per household. If you currently have more than 2 pets (e.g. dogs, cats), you are grandfathered. However, if one of those pets no longer resides at the property, you cannot replace it as the 2 pet rule will become effective. The New Strand Master Documents contain a list of prohibitive animals. Please see Section 8.5 of those documents listed on the Strand Master Web site. Please note that if you currently have any of these animals, you are grandfathered, however, you may not replace that animal if it no longer resides at the residence.

- ◆ All animals shall be leashed while outdoors and shall not be permitted to roam freely.
- ◆ Pets may not be left unattended or leashed on porches, lanais, patios, on Common Areas, outside, or in garages.
- ◆ No commercial breeding or boarding of animals of any type is permitted.
- ◆ Any Owner whose pet defecates on any Common Areas or Lot shall immediately clean up the pet's waste.

15.0 Landscaping, Tree Trimming and Irrigation

In accordance with our Covenants, our HOA landscape requirements and responsibilities serve to protect the uniformity, aesthetics and property values of our community.

Our HOA standards are intended to utilize Florida friendly landscaping, which means selecting the right trees and plants for the right place, watering efficiently, fertilizing appropriately, managing pests responsibly, mulching and recycling yard waste.

- ◆ All plantings should meet or exceed Collier County general landscape requirements. Although these requirements can be found on-line, these standards basically refer to the use of native plants, shrubs and trees. We have on our website a native plant list, published by Collier County. The Strand Community is considered Mid Zone. Qualifying native canopy trees are listed as "Trees-Large." Every residence within our community must have at least 1 native canopy tree depending on the impervious area of your lot. Usually, an Oak is used to fulfill this requirement. However, as previously stated, all trees listed as "Trees-Large" will qualify under Collier County guidelines.

- ◆ No native canopy trees can be removed without Board approval. The failure to obtain Board approval may result in a fine or other required remediation issued by Collier County Code Enforcement.

If a residence has only 1 canopy tree and the Board permits removal, this tree must be replaced with another suitable canopy tree somewhere on the property.

- ◆ All homeowners redesigning or installing landscaping must ensure the landscaper is insured and properly licensed. All landscaping must adhere to our HOA's minimum landscape requirements.

100% along the pervious area of a residence, excluding lanai/pool areas, must be landscaped in compliance with our community standards.

- ◆ All exterior equipment, such as A/C units, generators and pool equipment shall be surrounded by plantings so as not to be seen from the street or by neighbors. Minimum 10 gallon hedges, 4' on center and 5' in height is the preferred method of landscape around equipment.

- ◆ Back yard property must be adequately landscaped and maintained.

- ◆ All landscaping must meet the standards for Florida #1 or better, as established by Collier County's Grades and Standards for nursery plants. The #1 designation is a rating to guarantee a buyer gets good quality from either a nursery or landscape contractor. The rating should appear on the shrubs or trees purchased. Also, the grade should be specified on the landscaper's invoice.

It is our Board's policy that residential property should include buffer shrubs, accent trees, shrubs and seasonal or annual plantings throughout the property. Although the Board is hesitant to require a specific number of different plantings, it is our Board's policy that every homeowner must maintain an aesthetically pleasing landscape.

◆ Palms and coconuts will be trimmed once a year, in late Spring, at the homeowner's expense. This service will be provided by the HOA's designated landscaper. Any additional cuttings or trimmings deemed necessary will be at the discretion of the homeowner.

Hardwood tree trimming will be performed, as needed, at the discretion of the Board and at the Board's expense.

◆ Rain sensors are the Board's responsibility, and will be replaced and/or relocated as determined by the Board's landscaper.

◆ In regards to irrigation repairs and costs, our current landscape contract states:

- (a) All charges and costs for repair of irrigation piping, fittings or valves upstream (before) of the homeowner's electric automatic irrigation valves, and replacement of rain sensors are the responsibility of the Homeowner's Association.
- (b) All charges and costs for repairs of irrigation automatic valves and associated parts, irrigation timing clocks, and associated wiring on the homeowner's property shall be the homeowner's responsibility.
- (c) All charges and costs for repairs and replacement of irrigation piping or tubing, fittings, irrigation sprinkler parts downstream (after) of the homeowner's irrigation electric automatic valves shall be the responsibility of our landscaper.
- (d) If the need for any irrigation replacement or repair is due to actions of the homeowner or by work performed by outside contractors/vendors, the homeowner will be directly responsible for all charges and costs.

