

Dear Real Estate/Escrow Professional:

Thank you for your interest in transacting a resale transfer in the Laguna Woods Village Community. Before you get started, we would like to summarize key points that will guide you through this process.

- 1. The Community is made up of three housing corporations:
 - a. United Laguna Woods Mutual (stock co-operatives)
 - b. Third Laguna Hills Mutual (condominiums)
 - c. Laguna Woods Mutual No. Fifty (high-rise condominiums)
- 2. Purchasing property in the community requires applying for membership in the housing corporation and certain criteria must be met:
 - a. Age restrictions: To purchase a property, you must be of legal age; however, in order to reside at least one of the members must be 55 years of age or older; any other members who reside must be at least 45 years of age, except a spouse, who may be any age. Adult disabled children may reside under certain conditions (Section 51.3 of the California Civil Code).
 - b. Financial qualifications: Please refer to the attached Financial Qualifications Policy.
 - c. Maximum number of owner-occupied and/or leased units: Regardless of the number of condominiums owned in Third Mutual, only two of the properties owned may be occupied.
 - d. Architectural modifications: Any interior or exterior modification requires a phone call to the Manor Alterations Department office 949-597-4616 before commencement of any project.
- **Step 1:** The seller authorizes the release of HOA information to a third party (Seller's Authorization for Release of Information.)
- **Step 2:** The listing agent schedules a first inspection (First and Final Inspection Report Request form) as soon as the property is listed. Only complete form submittals shall be accepted. Failure to provide accurate contact information for the inspection can delay the escrow process. **Allow 10 days for the completion of the first inspection.**
- **Step 3:** A complete resale package is submitted by escrow to the on-site management office for submittal to the Third Laguna Hills Mutual Board of Directors. (Only printed hard copies will be accepted. Resale packages that are emailed will not be accepted).
- **Step 4:** Upon board approval, the management company emails a notice of approval and escrow demand to the escrow company, contingent upon the mutual completing a final inspection and the escrow company satisfying the escrow demand.



Step 5: After the final inspection is complete and the escrow demand is satisfied, escrow can close. Escrow shall email the closing notice to the management company. New residents are not allowed through the gate until the closing is received and entered into the main database. Resident ID cards can be obtained following VMS receipt of notice of escrow closing and database update.

A complete resale submittal form package is attached for your use. The information escrow provides must be legible for digital imaging.

The VMS staff is available to assist you through this process and answer your questions.

Sincerely,

On behalf of the Third Laguna Hills Mutual Board of Directors Membership Counselor

Deliver Complete Package To:

Laguna Woods Village Community Services, 1st Floor, Resales 24351 El Toro Road Laguna Woods, CA 92637



Table of Contents

ESCROW OFFICE FORMS	4
Information and Fees	5
Escrow Documentation Checklist	6
First and Final Inspection Report Request	7
Final Resale Inspections: Process for Corrections Noted	8
Resale Notification	9
Notice of Escrow Closing	10
Escrow Closing Notification and Transmittal Report	11
SELLER NOTIFICATION FORMS	12
Seller's Authorization to Release of Information	13
Responsibility Agreement for Nonstandard Landscape	14
BUYER APPLICATION FORMS	15
Owner/Membership Application	16
Membership and Occupancy Requirements for Condominium Ownership	17
Third Mutual Members Who Hold More Than One Membership	18
Trust Facilities Fee	19
Promissory Note	20
Promissory Note Continued	21
Financial Statement and Credit Information	22
Financial Assets	23
Financial Qualifications Policy	24
Realtor Information for Prospective Purchases in Third Laguna Hills Mutual	32
Enjoying Your Life in Third Laguna Hills Mutual	33
Last-Minute Reminders	34
Key File Program	35
Important Information for Third Laguna Hills Mutual	36
Application for Co-occupancy Permit	
Disclosure Notice: Ashestos-Containing Construction Materials	39



ESCROW OFFICE FORMS



Information and Fees

Dear Escrow Officer:

As the managing agent for the housing corporations, Village Management Services Inc. (VMS) is pleased to assist you with the processing of your pending escrow.

Under the terms of the corporation's bylaws, the Third Laguna Hills Mutual Board of Directors has the first option to purchase the seller's membership; therefore, a membership application process has been established and certain conditions must be met before escrow can close. For example, a buyer is required to apply for membership by meeting minimum financial requirements. The property must also be inspected to ensure that the corporation has approved all structural and landscape alterations. The enclosed package of information includes the forms necessary to effectuate a membership transfer in Third Laguna Hills Mutual.

The following fees are associated with a membership transfer:

Administration fee	\$400
First Inspection fee	\$250
Re-Inspection (if required)	\$50
Final Inspection (if required)	\$90
Escrow cancellation	\$112
GRF trust facilities fee	\$7,500
Failure to surrender ID cards	\$125
Monthly Third Mutual occupancy fee for each additional occupant	\$50
over two (includes overnight caregivers)	
Monthly GRF occupancy fee for each additional occupant over	\$119
two (overnight caregivers exempt)	

When the enclosed forms are completed, please return them to the VMS Community Services Department for submittal to the board of directors. The requirements vary somewhat for the several housing corporations, and care should be taken to ensure that the correct documents are submitted. Please be sure that all the documents are fully completed and executed to enable us to assist you in the timely processing of the resale package.

If you should require information or assistance, please contact the Membership Counselor at email SalesRequirements@vmsinc.org or phone 949-268-2011

Sincerely,

On behalf of the Third Laguna Hills Mutual Board of Directors Membership Counselor



Escrow Documentation Checklist

Escrow Documentation Checkinst					
	Forms and Documents (All documents must be complete, signed and dated)				
#	First steps				
1.	First and Final Inspection Report request (email to ResalesInspections@vmsinc.org), page 7				
2.	Seller's Authorization for Release of Information, page 13				
	Required documents to be submitted as complete package for board approval**				
3.	Resale Notification, page 9				
4.	Escrow Instructions (provided by Escrow)				
5.	Responsibility Agreement for Nonstandard Landscape (if applicable), page 14				
6.	Owner/Membership Application with enlarged, black and white copies of age verification ID – driver's license, passport, birth certificate, etc., page 16				
7.	Membership and Occupancy Requirements for Condominium Ownership, page 17				
8.	Third Mutual Members Who Hold More Than One Membership (if applicable), page 18				
9.	Trust facilities fee, page 19				
10.	Promissory Note (if applicable), pages 20 and 21				
11.	Financial Statement and Credit Information (signed and dated with a full or summary credit report and scores, single-sided copies only), page 22				
12.	Verifications for all income and assets listed in the Financial Statement and Credit Information form (i.e., copies of current federal income tax returns, signed and dated, including Schedules A & B and others, if applicable, copies of bank statements, stock certificates, 1099s, property tax bills, investment account statements, etc.				
13.	Assessment/Charges Guarantor Obligation Form (if applicable), page 29				
14.	Enjoying Your Life in Third Laguna Hills Mutual, page 33				
15.	Last-Minute Reminders, page 34				
16.	Important Information for Third Laguna Hills Mutual, page 36				
17.	Application for Co-occupancy Permit (if applicable), page 37				
	Before escrow can close				
18.	First and Final Inspection Report Request (email to ResalesInspections@vmsinc.org), page 7				
19.	Email EscrowFinalUpdate@vmsinc.org requesting final update of Escrow Demand Update				
20.	Return Seller's ID Cards to Resales Dept <u>before</u> requesting the final demand. Must indicate to staff if ID cards will be surrendered. Failure to surrender ID Cards will result in a \$125 fee for each card on the escrow demand.				
	Notice of escrow closed				
21.	Notice of Escrow Closing (email to <u>EscrowClosings@vmsinc.org</u>), page 10				
22.	Escrow Closing Notification and Transmittal Report, final check(s), and Resident ID Cards (mailed or dropped-off in Resales Dept), page 11				
	1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 20.				



