TRA VIGNÉ CONDOMINIUM ASSOCIATION, INC.

C/O SOUTHWEST PROPERTY MANAGEMENT

1044 CASTELLO DRIVE, SUITE #206 NAPLES, FLORIDA 34103-1900 (239) 261-3440 ext. 112 - FAX: (239) 261-0562 Email: rviera@swpropmgt.com

Purchase Application Check-Off Sheet

If your application does not have the following attached, it will be returned to you, delaying your approval:

A completed and legible Application . Please make sure the applicant(s) have signed the application.
Two completed Character Reference Forms (see attached.) (Not applicable to previous tenants or current owners within Tra Vigné.) Please have these forms completed and signed by someone (non-related) that has known the applicant(s) for a considerable amount of time.
Completed and signed Pet Registration Form . Please sign and return even if there are no pets.
Signed and completed Acknowledgement and Authorization Forms for <u>each</u> applicant age 18 and older.
A legible copy of the executed Sales Contract signed by both parties.
\$100 non-refundable Application Fee. (Not applicable to current owners within Tra Vigné.) If paying by check or money order, please make payable to: Tra Vigné Condominium.

If you should have any questions regarding the application procedure, please contact our Sales/Lease Administrator, at the number shown above. **Thank you!**

Tra Vigné Condominium Association, Inc.

C/o Southwest Property Management Corp.

1044 Castello Drive, Suite 206, Naples, FL 34103

(239) 261-3440 ext. 112 • Fax: (239) 261-2013 Email: rviera@swpropmgt.com

APPLICATION FOR APPROVAL TO PURCHASE OR LEASE A CONDOMINIUM UNIT

**If thi	s is a LEASE application for a current, active duty	service member, please check here			
TO:	The Board of Directors of Tra Vigné , Condominium Association, Inc.				
	(Please check appropriate Box) APPLICANT(S) NAME:				
	I hereby apply for approval to <u>Purchase</u> unit _ for membership in the Condominium Associa <u>contract is attached.</u>	at Tra Vigné , a Condominium, and ation. A complete copy of the signed sales			
	I hereby apply for approval to <u>lease</u> unit	at Tra Vigné , for the period This unit must not be leased for less than s per year. <u>A complete copy of the signed</u>			
and disapp	er to facilitate consideration of this application, I recorrect, and agree that any falsification or misreproval. I consent to your further inquiry concerning below and a criminal investigation into my background	epresentation in this application will justify its this application, particularly of the references			
	PLEASE TYPE OR PRINT LEGIBLY THE F	OLLOWING INFORMATION			
1.	Full name of Applicant:	Date of Birth:			
2.	Full name of Spouse (if any)	Date of Birth:			
3.	Home Address:				
4.	Phone #	_Cell #			
	Email Address:				
5.	Nature of Business or Profession:				
	If retired, former business or profession				
6.	Company or Firm Name & Address:				
7.	The condominium documents of Tra Vigné parall units are to be used as single family respectionships of all other persons who will be o	idences only. Please state the name and			

8.	Name of current or most recent landlord:					
	Address:					
	City/State/Zip: Phone ()					
9.	Two personal references (non-family members)					
	Please have Character References completed and the attach the forms with the application					
10.	Two credit references (local if possible) - Example: Bank or Credit Card Company					
	Name:					
	Address:					
	City/State/Zip:Phone ()					
	Name:	_				
	Address:					
	City/State/Zip:Phone ()					
11.	Person to be notified in case of emergency:					
	Name: Relationship					
	Address:					
	City/State/Zip: Phone ()					
12.	Make of car to be kept at the Condominium during lease term (***RULE: No commercial vehicles and pick-up trucks permitted unless kept in closed garages at all times.)					
	Model/Make: Year License PL # State					
	Model/Make: Year License PL # State					
13.	Mailing address for notices connected with this application:					
	Name:	_				
	Address:					
	City/State/Zip: Phone ()					
14.	(If this transaction is a sale, please check the box that applies) I am purchasing this unit with the intention to: Reside here on a full-time basis; Reside here part-time; or Lease the unit I/we will provide the Association with a copy of our recorded deed within ten (10) days after closing.					