◆ Any debris that is a result of a homeowner performing regular lawn maintenance duties on their property will be removed during the regularly scheduled debris pickup performed weekly.

Debris from another vendor that was contracted by a homeowner will not be picked up as part of our regular debris removal. The Association will be notified, and Contractor will, upon request, provide an estimate for the removal of said debris.

Debris that is a result of a homeowner doing tree service work may result in an additional charge for debris removal if both the Association and the Contractor deem it excessive. Tree service debris removal is not covered in any part of this Agreement and smaller piles that are removed will be done so as a courtesy.

Debris that is a result of a homeowner doing landscape renovations may result in an additional charge for debris removal if both the Association and the Contractor deem it excessive. Landscape renovation debris removal is not covered in any part of this Agreement and smaller piles that are removed will be done as a courtesy.

16.0 Outdoor Equipment

- ◆ Swimming pool equipment, housing and-sprinkler pumps, emergency generators and other such outdoor equipment must be adequately screened with landscape. Swimming pool equipment shall not be operated between the hours of 11 PM and 7 AM.
- ◆ All outdoor equipment, e.g. generators, air conditioners, pool equipment, etc, must be screened and hidden from view from the neighborhood street. All plans, location and method of screening for any outdoor equipment shall be submitted to the Board of Directors for approval prior to installation.
- ◆ Emergency generators must not be located within the designated set-back limits for the Association, e.g. minimum 5 ft. from the owners side property line. All generator installations must be approved by the Board of Directors before installation. No owner equipment can be installed within the 50 ft. wide roadway ROW (approximately 25 ft. from center of roadway), which is HOA property.
- ◆ Underground storage tank of heating fuel may be connected and used for only the following equipment: swimming pool heaters, outdoor cooking equipment, indoor fireplaces, indoor cooking equipment, indoor clothes dryer, hot water tanks, and emergency generators and cannot exceed 500 gallons total. Multiple tanks are allowed, but total cannot exceed 500 gallons.
- ◆ No more than two on-site underground storage tank shall be permitted. No above ground onsite fuel tank, oil tank, or bottled gas tank shall be permitted on any lot.

17.0 Air Conditioners

- ◆ Wall and window air conditioning or heating units shall not be permitted.

18.0 On-Site Fuel Storage

- ◆ Up to twenty (20) gallons of fuel may be stored in an enclosed portion of the Property, e.g. garage, lanai, etc. for emergency purposes and operating of landscaping equipment, barbecue gas grills, portable electric generators, and similar tools or equipment.

19.0 Golf Carts

Golf carts used in conjunction with golf course play and other activities shall only be operated on the golf course and designated golf cart paths within The Strand. All golf carts shall only be operated by persons with a valid motor vehicle driver's license. All privately owned golf carts must be insured by their owner.

20.0 Mailboxes and Address Markers

- ◆ Maintenance, repair and/or replacement of mailboxes are the responsibility of the homeowner.
- ◆ Existing mailboxes shall only be replaced with mailboxes of a substantially similar mailbox of like kind, size and color approved by the Board of Directors.
- ◆ Mailboxes must be maintained according to the standards established by the Board of Directors. The Association is responsible every 4 years to repaint, install new flags and make minor repairs, as needed. If any work is required within the 4 year period, the cost will be at the homeowner's expense.

21.0 Maintenance

The individual Lot owners shall have the maintenance, repair and replacement responsibility of the following:

- ◆ The home, structure and all structural components, including: lanai, courtyard walks, entry doors, garage doors, roof components, windows, sliding glass doors, screens, screen doors, driveways and frameworks serving their home.
- ◆ The roofs, driveways and exterior of the structure shall be cleaned on a regular basis to remove and discourage mold growth.