First and Final Inspection Report Request

		Resolution 03-24-40, a first inspection fee will be The First Inspection Report is valid for six months.		
	e-Inspection Report - Per R h escrow, if required.	esolution 03-24-40, a re-inspection fee will be		
completed by cl	lose of escrow. Checking this	Resolution 03-18-112, all corrections must be s box indicates request for landscape corrections on receipt of the First Inspection Report.		
	nal Inspection Report - Perough escrow, if required.	Resolution 03-24-40, a final inspection fee will		
[] Update informa	ation			
<u> </u>	Seller's	s acknowledgement of fees/Date		
Laguna Woods Village		Date		
Resale Inspections Dep	t.	Date Unit number		
P.O. Box 2220	-	Street name		
Laguna Hills, CA 92654	-2220	Street nameOccupied [] Vacant []		
Fax: 949-268-2403		Carport number		
Email: ResalesInspectio	ns@vmsinc.org			
Escrow company – Us	sed for status updates			
Company name:	<u>-</u>			
Escrow officer:				
Address:				
Phone number:		Fax number:		
Escrow office email:				
Estimated escrow clos	se date:	_		
Seller's real estate co	mpany – Used for status u	ıpdates		
Company name: _				
Agent name: _				
Address: _				
Phone number: Fax number:				
Agent email: _				
Buyer				
Name: _				
Address: _				
Phone number: _				
Cell phone:		(Important contact information)		
Seller				
Owner of record:				
Address:				
Phone number:				
Internal inspections a property?	re required to access the	water heater. How we are to enter the		
Lockbox:	Contact seller:	Contact agent:		



Final Resale Inspections: Process for Corrections Noted

The resale inspection process provides a record of all items for which correction will be required. All items noted as corrections on the final inspection report must be completed prior to the close of escrow.

Issuance of service orders

Service orders will be entered for all items of work noted in the corrections report for which the mutual is responsible. All service orders will be dispatched either to in-house technicians or to outside vendors for processing.

Completion of work

All corrections not listed as "mutual charged" must be complete by the close of escrow.

Corrections by members

Once corrections are complete, the seller(s) must email <u>ResalesInspections@vmsinc.org</u> to schedule a final inspection. If corrections are found to be incomplete at the final inspection, an additional re-inspection fee will be charged to the seller(s).

Inspection/Verification requirement

Once notified of completion, an inspection by the corporation's agent to confirm completion will be required for each item of work completed by the seller(s).



Resale Notification

To: VMS Inc., Agent of the Corporation

Manor address:		Escrow number:		Date:			
An escrow has been opened that involves a prop	osed sa	ale and transfer of member	rship in Third	Mutual and the Golden			
Rain Foundation of Laguna Woods as follows:							
Seller's broker:		Buyer's broker:					
Agent name:		Agent name:					
Agent phone: Email:		Agent phone:	Email:				
Seller(s):							
Buyer(s) and vesting:							
		Selling	price: \$				
Name(s) of person(s) who will							
reside:							
In accordance with your instructions, the following	are en	closed:					
√ # Required documents to be submitted a			d approval **	Blank for Office Use			
1. Resale Notification, page 9		, ,					
2. Escrow Instructions (provided by Escrow)						
Responsibility Agreement for Nonstandar		scape (if applicable), page	14				
4. Owner/Membership Application, page 16							
5. Membership and Occupancy Requiremen		Condominium Ownership, p	age 17				
6. Third Mutual Members Who Hold More T							
7. Trust Facilities Fee, page 19			, .				
8. Promissory Note (if applicable), pages 20	and 2	1					
9. Financial Statement and Credit Information	on (sigr	ned and dated), page 22					
10. Verifications for all income and assets list Information form	ted in th	ne Financial Statement and	Credit				
11. Assessment/Charges Guarantor Obligation	on Forn	n (if applicable), page 29					
12. Enjoying Your Life in Third Laguna Hills N							
13. Last-Minute Reminders, page 34							
14. Important Information for Third Laguna H	ills Mut	ual, page 36					
15. Application for Co-occupancy Permit (if a							
The undersigned (escrow officer) hereby attests the Department on It is understood that the close of escrow. If the mutual waives its option and so informs us in writing, we will then proceed about(date).	it a final to purc	inspection, if required, sha chase and approves the pro	ll be submitted posed transfe	d to the buyer(s) prior to eree(s) for membership,			
Ву:	For:						
Escrow officer		Escrow					
For office use only: Yes	No						
Meets mutual income requirement?		Verified by:					
Meets mutual asset requirement?							
Exceeds the number of memberships allowed?		Membership Counselor, (Community Se	rvices Division			

Action by mutual board of directors: By approving this application for membership, said corporation waives the option to purchase the membership, subject to the conditions that both transferor(s) and transferee(s) comply with the requirements of the mutual prior to the close of escrow, and that neither the mutual nor the Golden Rain Foundation shall incur any expenses in this transaction. The approval and waiver shall be effective as of the close of escrow.



Notice of Escrow Closing

Date: Mail to: **Deliver to:** Laguna Woods Village Laguna Woods Village, Community Center Community Services Division: Resales Community Services Division: Resales P.O. Box 2220 24351 El Toro Road Laguna Hills, CA 92654-2220 Laguna Woods, CA 92637 Email: EscrowClosings@vmsinc.org Escrow number: Unit number: Closed date: Please issue new resident passes as follows: Resident members Nonresident members Nonmember residents Your assistance is appreciated. Sincerely, Escrow officer name and company: Escrow officer phone number: Escrow officer email:



Escrow Closing Notification and Transmittal Report

Escr	ow number:	
Escr	ow company: Manor number	:
Escr	ow officer:):
	ow phone number: Email: Closing date	
rieas	e be advised escrow has closed. Attached are payments, charges and/or fees due per you	
1.	Depository account: Separate check, made payable to Laguna Woods Village , represent following:	enung the
	a. Monthly assessment due for the period (date):	\$
	b. Late charges	\$
	c. Other	\$
	Total	\$
0	Agency account: Separate check, made payable to Golden Rain Foundation,	•
2.	representing the following:	
	a. Administration fee (Third \$400)	\$
	b. Final inspection fee (if required) (Third \$90)	\$
	c. Re-inspection fee (if required) (Third \$50)	
	d. Chargeable services (includes first inspection fee and other costs)	\$
	e. Cable TV (broadband services)	\$
	f. Failure to surrender ID card(s) (\$125 each – non-refundable)	\$
	g. Physical properties corrections or repairs	\$
	h. Nonstandard landscape restoration charges	\$
	i. Contingency for inspection corrections and landscaping estimates:	
	Funds paid by seller	\$
	Funds paid by buyer	\$
	j. Trust facilities fee (\$7,500)	\$
	k. Other:	\$
	Total	\$
3.	In addition, we enclosed the following:	
	[] Gate entry passes	
	[] ID cards	
4	[] Other	
4.	Date final inspection was completed by Resale Inspections Dept. Date:	
5.	Seller forwarding address	
	Name(s):	
	Street:	
	City, State Zip: Phone number:	
6.	Lender information	
0.	Company Name: Date:	
	Street: Loan number:	
	City, State Zip:	
	Phone number:	



SELLER NOTIFICATION FORMS



Seller's Authorization to Release of Information

Email form to	rm to: SalesRequirements@vmsinc.org Unit address:					
the mutual a	nd the unit		dress, in	the city of Lag		o furnish information concerning a Woods, CA, 92637. Documents
Addresse	s' names of es (if applic assessmen	· · · · · ·	•		al pr	equired by Civil Code §4525 operty tax information n
It is the selle	r's respons	ibility to turn over copies	of Third	's governing o	docu	ments to the new buyer.
						litigation involving Third or Golden mation, if any, to the buyer's lender:
Lender	name					
Lender	address					
Lender	telephone	number				
This authorization may be used only for the purpose of providing information to a prospective member or the agent, and/or the escrow officer. This authorization represents the express written approval of the undersigned, and the undersigned releases Third, the Golden Rain Foundation and Staff from all liability for disclosing such information. I understand that I have the right to receive a copy of this information.						
 This authorization is effective as of the date hereof, and will remain in effect until (date). This authorization shall remain in effect until cancelled in writing by the owner/member. 						
Date		Seller name (Pr	int)			Seller signature
If this release is executed by someone other than seller/member, please indicate relationship and provide supporting documents showing appointment to act.						
□ Successo	successor trustee Court-appointed executor or administrator Attorney-in-fact for member					
□ Court-ap	□ Court-appointed guardian or conservator of member □ Other					



Responsibility Agreement for Nonstandard Landscape

Manor address		

This form is to be completed by the escrow office and must be received *before* the issuance of a Final Inspection.