- 15. I am aware of, and agree to abide by the Declaration of Condominium for **Tra Vigné** at the Vineyards, a Condominium, the Articles of Incorporation, Bylaws and any and all properly promulgated rules and regulations. I acknowledge receipt of a copy of the Association rules.
- 16. I understand and agree that the Association, in the event it approves the lease, is 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 Declaration of Condominium for **Tra Vigné** the Association's Bylaws, and the rules and regulations of the Association.
- 17. Renter and/or guests are prohibited from having pets at **Tra Vigné** at any time.
- 18. An owner's pet is not allowed unless registered and with approval of the Board of Directors (see attached Pet Registration form). Any pet must comply with all state/county licensing requirements.
- 19. Owners are allowed no more than two (2) small pets of a normal domesticated household type defined and limited to a cat, dog or bird in a cage.

All units above the ground floor shall always have the floors covered with wall -to - wall

20. Pet(s) weight may not exceed ten (10) pounds.

21.

Ocarpeting over high quality padding, (except carpeting is not required in kitcher bathrooms, or laundry rooms) unless approved in writing by the Board of Directors.
 This is first floor unit. This unit is a second floor unit and has wall - to - wall carpeting in all rooms except kitchen, bathrooms, and laundry room. This is a second floor unit and has a hard surface floor in a room other than, kitchen, bathrooms, and laundry room. Attach a copy of written approval. Failure to disclose such an installation may result in the Board required removal by the new

AUTHORIZATION: I/We hereby authorize Southwest Property Management and/or Tra Vigné Condominium Association to verify all information contained on the application and conduct a full background check, including but not limited to credit, employment, income, eviction and criminal and authorize that they contact any persons or companies listed on the application.

ant
ant

Please complete and return this application, Reference letters, copy of sales or lease contract, along with the \$100.00 Non-refundable application fee payable to: Tra Vigné Condominium Association, Inc.

Mail packet along with check to:

Southwest Property Management
1044 Castello Drive, Suite #206
Naples, Florida 34103

D	APPLICATION APPROVED	APPLICATION DENIED
Ву:		 Date:
	Officer or Director	

SOUTHWEST PROPERTY MANAGEMENT

1044 CASTELLO DRIVE, SUITE #206 NAPLES, FLORIDA 34103-1900 (239) 261-3440 ext. 112 ☐ FAX: (239) 261-0562 E-mail: <u>RViera@SWPropMgt.com</u>

Character Reference Form

20
, 20
Reference's Name (Please print):
Street Address:
City, State & Zip:
Telephone #:
RE: Applicant's Name:
Association Applying To: TRA VIGNÉ CONDOMINIUM ASSOCIATION, INC.
To Whom It May Concern:
The applicant(s) named above is applying for membership in a Condominium Homeowners' Association in Southwest Florida. The Board of Directors wou appreciate it if you would furnish us with whatever information you consider pertine regarding the character and stability of the applicant(s).
Upon completion, please return this form to the Applicant. This completed Charact Reference Form MUST be sent with the application in order for the Board to approv their lease or sale.
Thank you for your assistance in this matter!
Very truly yours,
Raquel Viera
Sales & Lease Administrator
How do you know the applicant(s)?
Reference's Signature

SOUTHWEST PROPERTY MANAGEMENT

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Character Reference Form

, 20
(Date)
Reference's Name (Please print):
Street Address:
City, State & Zip:
Telephone #:
RE: Applicant's Name:
Association Applying To: TRA VIGNÉ CONDOMINIUM ASSOCIATION, INC.
To Whom It May Concern:
The applicant(s) named above is applying for membership in a Condominium or Homeowners' Association in Southwest Florida. The Board of Directors would appreciate it if you would furnish us with whatever information you consider pertinent regarding the character and stability of the applicant(s).
Upon completion, please return this form to the Applicant. This completed Character Reference Form MUST be sent with the application in order for the Board to approve their lease or sale.
Thank you for your assistance in this matter!
Very truly yours,
Raquel Viera
Sales & Lease Administrator
How do you know the applicant(s)? For how long have you known the applicant(s)? Would the applicant(s) make a good neighbor, in your opinion? Please describe the applicant(s) character and stability, as you know them:
Reference's Signature

TRA-VIGNÉ AT THE VINEYARDS CONDOMINIUM ASSOCIATION, INC.