22.0 Alterations/Modifications/Improvements:

- ◆ No building, enclosure or other structure shall be erected and no existing building shall be altered without prior approval of the Board of Directors and the Master Association.
- ◆ No grading, excavation, major landscaping or other site work shall occur without prior approval of the Board of Directors and the Master Association.
- ◆ No painting of the exterior of any residence shall occur without prior approval of the Board of Directors and the Master Association.
- ◆ Alterations and modifications to any residence must be consistent with the original design of the residence, Single Family HOA Documents, Strand Master Association Documents, Strand PUD and all design standards and guidelines established by the Single Family HOA and the Strand Master Association.
- ◆ An Architectural Review request form (ARB) shall be completed and submitted to the Board of Directors along with all documents detailing the proposed changes to the property. The Board of Directors shall have thirty days after receipt of all required information to approve or disapprove an ARB request. No work shall begin until an ARB form has been approved by the Single Family HOA and the Master Association.
- ◆ All permits required by State and County authorities shall be the responsibility of the homeowner. Copies of all approved permits shall be given to the Board of Directors along with the ARB request form.

23.0 Holiday Decorations

- ◆ Holiday season decorations are not permitted to be displayed until November 1st and must be removed by February 1st.
- ◆ Christmas lights on trees can be left up all year long, but cannot be turned on from
- ◆ February 1st to October 31st. Homeowners are responsible for any damage to their lights from tree trimming.

24.0 Service Vehicles and Deliveries

- ◆ Construction contractors, grounds maintenance personnel or other hired workers or construction material deliveries shall be allowed entry/exit to the Strand only between the hours of 7:30 AM and 5 PM Monday through Friday and 7:30 AM to 2 PM Saturday except as otherwise approved by the Master Association or except for emergencies.
- ◆ All contractors, grounds maintenance personnel or other hired workers must exit the Strand by 6:00 PM Monday through Friday and 2 PM on Saturday. Deliveries from food establishments, UPS and FedEx to residential units are permitted any day of the week and at any time.

25.0 Variances

- ◆ The Board of Directors may authorize variances from compliance with any of the architectural provisions of these Rules and Regulations when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental which must be approved by the Board of Directors.
- ◆ The granting of such a variance shall not operate to waive any of the terms and provisions of the Declaration of Covenants and the Rules and Regulations for any purpose except as to the particular property and particular provisions hereof covered by the variance, nor shall it affect the Owner's obligation to comply with all governmental laws and regulations affecting his use of the Lot.

26.0 Speed Limit:

- ◆ The speed limit for all vehicles on all The Single Family Association streets is 20 MPH. A violation of the speed limit is a violation of the Homeowners Association Rules and Regulations and may be enforced as such per Article XII of the Bylaws.

27.0 Contractors:

- ◆ All contractors doing work within the Association must be licensed and insured per Collier County regulations. See our web site for an example of the Collier County guidelines and computer links to Collier County contractor information.

To Check if a contactor is licensed go to:

<https://www.colliercountyfl.gov/government/growth-management/divisions/operations-regulatory-management/contractor-licensing>

Requirements for various contactors:

<https://www.contractorcampus.com/collier-county-fl/license-classifications-and-requirements.html>

28.0 Residential use of dumpsters:

Residential use of dumpsters is permitted for construction work performed in or around an owner's property. However, certain rules must be followed to ensure minimal disruption to the neighborhood and to maintain community aesthetics.

If a dumpster will be used by a resident, the Board requires notification to our property manager as to the expected start and completion date of such usage. Notification allows our manager to monitor compliance with the standards outlined below. Our property manager will acknowledge receipt of such notification.

Standards:

- ◆ Placement of the dumpster is permitted on the owner's driveway, in a location that is as discreet as possible. Dumpsters are not permitted on HOA common areas or on the owner's lawn.
- ◆ Areas around the dumpster should remain clean and free of debris.
- ◆ Dumpsters must not be over-filled and must immediately be removed when construction work is complete.
- ◆ If there is a delay or a pause in construction work greater than two weeks, the dumpster must be removed and returned only when the project has resumed.
- ◆ Any construction spillage or damage within common areas caused by dumpster usage are the responsibility of the contractor and/or owner.

Governmental rules have allowed a leasing application fee to be changed from \$100 to \$150.

These Rules and Regulations are for the benefit of all owners. The Board of Directors thanks all residents for their cooperation.