- **1. Email** completed form to ResalesInspections@vmsinc.org as soon as possible in order for a work order to be established.
- 2. **Include** this document with the membership application package.

This office has been notified that the manor noted above has nonstandard landscape, and both the prospective member and seller have been informed accordingly. If the prospective member declines to accept the nonstandard landscape, the landscape division will perform the work as a chargeable service, and seller is responsible for all costs.

In accordance with the governing rules of Third Laguna Hills Mutual, the prospective member understands that he/she may accept or refuse to accept the nonstandard landscaping, except fruit trees which must be removed from common area. Further, the prospective member understands that if he/she accepts it, he/she also accepts all future responsibility for its care and maintenance, and all associated costs thereof. Refer to Third Mutual's Landscape Manual on the Laguna Woods Village website.

Both prospective member and seller understand that if the prospective member refuses to accept such responsibility, the seller is required to pay the costs of all work required to restore the landscaping to the community standard, including the removal of nonstandard plants and hardscape, and the planting of standard plants.

Acknowledgement by prospective owner						
Prospective owner accepts the nonstandard landscaping and agrees to be responsible for any and all costs related to its future maintenance.						
[] Prospective owner declines to accept the nonstandard landscaping and directs the escrow officer to so inform the management agent. Restoration costs are to be withheld from the proceeds of resale transfer of membership.						
Signature	Print name	Date				
Signature	Print name	Date				
	Acknowledgement by sel	ler				
Seller has been informed that the unit has nonstandard landscaping. Seller will be charged the amount shown on the inspection report to restore the property to community standard landscaping if the prospective owner refuses to accept the nonstandard landscaping.						
·	, ,					
Signature	Print name	Date				
Signature	Print name	Date				
Escrow officer signature:	Escrow No.:	Date:				



BUYER APPLICATION FORMS



Owner/Membership Application Please print using black ink or type

Unit number:	
--------------	--

List names exactly as they will appear on the Grant Deed.

Appl. No.			Last nar	ne	First name, middle			For business use only
1	☐ Mr. ☐ M ☐ Miss ☐ M							
2	☐ Mr. ☐ M ☐ Miss ☐ M							
Appl.	Date of birth	Mar	rital status	To Reside		ax	Age verification	Social security number
No.		☐ Married	☐ Single	Not Reside	1 _	rsibility** Yes	attached □ Yes	
1	Homen	Widowe	ed Divorced	Mobile phone		103		 mail
•	Home p	none		Mobile phone			<u>E</u>	пан
	* If No, provide outs	ido addross						
	ii No, provide outs			Γ			T	1
		☐ Married☐ Widowe	_ 3	☐ Yes ☐ No		Yes	☐ Yes	
2	Home p			Mobile phone			E	nail
	* If No, provide outs	ide address:	 :					
** Ente		the party re	esponsible for ir	come tax report	ing. Only	one party	may be respons	sible – this is required by
				Emergency not	ification			
Name Rela		Relations	Mobile and home phone numbers			numbers		
				owledgements a				
								rchasing that identifies re and maintenance of
any al		eviously or	that I may mak	e in the future. A	As a trans	feree, İ a	gree that I will b	e responsible for the
compl	As a member of the mutual, I agree that I will be responsible for the monthly homeowner's assessment payments, and I will comply with all the governing rules of the mutual and Golden Rain Foundation. I have received the notice informing me of the possible existence of asbestos in certain buildings.							
*** Member is aware of and agrees to pay to the mutual an additional sum each month for each occupant of the unit in excess of two, at the rate prescribed by the mutual and GRF. A schedule of fees is available upon request and is subject to change annually. Additional fee is added to the member's account. Initial:								
l swea	ar, under penalty	of perjury	, that the infor	mation provide	ed in this	applicati	ion is true and	correct.
1. Name (print)			Sign	nature			[Pate
2. Name (print)			Sign	nature			1	Pate



Membership and Occupancy Requirements for Condominium Ownership

All prospective resident-owners and occupants are required to meet age restrictions as defined by federal and state statutes and in accordance with the Covenants, Conditions and Restrictions (CC&R) and bylaws of the housing corporation. Please attach copies of appropriate documents which verify applicant's age; these may include a passport, a driver's license, a birth certificate or a baptismal certificate.

Member

The owner of a condominium unit, approved by the Board of Directors for membership. When the membership is vested in a trust, the trustee is considered the member. Members can be of any age (as permitted by state statute for ownership of property) to own a condominium unit.

In order to reside, at least one of the members must be 55 years of age or older; any other members who reside must be at least 45 years of age, except a spouse, who may be any age. Adult disabled children may reside under certain conditions (Section 51.3 of the California Civil Code).

Members are entitled to vote in mutual elections if they are in good standing.

Occupants

Nonmembers who reside with the approval of the mutual housing corporation.

In order to reside, at least one occupant must be 55 years of age or older; all other persons who reside must be at least 45 years of age, unless the other occupant is:

- (1) A spouse or cohabitant; or
- (2) A primary provider of physical health care.

Note: Care providers are not permitted to use the community facilities, except when it is directly related to providing necessary support to the member or an approved resident. A care provider ID card will be issued and must be worn at all times.

Nonmember occupants may reside only upon the issuance of an Application for Co-Occupancy permit by the mutual's board of directors. The application form must be executed by all owners of record.

Occupancy limits

The maximum number of persons who may occupy a manor is equal to the number of approved bedrooms, plus one.

Manor assessments

Monthly carrying charges (assessments) provide for the occupancy of no more than two persons. An additional monthly assessment, as established by the housing corporation and GRF, is charged for each additional occupant.

Identification cards

Resident identification cards are issued to all approved residents of the community. Cards are the property of the Golden Rain Foundation (GRF) and must be returned at the termination of residency or <u>before</u> requesting the final demand to avoid additional charges for not returning ID cards. Replacements will be issued subject to the fee established by GRF. Resident ID cards are not issued to nonresident owners.

Buyer Initial Here:	
Buyer Initial Here:	



Escrow number:	

Third Mutual Members Who Hold More Than One Membership

You have applied for membership in Third Mutual, a nonprofit mutual benefit corporation that is governed by California Civil Code, corporate governing documents and operating rules.

Effective June 21, 2016, the Third Mutual Board of Directors adopted Resolution 03-16-61 limiting the number of units that a member may live in or lease or make available for lease to two units.

A member who owns memberships in excess of three, which were leased or available for lease on June 21, 2016, shall be grandfathered. However, no additional memberships can be purchased and, at such time as an excess membership is sold, that individual will be prohibited from purchasing additional memberships.

Any member who holds more than one membership in Third Mutual and wishes to apply for an additional membership is required to sign this acknowledgement form, affirming his/her compliance with Resolution 03-16-61, and submit it to Community Services along with the membership application package.

I hereby acknowledge that the manor I wish to purchase may not be eligible for occupancy under the terms of Resolution 03-16-61.

		Last name (Print)	First name (Print)	Unit Number	Signature
1	☐ Mr. ☐ Ms. ☐ Miss ☐ Mrs.				
2	☐ Mr. ☐ Ms. ☐ Miss ☐ Mrs.				
3	☐ Mr. ☐ Ms. ☐ Miss ☐ Mrs.				
4	□ Mr. □ Ms. □ Miss □ Mrs.				
5	☐ Mr. ☐ Ms. ☐ Miss ☐ Mrs.				
6	□ Mr. □ Ms. □ Miss □ Mrs.				

Attention real estate agents and escrow officers:

For verification of the number of memberships held, the applicant may email Resales at SalesRequirements@vmsinc.org or 949-268-2011





Trust Facilities Fee

Manor number	

As trustee of the Golden Rain Foundation (GRF) of Laguna Hills Trust, the GRF Board of Directors is required to preserve and protect the recreational and other amenities available to all residents of Laguna Woods Village. Effective January 1, 2022, all purchases of a separate interest in Third Laguna Hills Mutual (condo), United Laguna Woods Mutual (cooperative) and Mutual Fifty (condo) must include collection of a trust facilities fee in the amount of \$7,500 per transaction as an obligation of the purchase when the sales price is \$150,000 or higher, and \$3,000 when the sales price is less than \$150,000.

Choose one option of payment below.