PET REGISTRATION

Please send fully completed form to Tra-Vigné Condominium Association, Inc. c/o Southwest
Property Management, 1044 Castello Drive, Suite #206, Naples, FL 34103.
Telephone: (239)261-3440 - Fax: (239)261-2013.

To the Board of Directors:

I/We are hereby registering the following pet(s) which will be kept at our home as required by the **Tra-Vigné** Condominium Association Rules and Regulations:

#1 Pet -	Provide a brief description of the pet, including type, breed, color, approximate size, etc		
Wa Pa	Does this pet have any history of aggressive behavior towards humans or other pets?		
#2 Pet -	Provide a brief description of the pet, including type, breed, color, approximate size, etc.		
	Does this pet have any history of aggressive behavior towards humans or other pets? NO		
I/We acknowledge having read the section of the Tra-Vigné Condominium Association Rules and Regulations pertaining to pets and agree to comply with the provisions of this section.			
Signature of Home Owner			
Signature of Home Owner			
_			
	Received by the Board of Directors on		

Tra Vigné

Condominium Association, Inc.

Rules & Regulations 2013

Southwest Property Management 1044 Castello Drive, Suite 206 Naples, FL 34103-1900 (239) 261-3440 ◆ Fax (239) 261-2013

www.tra-vignenaples.com

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INTRODUCTION

Condominium living is quite different than living in a traditional single-family home. A condominium has many advantages, including the performance by others of routine tasks like landscaping, mowing the grass and maintaining the exteriors of our buildings. Each owner shares in the use of common elements such as the pools at a much lower cost compared to individual ownership. Along with the advantages come some disadvantages. These include a more confined living space and more of an obligation to our neighbors and friends to be considerate of noise and other activities, hence the need for some basic rules.

Each of us collectively shares the responsibility for maintaining our community. To carry out those responsibilities you have elected a Board of Directors who are, in turn, responsible to the community for enforcing and revising, when necessary, the Rules and Regulations as required by your Tra Vigné Condominium Documents.

The Rules and Regulations are an extension of the Vineyards Community covenants modified as necessary to suit our Tra Vigné Condominium Association. Legally, you agreed to comply with all provisions of these documents when you purchased your units. The requirement for compliance flows through to members of your family, guests and lessees (if any). As an owner, you share in the liability, which goes hand-in-hand with compliance.

Each of us is expected to share and enjoy these facilities with our neighbors in peace and tranquility and with due consideration. The largest of these, and the most visible, are the common elements over which we have collective (not individual) responsibility and control.

Your condominium Board of Directors meetings are open to all members. Please attend them whenever possible and please join one or more of our committees as we work to make Tra Vigné the best possible environment for us to enjoy our lives.

VINEYARDS GOVERNING DOCUMENTS

The Vineyards is the overall community in which Tra Vigné is a part. It has its own master set of covenants. Each of us is bound to comply with those covenants, except as modified for our own community. We may therefore extend the language of our own rules to go beyond those of the Vineyards.

COMMON SENSE AND GOOD NEIGHBORS

As in all things, common sense and neighborliness always apply. PLEASE DO NOT EXPECT THE BOARD TO LEGISLATE ON EVERY LITTLE DETAIL. In the absence of rules on a subject, we are all expected to apply our best judgment and BE CONSIDERATE OF THE RIGHTS AND PRIVILEGES OF OUR NEIGHBORS FOR PEACEFUL ENJOYMENT OF OUR COMMUNITY. UNIT OWNERS (THEIR LESSEES, FAMILIES, GUESTS AND INVITEES) MUST NOT PERMIT ANY USE OR PRACTICE THAT UNREASONABLY DISTURBS OR ANNOYS THE OTHER RESIDENTS OR THAT INTERFERES WITH THE PEACEFUL USE AND POSSESSION OF CONDOMINIUM PROPERTY. Nuisances, immoral, careless or illegal acts that would increase risk or liability of The Tra Vigné Association or property, as well as violations of these Rules and Regulations are strictly prohibited.