Payment option 1:	I/we agree to pay at the time of closing of escrow the trust facilities fee in the amount of \$7,500 when the sales price is equal to or higher than \$150,000, and \$3,000 when the sales price is less than \$150,000.
Payment option 2:	I/we agree to pay over a period not to exceed seven years (84 months) the trust facilities fee in the amount of \$7,500 plus additional fees that result in a total principal amount of \$7,800 plus interest at 12 percent per annum, or \$3,000 resulting in a total principal amount of \$3,300 if the sales price is less than \$150,000.

1 Name (Print) *	Signature	Date
2 Name (Print)	Signature	Date
3 Name (Print)	Signature	Date
4 Name (Print)	Signature	Date
		_

^{*} If payment option 2 is selected, the first owner/member name must reflect the person to whom the billing statement for the trust facilities fee will be mailed.





Promissory Note

Rev 11/6/18

Principal amount: \$7,500	Manor number:
Principal amount w/interest: \$11,566.17	Date:
Reci	als
For value received, the undersigned payor(s), order of Golden Rain Foundation of Laguna Woods, a Cali 24351 El Toro Road, Laguna Woods, CA 92637, Attention similar ACH debit, if available), at the times and on the terr \$7,800 (principal), together with interest thereon at the rate exceed the maximum rate permitted by law) (interest), as porigination fee of \$300, plus interest, all fully amortized over Payor(s) acknowledges that payor(s) has been given the of the time of transfer, and so to avoid paying the interest and instead elected to enter into the seven-year payment plan, accordance with all terms and conditions in this note.	Accounts Receivable (or through a direct debit or ms specified in this promissory note (note), the sum of e of 12 percent per annum (but in any event not to payment of the \$7,500 facilities fee, and one-time er the seven-year term, as further set forth below. pportunity to pay the \$7,500 facilities fee all at once at the nonrefundable origination fee, but that payor(s) has
	onthly payments of \$137.69 each. The first monthly and subsequent monthly payments shall be paid on or

- 2. Late charge. Payor(s) agrees that in the event that any payment due hereunder is in default for more than 10 days, it would be extremely difficult to fix the actual damages resulting to payee. Therefore, payor(s) agrees to pay to payee the sum of \$10 upon each such default, as liquidated damages and not as a penalty, to compensate the payee for the expenses of administering the default.
- 3. Prepayment. The payor(s) of this note may, at their option, repay the amount due in whole prior to maturity date without penalty. Repayment of principal in its entirety prior to maturity date shall eliminate future interest and will fulfill the debt obligation. Payments received in excess of monthly note installment shall be applied to future note installments and not an accelerated reduction of principal.
- 4. Acceleration. The holder of this note may, at its option, accelerate the maturity of all payments to become due hereunder upon the occurrence of any of the following events, in which event the unpaid balance of this note shall become immediately due and payable without demand, presentment or notice, all of which are hereby expressly waived, and the holder may pursue collection through small claims court or initiate any other appropriate legal proceeding to collect the outstanding amount owed under this note:
 - (a) Failure to make any two consecutive payments when due, (b) insolvency of payor(s), or filing by or against payor(s) of a petition of bankruptcy, either voluntary or involuntary, (c) if payor(s) sells his or her unit, or if payor(s) dies, then the remaining outstanding balance of principal hereunder at that time shall be due and payable in one lump sum and upon such payment, this note shall be deemed paid in full.

Promissory Note continued on next page



Promissory Note Continued

- **5. Release.** In consideration of full payment by the payor(s), as set out in the terms of the promissory note hereof, the holder of this note will furnish the payor(s), at the request of the payor(s), a written release of Promissory Note acknowledging the fulfillment of their debt obligation.
- **6. Attorney's fees, governing law.** In the event of any controversy or dispute arising from nonpayment of this note, the prevailing party shall be entitled to recover from the nonprevailing party or parties reasonable expenses including, without limitation, attorneys' fees and costs actually incurred. This note shall be governed by and construed in accordance with, and all disputes hereunder shall be governed by, the internal laws of the State of California. This note shall be binding on the payor(s) successors and assigns.

In witness whereof, payor(s) has executed this note as of the date first written above.

Signature	Date
Signature	Date
Signature	Date
	Signature



Financial Statement and Credit Information

Please type or print using black ink				Unit number:					
The corporation requires each applicant's credit Experian). In accordance with the bylaws and the following information:									
Applicant name	Age	Social se	curity	numbe	er	Marit	al status:	Mar	ried Single
1.				☐ Divorced ☐ Widowed				o	
							al status:		
2.						_	ivorced		•
Present address, city		State		Zip 🖂		Dwn	Years		Monthly payment
1						Rent			
1.						Dwn Rent			
2.	Du	rchase info	rmatic	n .		torit			
1. Purchase	\$	ichase illioi		Financ	cina?	,			☐ Yes ☐ No
Down payment				a. Lend	_				☐ Yes ☐ NO
3. Loan amount						loan payment			
Balance due at close of escrow	\$			7. Minimum monthly assessment					
5. Balance to be paid from:	7. William monthly assessment								
☐ Sale of home ☐ Assets ☐ Other			8	8. Total monthly payment					
Annual incom	e after _l	purchase of	unit -	- attacl	h ve	rificati	ions		
		Applicant 1 Applicant 2 Total			Total				
A. Salary and wages	\$	\$		\$			\$		
B. Social security/SSI									
C. Pension 1									
D. Pension 2									
E. Rental income (net)									
F. Annuities/IRAs									
G. Dividends and interest									
H. Trust deeds – interest earned									
I. Private business **									
J. Trust income									
K. Disability compensation									
L. Other									
Totals	\$			\$				\$	

** Note: An applicant who derives principal income from a personal business must attach a current balance sheet and operating statement.



Financial Assets

Please provide verification of annual income and assets with this form. You must submit copies of a current, signed federal income tax return; and copies of recent bank statements, investment statements, paycheck stubs or any other documentation which will verify the information you have provided in this financial statement.

	Premiums/Year	Total in force	Policy loans		Net cash value		
Life insurance			\$		•		
	Bank name	Address/Branch	Account number		\$ Account balance		
					ф.		
Bank accounts	a.				\$		
	b.				\$		
	C.				\$		
	Address	City, State	Annual payments	Balance owing	Estimated equity		
Residential	a.		\$	\$	\$		
property							
	b. Address	City, State	\$ Net income/Year	\$ Balance owing	\$ Estimated equity		
Income		0.3,					
property	_ a.		\$	\$	\$		
	b.		\$	\$	\$		
Stocks, bonds Companies, shares, (attach schedule if necessary)					Market value		
Otocks, bollus	Stocks, bolius						
Certificates of	Certificates of Institutions (attach schedule if necessary)						
deposit	deposit						
Government	Government Issuing agency (attach schedule if needed)						
bonds							
	Attach schedule						
Other assets	er assets						
\$ S							
Total asset value					\$		
Less: Purchase price					\$		
			Net asset va	alue after purchase	\$		

I (we) swear, under penalty of perjury, that the information provided in this financial statement and the supporting documents are true.

1 Name (Print)	Signature	Date
2 Name (Print)	Signature	Date



Financial Qualifications Policy

Resolution 03-25-70 Adopted April 15, 2025

The governing documents of Third Laguna Hills Mutual ("Mutual") require each person seeking to acquire an ownership interest in a unit ("Applicant") to obtain the **PRIOR** written approval of the Mutual's Board of Directors ("Board") before doing so. As a condition to obtaining such approval, each Applicant must provide to the Board documentation that conclusively establishes that Applicant satisfies certain financial requirements as set forth in the Mutual's governing documents ("Application"). For the purposes of determining whether an Application will be approved or denied, the Board has adopted this Financial Qualifications Policy ("Policy"), which shall remain in effect until such time as this Policy may be changed, modified, or amended by a duly adopted Board resolution.

I. General Application Requirements.

- a. As a condition of approval, Applicant(s) must submit to the Mutual an Application with **all** of the following documentation provided in a form satisfactory to the Board:
 - 1. A federal income tax return for the most recent year that is signed, dated, and includes Schedules A, B and E, as applicable, as well as any other financial verification documents requested by the Board. By way of example, but without limitation, other verification documents may be required if any Applicant derives income from a business owned by the Applicant (personally or through a legal entity), in which case the applicable business tax schedule and profit and loss statement may also be required.
 - 2. Net worth verification pursuant to Section II of this Policy.
 - 3. Income verification pursuant to Section III of this Policy.
 - 4. A completed Financial Statement and Credit Information form.
 - 5. Verification of the Applicant's identity, which must be a natural person, or a designated individual acting on behalf of a corporation, LLC or Trust.
 - 6. If the Applicant desires to have a Guarantor to enable the Applicant to Qualify to purchase a unit (as defined below), all documents required pursuant to Section IV of this Policy shall also apply to the Guarantor.
 - 7. If the Applicant desires to purchase more than one (1) unit or already owns at least one (1) unit at the Mutual, all documents required pursuant to Section IV of this Policy shall be required for each unit application.
- b. The Board may deny any Application that does not include **all** of the documentation required herein, in a form consistent with this Policy and satisfactory to the Board, except as otherwise required by law.
- c. Any Application (including, without limitation, any document submitted in connection with said Application) that contains false or misleading information will be denied. If an Application was approved and it is later determined that such Application contained false or misleading information and if escrow had not closed by the time such discovery was made the Board may immediately withdraw its approval without the Mutual suffering any liability whatsoever. If escrow, as referenced immediately above, has already closed when the discovery of the false and misleading documentation is discovered, the Applicant will be deemed an owner, not in good standing and will, after a noticed hearing before the Board, be denied the owner's



- amenity rights, held by an owner in the Mutual, unless such rights are suspended by the Board of Directors.
- d. Notwithstanding anything to the contrary contained herein, if more than one (1) Applicant will acquire an ownership interest, such Applicants' income and net worth can be calculated collectively.

II. Net Worth Requirements.

- a. As a condition of approval, Applicant(s) shall submit satisfactory verification of net worth that is greater than or equal to the *sum* of the purchase price of the unit *plus* two hundred thousand dollars (\$200,000) in acceptable assets. NOTE: Applicants owning other properties having mortgage obligations shall provide satisfactory evidence of additional assets sufficient to offset the total mortgage balance(s).
- b. When computing net worth for the purposes of this Section, acceptable assets shall be limited to those assets that are considered, in the Board's sole discretion, to be liquid marketable or income producing. Examples of acceptable assets include, without limitation, the following:
 - 1. Equity in U.S. residential and income real estate.
 - 2. Savings accounts in U.S. banks and U.S. credit unions.
 - 3. Cash value life insurance.
 - 4. Certificates of deposit and money market accounts.
 - 5. IRA, SEP, 401(k), Profit Sharing and Keogh accounts.
 - 6. Federal, state, or municipal government bonds.
 - 7. U.S. traded investments (e.g., NYSE, Amex, OTC, Nasdaq, etc.) valued at current market prices.
 - 8. Mortgages and promissory notes; provided that the interest in such mortgages or promissory notes is reported on the Applicant's tax return.
- c. When computing net worth for the purposes of this Section, acceptable assets will **not** include, without limitation, the following:
 - 1. Equity in mobile homes, recreational vehicles, boats, trailers, airplanes, automobiles, or other vehicles of any kind.
 - 2. Vacant or undeveloped real estate.
 - 3. Artwork, jewelry, or other collectibles (e.g., coins, dolls, stamps, etc.).
 - 4. Term life insurance.
 - 5. Annuity funds that cannot be withdrawn in lump sum.
 - 6. Anticipated bequests, devises or inheritances.
 - 7. Mortgages and promissory notes where the interest in such mortgages or promissory



notes is **not** reported on the Applicant's tax return.

III. Income Requirements.

- a. As a condition of approval, Applicant(s) shall submit satisfactory verification of annual income that is greater than or equal to the *sum* of the total of the unit's annual mortgage payment *plus* sixty thousand dollars (\$60,000) per year.
- b. Prospective members shall submit from a nationally recognized credit reporting agency (e.g., Equifax, TransUnion, Experian) a full credit report if FICO score is less than 700 or FICO score is 700 or higher with an outside mortgage. Submit a credit summary report if FICO score is 700 or higher without an outside mortgage. These reports must be dated within 60 days prior to the application submittal.
- c. Traditional retirement account assets (e.g. 401K, ERISA, IRA, Profit Sharing, etc.) will be considered as a source of annual income in accordance with this subsection. For the purposes of the income verification requirement pursuant to subsection (a) above, the portion of an Applicant's traditional retirement account assets attributable to said Applicant's annual income shall be deemed to be the greater of the following:
 - 1. The mandatory annual distributions for the Applicant's retirement accounts; or
 - 2. The total amount of the Applicant's retirement accounts *multiplied* by eighty percent (80%), and then *dividing* this product by twenty-five (25) years, as follows:

Attributable Income = (Total Retirement Account Assets x 80%) ÷ 25

- d. Examples of acceptable income verifications include, without limitation, the following:
 - 1. Federal tax returns from the most recent year.
 - 2. W-2 forms or paycheck stubs.
 - 3. Bank, credit union, or investment account statements.
 - 4. Letters from bankers with verifiable first-hand knowledge of the Applicant's finances.
 - 5. Notices of annuities and social security payments.
 - 6. Credit reports.
- e. Examples of **unacceptable** income verifications include, without limitation, the following:
 - 1. Letters from employers, accountants, enrolled agents, investment counselors, or attorneys.
 - 2. Any income not reported on federal income tax returns.

IV. Guarantors.

a. In the event any Applicant is unable to satisfy the financial requirements set forth in the Mutual's governing documents (including, without limitation, this Policy), the Board may permit said Applicant to have a financial guarantor in accordance with this Section IV ("Guarantor"), so long as the Guarantor is not one of the persons seeking to reside in the unit.



- b. Each Applicant supported by a Guarantor shall submit proof that their primary residence is located in California, USA and satisfactory verification of a net worth of at least two hundred thousand dollars (\$200,000) in acceptable assets, notwithstanding the requirements of Section II and Section III of this Policy.
- c. Each Guarantor shall enter into an agreement with the Mutual to become financially responsible, jointly and severally, for all expenses associated with the Applicant's ownership, residency and/or membership at the Mutual ("Assessment/Charges Guarantor Obligation Form"). A Assessment/Charges Guarantor Obligation Form is attached hereto as Exhibit "A" and incorporated in its entirety herein by this reference as if fully set forth in this Policy.
- d. Each Guarantor shall submit **all** of the following documentation in a form satisfactory to the Board:
 - 1. A fully executed and completed Assessment/Charges Guarantor Obligation Form.
 - 2. Proof that the Guarantor's primary residence is located in California, USA.
 - 3. Verification of net worth equal to the *sum* of the purchase price of the unit *plus* three hundred forty thousand dollars (\$340,000) in acceptable assets.
 - 4. Verification that the Guarantor's annual income is greater than or equal to the *sum* of the total of the unit's annual mortgage payment *plus* one hundred eighty-two thousand dollars (\$182,000) per year.
 - 5. A credit report. Summaries are acceptable when there is no outside mortgage and FICO score is 700 or higher.
- e. The Board may withhold its approval of any Guarantor for, without limitation, any the following reasons:
 - 1. A Guarantor or Applicant fails to provide **all** of the documentation as required by subsection (d), above, in a form consistent with this Policy and satisfactory to the Board.
 - 2. A Guarantor is subject to a bankruptcy proceeding that is pending or has not been discharged.
 - 3. Any foreclosure or short sale of any property owned by the Guarantor.
 - 4. Any outstanding balances, collection accounts, or judgments owed by the Guarantor.
 - 5. A Guarantor's credit score is lower than 700.
 - 6. A Guarantor seeks to reside in the unit.
 - 7. A Guarantor resides in a primary residence outside of the State of California.
 - 8. A Guarantor's bank is located outside of the State of California.
 - 9. A Guarantor already guarantees (1) one or more units within Laguna Woods Village.
 - 10. A Guarantor provides any false or misleading information to the Board.
 - 11. Any other reasonable grounds that call into question a Guarantor's financial ability or fitness to serve in this capacity on an Applicant's behalf.