CONDOMINIUM DOCUMENTS

The Rules and Regulations referenced herein supplement the amended and restated Declaration of Master Covenants, Conditions and Restrictions, By-laws and Articles of Incorporation for Vineyards Community Association Inc. and Declaration of Condominium of Tra Vigné, the Articles of Incorporation, and the By-Laws.

LEASING

Notice: An owner intending to lease his unit; in the owner's absence, must give to the management company: (1) written notice of each intention on the "Application" form furnished by the management company; (2) a copy of the proposed lease at least twenty (20) days prior to the proposed transaction. The Board may reasonably require other information from the unit owner as it reviews these two required items.

<u>Approval</u>: After the required notice and all information requested has been received, the Board or its designee shall approve or disapprove the proposed lease within twenty (20) days. If the Board or its designee neither approves or disapproves within the time stated above, such failure to act shall be deemed the equivalent of approval.

<u>Disapproval</u>: Approval of a unit lease agreement shall be withheld if a majority of the Board so votes and in such case, the occupancy shall not be permitted. THE BOARD MAY NOT APPROVE THE OCCUPANCY BY A LESSEE IF THE PAYMENT OF ANY ASSESSMENTS FOR THAT UNIT ARE IN ANY WAY DELINQUENT.

<u>Failure to Give Notice</u>: If proper notice is not given, the Association, at its election, may approve or disapprove the occupancy of the lessee without prior notice. If it disapproves, the Association shall proceed if it received notice on the date of such disapproval; however, the proposed occupant may provide the Board with the required notice and request reconsideration.

Any lease entered into without approval or in violation of the above provisions shall at the option of the Board be voided and the Board shall have the right to evict the occupant with five (5) days' notice without securing consent to such eviction from the unit owner. Any and all expenses associated with the application of these restrictions and/or the eviction shall be paid by the unit owner.

<u>Application</u>: Applications for authority to occupy a unit shall be made to the management company on such forms and include such terms as the Board may from time to time provide. That legal responsibility for paying condominium assessments may not be delegated to the lessee. An application fee of \$100.00 must be included with each application to lease.

<u>Term and Frequency of Occupancy</u>: No unit may be leased (when the unit owner is not present) more than three (3) times per calendar year. No unit may be leased for a period of less than ninety (90) days. No subleasing or assignment of lease or occupancy rights is allowed unless the sub-lessee or sub-tenants are approved by the Board pursuant to the provisions of this section.

Occupancy in Absence of Lessee: If a lessee absents himself from the unit for any period of time during the lease term, his immediate family already in residence may continue to occupy the unit and may have house guests subject to all the restrictions in Sections 23 and 13.4 above. If the lessee and all the immediate family members mentioned in the foregoing sentence are absent, no other person may occupy the unit except the unit owner.

Occupancy During Lease Term: No one but the lessee, his family members within the first degree of relationship by blood, adoption or marriage, and their spouses and guests may occupy the unit. The total number of overnight occupants of a leased unit is limited to two (2) persons per bedroom.

<u>Lessee Pets</u>: The Tra Vigné Declaration expressly prohibits pets in leased units.

LANAIS

Clothing, beach towels, and bathing suits shall not be hung out to dry in any fashion on lanais.

No carpeting of any kind may be affixed to concrete or wood flooring surfaces exposed to the elements without prior written board approval.

Propane gas or propane grills are not allowed on lanais, driveways or inside garages due to the associated combustion hazard. Florida law prohibits storage of propane gas in garages or any enclosed structures.