- f. Each Guarantor's assurances shall only apply to the Applicant(s) and unit expressly identified on the Assessment/Charges Guarantor Obligation Form. No Guarantor's assurances may be transferred to any other Applicant or unit.
- V. Multiple Units. As a condition of approval, any Applicant who desires to purchase more than one (1) unit or already owns at least one (1) unit in Third Laguna Hills Mutual, Laguna Woods Mutual No. Fifty or United Laguna Woods Mutual shall submit satisfactory verification of annual income and net worth requirements pursuant to this Section V.
 - a. **Net Worth Requirements.** The Applicant shall submit satisfactory verification of net worth that is greater than or equal to the *sum* of the purchase price for each unit *plus* two hundred thousand dollars (\$200,000) in acceptable assets per unit, as follows:

```
Unit 1: purchase price for Unit 1 + $200,000
```

```
Unit 2: purchase price for Unit 1 + $200,000 + purchase price for Unit 2 + $200,000
```

```
Unit 3: purchase price for Unit 1 + $200,000 + purchase price for Unit 2 + $200,000 + purchase price for Unit 3 + $200,000
```

- b. **Income Requirements**. The Applicant shall submit satisfactory verification of annual income as follows:
 - 1. Annual Income that is greater than or equal to the *sum* of the following: the total of the first unit's annual mortgage payment *plus* sixty thousand dollars (\$60,000) per year *plus* the total of the second unit's annual mortgage payment *plus* sixty thousand dollars (\$60,000) per year *plus* an additional thirty thousand dollars (\$30,000).
 - 2. For each additional unit, the annual income requirement shall be calculated consistent with subsection (b)(1), above that is, the additional unit's annual mortgage payment plus an additional thirty thousand dollars (\$30,000) over the previous annual income requirement, as follows:

```
Unit 1: annual mortgage payment + $60,000
```

```
Unit 2: annual mortgage payment on Unit 1 + $60,000 + annual mortgage payment on Unit 2 + $60,000 + $30,000
```

```
Unit 3: annual mortgage payment on Unit 1 + $60,000 + annual mortgage payment on Unit 2 + $60,000 + $30,000 + annual mortgage payment on Unit 3 + $60,000 + $30,000 + $30,000
```



EXHIBIT "A"

THIRD LAGUNA HILLS MUTUAL A California Non-Profit Mutual Benefit Corporation (the "Mutual")

ASSESSMENT/CHARGES GUARANTOR OBLIGATION FORM

Owner(s):	(collectively, the "Owner")
Property Address:	(the "Property")

- **B. Guarantee Payment.** Guarantor hereby guarantees unconditionally to the Mutual and the Mutual's agents as follows:
 - a. Guarantor guarantees unconditionally to be jointly and severally responsible for/liable for all Charges related and charged to the Owner's assessment account.
 - b. Guarantor guarantees unconditionally to promptly pay for all HOA assessments, regular or special, compliance assessments, reimbursable assessments, chargeable services etc., late charges, interest, costs, trustee fees, attorney fees, or any other amount charged by the Mutual to the HOA assessment account for the Property, including fines, after a noticed hearing before the Board, reimbursement assessments, special assessments, chargeable services etc. (collectively, the "Charges".)
- **C. Waiver of Right to Demand Enforcement.** Because the Guarantor is jointly and severally liable for the Charges, Guarantor guarantees unconditionally to waive any right to require the Mutual or the Mutual's agents to proceed against the Owner for any default occurring under the Governing Documents before seeking to enforce this Assessment/Charges Guarantor Obligation Form.
- D. Broad Interpretation. This Assessment/Charges Guarantor Obligation Form shall be construed as a general, absolute, and unconditional Guaranty of payment and shall continue in perpetuity and said guarantees shall apply to all amounts charged by the Mutual to the Owner's account during the time which the Owner is a title/record owner of the Property. If any of the provisions of this Assessment/Charges Guarantor Obligation Form shall be determined to be invalid or unenforceable under applicable law, such provision shall, insofar as possible, be construed or applied in such manner as will permit enforcement.

E. Enforcement.

A. The Parties

- a. The Mutual may enforce this Assessment/Charges Guarantor Obligation Form without being obligated to resort first to any security or any other remedy against the Owner, and
 - Guarantor hereby waives any notice of default and/or any right to cure same and there shall be no presentment or dishonor hereunder.
- b. This Assessment/Charges Guarantor Obligation Form is general and shall inure to, and may be relied upon and enforced by, any successor or assign of the Mutual.
- c. This Assessment/Charges Guarantor Obligation Form shall be governed by the laws of the State of California and the parties specifically agree that any legal action brought under this



Assessment/Charges Guarantor Obligation Form or any underlying lease shall be brought only in Orange County, California, which Court is agreed to have jurisdiction over the parties.

- d. The Parties waive the right to a jury trial in any such legal action.
- e. If the Guarantor breaches this Assessment/Charges Guarantor Obligation Form, the Mutual shall be entitled to a full award of attorney fees, costs and expenses relative to any enforcement efforts taken, including any litigation pursued to enforce this Assessment/Charges Guarantor Obligation Form. Guarantor agrees to pay the Mutual's actual attorney fees, costs, and expenses in the enforcement of the Governing Documents and this Assessment/Charges Guarantor Obligation Form, whether before the lawsuit/proceeding is filed, after the lawsuit/proceeding is filed, or in any and all trial and appellate tribunals, whether suit be brought or not, if, after default, counsel shall be employed by the Mutual.
- f. All amounts due to the Mutual hereunder shall bear interest at the highest rate allowed by law from the date of default.
- **F. Modification.** Alteration, Modification or Revocation of this Assessment/Charges Guarantor Obligation Form is not permitted unless otherwise agreed to and signed by the Parties in writing.
- **G. No Strict Performance Required.** Failure of the Mutual to insist upon strict performance or observance of any of the terms of the Governing Documents or to exercise any right held by the Mutual will not diminish the enforceability of this Assessment/Charges Guarantor Obligation Form. Guarantor agrees that the foregoing obligations shall in no way be terminated, affected, or impaired by reason of any action which the Mutual may take, or fail to take against the Owner, or by reason of any waiver of, or failure to enforce, any of the rights or remedies to the Mutual in the Governing Documents and all amendments thereto.
- **H. Binding on Successors.** The obligations of Guarantor shall be binding upon Guarantor and his/her/their successors and assigns.
- I. Effective Immediately Upon Signature. Guarantor fully understands this Assessment/Charges Guarantor Obligation Form is neither a reference, credit check, nor application, that the Mutual has relied on Guarantor's representations and warranties contained herein and it is fully effective upon Guarantor's signature.



IN WITNESS WHEREOF, this Assessment/Charges Guarantor Obligation Form is executed thisday of, 20
By: Dated:
Print Name:
Address:
Phone Number: E-Mail:
ACKNOWLEDGMENT
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
STATE OF CALIFORNIA)
) ss. COUNTY OF)
On, before me,, a Notary Public in and for the
State of California, personally appeared, who proved to me on the basis of
satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and
acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that
by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the
person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the forgoing
paragraph is true and correct.
WITNESS my hand and official seal.



Realtor Information for Prospective Purchases in Third Laguna Hills Mutual

- Third Laguna Hills Mutual in Laguna Woods Village is a condominium, a type of common interest development in which the land and the amenities are owned in common with other owners/members. While providing a tremendous range of activities, there are requirements regarding residency and the opportunity to make alterations and/or additions to one's home.
- Laguna Woods Village is an age-restricted, active, independent lifestyle community with more than 200 clubs, 36 holes of golf, an equestrian center and countless additional recreational activities to enjoy.
 However, we do not provide assisted living. Residents who need assistance with daily living needs to hire their own caregivers.
- Every person who wishes to reside in your home, including caregivers, must have advance approval of Third Mutual prior to moving in. Guests are limited to no more than 60 days in any 12-month period and do not have to be approved. Guest stays of more than 60 days require board approval.
- The maximum number of occupants allowed to live in a unit is equal to the number of bedrooms plus one.
- You can explore all the floor plans, descriptions of the activities and clubs available to all residents at www.lagunawoodsvillage.com.
- Alterations you plan to make to your home, or those made by a previous owner, are your financial responsibility even when the mutual performs maintenance work. An example would be reroofing on a patio cover which is a previously permitted alteration.
- New alterations may require both city and mutual consents, so before you make any decision on modifications to your unit, call the Manor Alterations Department at 949-597-4616 (in the Community Center).
- The mutual carries insurance only on the exterior of each manor, therefore you are responsible for the complete interior including cabinetry, fixtures and appliances. Consult your insurance advisor.
- Property tax bills for your condominium will come directly to you from the Orange County Tax Assessor.
- Community budgets are developed annually and, due to rising costs, can be expected to increase to some degree, affecting your monthly assessments. A history of assessments can be provided.



Enjoying Your Life in Third Laguna Hills Mutual

A Condominium in Laguna Woods Village

Before closing escrow the following addresses some points about which Third Mutual wanted to make certain you are aware. Please read and initial each of the points below and feel free to ask further questions of your realtor.

Signature of buyer	 Date	Signature of buyer	 Date						
Print name of buyer		Print name of buyer							
I have read and I unders	stand the Last-l	Minute Reminders on the follow	wing page.						
California is continually are adjusted according	changing. The ly to maintain	se costs are reviewed each and enhance the community.	out the cost of living in Southern year and monthly assessments						
I am aware that I will be my monthly assessmen	•		nge County Tax Assessor and that						
advice from my own ins	urance agent r		I I am aware I will need to seek nee for my personal possessions, all exist in my home.						
	nd I will be fina		ermits before starting any ntenance of any alterations to my						
I am aware that Third M current leasing percenta			ot permitted to lease my unit until the						
	I am aware of the rules regarding maximum number of occupants, that guests may stay for no more than 60 days in any 12-month period, and that guests may not stay in a resident's home if the resident is absent.								
	_ I am aware that assisted living is not provided and should I require help, I will need to hire my own caregiver and register that person with the mutual.								
I understand this is a coalterations to my unit.	mmon interest	development with rules and r	egulations regarding residency and						



Last-Minute Reminders

- 1. Have your manor thoroughly inspected (including exterior and interior alterations) by an independent, third-party home inspector before you close escrow.
- 2. Your lender or their attorneys may request a letter regarding any pending litigation involving the mutual.
- 3. You are purchasing a condominium which is governed by Third Laguna Hills Mutual. Their monthly board and any special meetings are televised on the Village Media Communications Broadband Services channels 6, 406, 6.1 or 8.3. You are encouraged to attend in person where you may speak on any issue of personal concern during member comments.
- 4. If you plan to lease your unit, your tenant will need renter's insurance to be fully protected.
- 5. You and/or your tenant are encouraged to attend a new resident's orientation meeting.
- 6. All cars, trucks, RVs, golf cars, golf carts and electric personal assistive mobility devices must be registered and any fees paid for the required community permits.
- 7. Gate Ambassadors control entry to the community. For guests, vendors and private contractors, you are required to call gate clearance (949) 597-4301 or register them through dwellingLIVE, providing your name, ID and the name of the person who will be coming to your manor. For family or friends who will be visiting repeatedly, free annual guest passes are available at the Community Center Service Desk and/or dwellingLIVE.
- 8. Traffic rules are enforced by our Security Division, which also responds to calls for assistance. For fire, police and all health emergencies call 911.
- 9. Balconies, patios, walkways and carports must be kept free of clutter, both for appearance and safety. A city fire safety ordinance requires a specific amount of cleared space in common areas and smoke detectors in all bedrooms. Fire codes are being updated and there may be future requirements.
- 10. When moving into a three-story building please contact Security a week before your move in date to arrange for protective elevator pads. Large cartons and boxes should be broken down and stacked next to trash dumpsters in your building, cul-de-sac trash area or at curbside for pickup if that kind of service is available to you.
- 11. Dogs must be on a leash when being walked in the Community. Coyotes are seen from time to time and small pets should be kept inside for their protection.
- 12. Parking in Laguna Woods Village is limited. Carports and garages should be used for cars, not storage.
- 13. Our goals are to have a green community. We ask that you join our recycling efforts.

The Third Mutual Board of Directors would like to welcome you to Laguna Woods Village—an extraordinary place in which to live and enjoy!

Buyer Initial Here:	
Buyer Initial Here:	



Key File Program

The Resident Services Division maintains keys to units within the Community for the convenience of Laguna Woods Village residents. Participation in the key file program is completely voluntary and is not a requirement, but it is highly recommended. Keys and keyless codes maintained in this program are secured. Owners/Members are encouraged to file manor keys or keyless manor entry codes with Resident Services to ensure the following.

- 1. In the event of an emergency during a resident's absence, authorized personnel may gain access to a unit to perform necessary repairs.
- 2. Residing member(s) can obtain their unit keys or keyless entry codes to gain unit access if/when the need arises, such as if they have misplaced or otherwise cannot locate their keys.

To submit keys or keyless unit entry codes for the key file program, please visit:

Laguna Woods Village Community Center Resident Services Division 24351 El Toro Road Laguna Woods, CA 92637

*Alternatively, leave a key and/or entry codes with a trusted neighbor and inform Village Security.



Important Information for Third Laguna Hills Mutual

Manor address

		d carefully.				
Initial(s)	Laguna Woods Village is an independent-lifesty Civil Code §51.3) that does not provide any forr responsible for his/her own care and welfare.					
	Appearance of the Community is important, and walkways and carports free from clutter.	d residents are require	ed to keep their balconies, patios,			
	When moving into the Community, residents are trash dumpsters or at curbside for routine pickurestrictions. Call CR&R at 949-625-6735 to arrachargeable service. When moving out of the Coexcessive materials/furniture.	 p. Please be advised ange to have excessive 	I that there are weight and volume we moving material hauled away as			
	Owners are required to check with the Manor A landscape alteration. Alterations are prohibited Alterations Department at 949-597-4616 or alteration any Community dumpsters.	without prior review a	and consent. Contact the Manor			
Please r	note the following residency restrictions:					
	Relatives and other guests may stay overnight guests may not stay in a resident's home during					
	Board approval is required for all persons wishing to reside in the Community. Contact Community Services at 949-268-2393 before any change in residency status.					
	The maximum number of persons allowed to occupy a manor is equal to the number of original construction bedrooms plus one. There is an additional monthly fee for the third occupant.					
	The use of the elevator when moving into a m protection pads, which can be requested throug		•			
	Condominium owners receive property tax notice 714-834-2727. Owners are responsible for pay	•	tly from the OC Tax Assessor's Offi			
I/we, th	ne undersigned, have read the above and ag	ree to comply with t	the rules of this Community.			
Signatu	ure Date	Signature	Date			
Print na	ame	Print name				



Application for Co-occupancy Permit

					Unit address						
Attach Verification of Valid Age: Driver's License / Passport / Birth Certificate											
1.	Last name	First name	MI	Social Security No.	Birthdate	Office use only					
	Home phone	Mobile phone			Email						
	'										
	Nanital D Nanital D	\\(\lambda(\); \rangle \(\) \(\) \(\) \(\) \(\) \(\) \(\) \(\		If under 45 years of age, indicate if spouse/registered domestic partner ☐or if applicant is a disabled child / grandchild							
	Status □ Divorced □ :	Separated		parane. Lot it approant to a disabled stilled grandstilled							
2	Lastrana	Civat name	NAI	Casial Casumity Na	Birthdate	Office was and					
2.	Last name	First name	MI	Social Security No.	Dirtificate	Office use only					
	Home phone	Mobile phone			Email						
	Marital ☐ Married ☐ '	Widowed S	Single	If under 45 years of age, indicate if spouse/registered domestic							
	Status Divorced Status	Separated		partner ⊡or if applicant	is a disabled chi	ld / grandchild 🔲					
App	licant relationship to member	Previous ac	ldress	City		State Zip					
				- · · · · ·							
In c	ase of emergency, notify	Relationshi	o to	Address		Telephone number					
	3 ,,	applicant				'					
			-occupa	nt Acknowledgements							
	We hereby apply for approval				n occupant and aff	irm that the information					
prov	rided herein is accurate to the best										
	application and agree to be bound	d by the terms therein	We have	e received a copy of the not	ce informing us of	the possible existence of					
asbe	estos in certain buildings.										
	We swear, under penalty of p	periury, that there will	not be a	landlord-tenant relationship	between member	and occupant, and that					
	ents will be paid or collected du										
Villa	ge leasing office.										
** Al	I Members and Co-occupants must	initial and agree to the	"no rents	s paid or collected" statemen	t above:						
	Member Ack	knowledgment of Ad	ditional	Occupant Fee and Occupa	ancy Cancellation						
• M	ember is aware of and agrees to				-						
tw	o, at the rate prescribed by the	mutual and GRF. A	schedul								
an	nnually. Additional fee is added	to the member's ac	count.	All Members must Initial:		_					
• 0	wner/Member is responsible for	· notifying Laguna W	oode Vil	lago whon additional occu	inant(e) have mo	vod out of the unit and					
	r returning additional occupant(rea out of the anit and					
1. C	co-occupant name (print)	Signatu	ıre		Date						
1. Co-occupant name (print)		- 19									
2. Co-occupant name (print)		Signatu	ıre		Date						
2 1/		Cianati	ıro		Doto T	'a rasida? 🗆 Vas 🗆 Na					
3. Member name (print)		Signatu	ire		Date T	o reside? ☐ Yes ☐ No					
4. N	lember name (print)	Signati	ire		Date T	o reside? Yes No					
		Co	mitus Com	daga Div. Haa Omby							
Community Services Div. Use Only											
Floorplan No. bedrooms No. of persons residing if permit is approved											
ID card fees to be collected: \$ Exempt (spouse/domestic partner status verified)											
If applicant is under 55 years of age, indicate if qualifying resident has been verified. Yes No N/A											
Does the approval of this application exceed the number of persons permitted to occupy this unit?											
Verified by: Member's phone number											
-	,	verified by iviember's priorie number									