No flags or signs, or the like shall be displayed on the lanai.

When the unit owner is absent from the unit for thirty (30) days or more, all movable items such as furniture, plants, tables, lamps and etc. must be removed from their lanai and entrance way, and placed inside their unit unless protected by closed and approved hurricane shutters. This is especially important during hurricane season, but is applicable at all times because of weather phenomena.

ENTRANCE WAYS/WALKWAYS/MAILBOXES.

Entranceways and/or walkways are to be clear of toys, bicycles, strollers, baskets, or anything that obstructs free and clear access.

No banners or other items may be hung, posted, or otherwise displayed on or in entrance of walkways, with the exception of decorative wreaths or ornamental displays on the entrance door.

Such decorative items, of course, must be of good taste and must not impede access or egress.

NOTHING IS TO BE ATTACHED TO/OR DISPLAYED FROM THE MAILBOX POST.

HOLIDAY DECORATIONS

Other than white or clear lights at the front entrance to Tra Vigné, no holiday decorations are to be displayed on any common property. <u>Holiday decorations of a personal nature are limited to inside the homeowner's unit.</u>

COMPLAINTS AND REQUESTS FOR ACTION

To insure proper documentation and follow-up, any unit owner who wants to report a problem or a complaint with reference to occupancy, violation of the Rules and Regulations, parking, or any other matter, may send an email to the property manager at shagedorn@swpropmgt.com.

MINORS AND CHILDREN

It shall be the responsibility of the unit owners, lessees, occupants and guests to properly supervise their children at all times. While we all love visits from our grandchildren, please keep in mind that, unlike single family houses, our neighbors are very close by.

OVERALL APPEARANCE OF BUILDINGS/ GROUNDS AND THEIR USE

The Common Elements shall not be obstructed, littered, defaced or misused in any manner. With the exception of those items approved by the Board, no signs, flags, advertisements, notices or lettering may be displayed, exhibited, inscribed, painted or affixed in or upon any part of the common elements or any part of a unit so as to be visible outside of the unit. No unattended benches, chairs or other furniture are to be placed anywhere outside of the unit or lanai. Specifically, no awning, canopy, shutter, air conditioning unit or other projection shall be attached to, hung upon, displayed or placed upon the outside walls, doors, windows, roof or other portions of the building or on the common elements. Hurricane shutter, sliding glass doors and screened entry doors must be approved in advance by the Board of Directors on an architectural modification form.

All curtains, draperies and/or blinds covering windows must provide a white or off-white appearance from the outside.

No signage of any type (except that of Association business) may be displayed or posted anywhere on the condominium property, including security company alert signs.

Climbing or playing on air-conditioning units, trees, pedestals, transformers and light posts is prohibited.

Alteration, paint, repair, refurbishing, or other changes to the external structure of your unit is prohibited, except with Board of Directors approval.

No unlawful, immoral or offensive use shall be made of Association property.

No firearms shall be permitted to be discharged any place on Association property except as might be permitted in an emergency under the applicable laws of the State of Florida. "Firearms" for the purpose of this document shall include, but not be limited to rifles, shotguns, pistols, B-B or pellet guns and sling shots.

ACCESS GATE

Never allow unauthorized or unknown persons access to the community entrance codes and/or gate transmitters shall not be distributed to anyone who is not a unit owner or lessee.

LANDSCAPING

- 1. Except with prior Board approval nothing is to be PLANTED, REMOVED, ADDED or ALTERED in the common elements and common areas. Planting of annual flowers in garden areas adjacent to buildings and around tree rings also require prior Board approval.
- 2. Only annuals in pots are allowed in the common areas immediately adjacent to your unit, so long as these objects do not obstruct ingress or egress in any fashion.
- 3. Nothing shall be attached to or hung from any tree, plant or shrub.
- 4. All potted annuals, as well as empty pots, must be removed prior to extended absences by the owner. Items left outside are unsightly and they are a severe hazard during the tropical storm season. They will be removed with a disposal charge to the unit owner. The pots will not be stored. Stains and damage caused by these containers will be the unit owner's responsibility