Application for Co-occupancy Permit - Page 2

Primary rules governing occupancy – Third Laguna Hills Mutual

The parties to this agreement are the mutual corporation, hereinafter referred to as "the mutual"; the member, hereinafter referred to as "member," and whose signature appears on the reverse side of this application; and the applicant(s) for occupancy, hereinafter referred to as "co-occupant," and whose signature appears on the reverse side of this application. In consideration of their mutual undertakings, and by executing this application, the parties hereto agree as follows:

- 1. Co-occupant shall be entitled to occupy the unit indicated on the reverse side of this application.
- 2. Co-occupant and member affirm their intent that the co-occupant will reside in this unit and that occupant is 45 years of age or older, or is the spouse or registered domestic partner of the qualifying resident, or is a disabled child/grandchild.
- 3. Non-members may reside only if they are approved to co-occupy (and meet the requirements of Section 2 above), and reside with a qualifying member who is at least 55 years of age.
- 4. Co-occupant shall be entitled to the use and enjoyment of the facilities and services provided by the Golden Rain Foundation on the same basis as members of the foundation, but will have neither ownership nor voting rights in the foundation or any mutual.
- 5. Member shall be responsible for the conduct and deportment of the co-occupant.
- 6. Co-occupant shall be subject to the same rules, regulations and restrictions that are applicable to the member, except with respect to payment of carrying charges. If co-occupant ever shall become the legal or equitable owner of the membership, co-occupant will apply for membership in the mutual in the form generally used by the mutual and will pay all amounts due pursuant to the CC&R's.
- 7. Member and co-occupant shall be equally responsible for payment of any charges incurred by co-occupant in respect to service provided by Golden Rain Foundation or the mutual.
- 8. Member agrees to pay to the mutual an additional sum each month for each occupant of the unit in excess of two, at the rate prescribed by the mutual and/or GRF.
- 9. Members shall be responsible for canceling the co-occupancy status and returning co-occupant's ID when occupant ceases to reside in the unit.
- 10. Any party may terminate this agreement at any time upon 30 days written notice to the other parties to this agreement.
- 11. In order to induce the mutual to execute this agreement, the other parties agree that they have no rights against the mutual as a direct or indirect result of the execution of this agreement, and in the event that there are any expenses incurred by the mutual to enforce the terms of this agreement, or to remove or take other action, or to defend any action relative to member or co-occupant, as a direct or indirect result of this agreement, member and co-occupant agree to hold the mutual harmless from and to pay all costs or expenses incurred by the mutual, including, but not limited to, attorney's fees, court costs or related expenses.
- 12. Guests may stay a maximum of 60 days per year, and only while the qualifying senior resident is in residence.

Notice to members and applicants

Approval of this application by the mutual, in and of itself, does not confer any right on the co-occupant other than the revocable right to occupy the unit named on the reverse of this form. As indicated, both member and mutual generally have the right to terminate occupant status at any time, without cause, provided, however, that Section 51.3 of the California Civil Code may be interpreted to inhibit this right of termination in certain circumstances.



Disclosure Notice: Asbestos-Containing Construction Materials



Notice

To: Employees, contractors employed by the Laguna Woods Village associations,

members and prospective purchasers of dwelling units at Laguna Woods

Village, Laguna Woods

From: Village Management Services Inc.

Subject: Disclosure notice: Laguna Woods Village buildings constructed with asbestos-

containing construction materials

Health & Safety Code 25915.2 and 25915.5 require the mutual to provide annual notice about the existence of asbestos-containing materials (ACM) in nonresidential public buildings in the mutual to all employees and contractors performing work within said buildings, and to all members of the mutual.

In addition, the mutual is required to disclose to new owners, within 15 days of acquiring title to a unit, the existence of asbestos-containing material in nonresidential public buildings within the mutual.

Village Management Services Inc., as employer, and as agent, for the associations that own or manage the buildings at Laguna Woods Village, Laguna Woods, for their members, hereby notifies all its employees, contractors and all mutual members and transferees, that some buildings within Laguna Woods Village have been surveyed and found to contain asbestos.

The analytical method used to determine asbestos content was polarized light microscopy/dispersion staining. Since the community has an active asbestos operations and maintenance program, testing is ongoing. Because of the high cost to conduct a complete asbestos survey and analysis of all buildings, surveys are conducted only upon repair, remodel, addition to or removal of a building or part of a building suspected to contain asbestos materials, as required by labor codes. The certificates of analysis for any testing received to date are available to employees, contractors, owners and tenants and transferees for review and photocopying from the Laguna Woods Village Human Resources/Safety Office, 24351 El Toro Road, Laguna Woods, CA., between 9 a.m. and 5 p.m., Monday through Friday.

The following buildings in Laguna Woods Village, Laguna Woods, were constructed prior to 1979 and thus *may* contain asbestos in one or more construction materials: All community facilities buildings (with the exception of Clubhouse 7, the mini-gym at Clubhouse 1, the broadband services building, the Laguna Woods Village Community Center, the vehicle maintenance building, and a portion of the warehouse—all constructed after 1979), including clubhouses and outbuildings, library, maintenance warehouse building, stables, gatehouses, garden center buildings, all detached laundry buildings and residential buildings numbers 1 through 5543 inclusive.

Disclosure notice: Asbestos-containing construction materials continued on next page



Disclosure notice: Asbestos-containing construction materials continued from previous page

At the time most of the buildings in Laguna Woods Village were constructed, asbestos-containing materials met local codes as well as state and federal regulations and were extensively used in *many* building products, including but not limited to: ceiling tile, floor tile/linoleum and mastic, textured wall surfaces, sprayed acoustical ceilings, fire doors, structural fireproofing, pipe/boiler insulation, attic insulation and heating duct material/insulation.

According to the National Cancer Institute and the Environmental Protection Agency, any asbestos in these materials does not present a threat to health so long as the asbestos is not disturbed and does not become airborne.

However, because breathing asbestos has been known in some instances to cause cancer and other forms of lung disease, sanding, scraping, drilling, sawing, crushing, tearing/breaking up or otherwise disturbing asbestos-containing materials presents a potential health risk. Therefore, you are directed not to perform such tasks in areas with ACM present or suspected unless the area/materials have been tested and found not to contain asbestos or if specifically assigned or contracted to do such work and it is in accordance with all federal, state, and local laws as well as internal guidelines called for in the asbestos operations and maintenance plan and other company safety and environmental policies and procedures.

Village Management Services Inc. employees whose work orders require them to construct, repair, maintain or otherwise disturb construction materials that may contain asbestos are hereby directed to follow the current regulations and policies noted above and to wear the required protective equipment, prior to performing such work. Questions concerning instructions and equipment should be directed to the HR/Safety Supervisor at 949-597-4321.

It is illegal to place asbestos materials or debris in Laguna Woods Village trash dumpsters. Such materials must be disposed of separately in accordance with state and county regulations to avoid fines. Contact the HR/Safety Supervisor at 949-597-4321 for details.

If you become aware of any asbestos-containing material becoming damaged or otherwise disturbed, please contact Laguna Woods Village Customer Service at 949-597-4600, or the HR/Safety Supervisor at 949-597-4321.

Village Management Services Inc.