PETS:

- 1. An owner's pet is not allowed unless registered and with approval of the Board of Directors (Pet Registration form is available on-line). Any pet must comply with all state/county-licensing requirements.
- 2. Owners are allowed no more than two (2) small pets of a normal domesticated household type defined and limited to a cat, dog or bird in a cage.
- 3. Renters and/or guests are prohibited from having pets at Tra Vigné at any time.
- 4. Pet(s) weight may not exceed 10 pounds
- 5. Pets must be kept on leashes when outside the unit.
- 6. The owner is responsible for picking up and hygienically disposing of all pet waste. Pets are not allowed in the pool/recreational area.
- 7. Pets should not be left unattended while outside the unit.
- 8. Loud prolonged barking is extremely annoying to other residents. This behavior must be addressed by the pet owner. Any pet creating a disturbance, annoyance or threat to the health or safety of others must be removed upon five (5) days written notice.
- 9. The Pet Rules and Regulations of the Vineyards Community Association apply to the pets of any owners.

ROADWAY PARKING AND VEHICLES

- 1. Please keep our roadway safe. Vehicles should stop upon entering or leaving our complex and proceed slowly. We have children and adults walking on our roadways and they have the right-of-way.
- 2. Only private automobiles, sport utility vehicles, and passenger-type vans are allowed to be parked in any open parking area.

While motorcycles, pickup trucks and small commercial vehicles are allowed, they must be housed in closed garages at all times.

- 3. Parking on the street is only permitted during entertaining. No overnight extended parking on the street is permitted for any reason. Vehicles should be kept in the garage(s) or on driveway at all times.
- 4. Garage doors are to be kept closed when not in use for entry or exit. (VCA Rule).
- 5. Boats, trailers, larger recreational vehicles, motor homes and commercial vehicles are not allowed to be parked in Tra Vigné. (VCA Rule)
- 6. Vehicles must be operable and be currently licensed at all times. Storage of vehicles (licensed or unlicensed) is not allowed, except within a unit owner's garage. (VCA Rule)
- 7. No maintenance, other than washing, or repair of vehicles is allowed on Tra Vigné premises.
- 8. No vehicle of any kind is allowed that displays advertising unless it is parked within the unit owner garage.
- 9. Only properly licensed drivers are permitted to drive on the road
- 10. No go-carts or other similar motorized vehicles are permitted on the roads.
- 11. All fire lane signs must be strictly followed and adhered to.
- 12. The speed limit of 15 mph must be adhered to at all times and should be considered, the absolute maximum speed.
- 13. Bicycles, garden hoses, and hose holders must be stored in garages when not in use.

POOL RULES AND REGULATIONS:

- 1. Pool Hours: Dawn to Dusk.
- 2. No lifeguard is on duty. All unit owners, residents, lessees, guests and family members swim at their own risk.

- 3. Children under the age of twelve (12) are not allowed in the pool area unless accompanied by an adult. All children are the sole responsibility of the parent or guardian, and must be supervised by an adult.
- 4. Pool occupants must wear proper swimming attire at all times. No "cut-offs" or street clothing is permitted within the pool.
- 5. Children in diapers are allowed in the pool when the diaper is covered with a water proof covering or one which is specifically designed for infant swimming.
- 6. No diving and or jumping into the pool
- 7. No climbing or standing on the ladder rails.
- 8. No persons other than guests, friends, or relatives of the unit owners or lessees are allowed to have access to the pool area.
- 9. Pets are not permitted on the pool deck or in the pools.
- 10. Loud noises (shouting. squealing. and screeching must be kept to a minimum in consideration of all residents. Adults must carefully monitor, in consideration of others, their children's activities.
- 11. Individuals with infections, open cuts, and wounds are not allowed to use the pool.
- 12. No ball playing, frisbee throwing, rollerblading, horseplay, running or bike riding allowed in pool area.
- 13. Radios, CD's, tape players, etc., are not permitted unless used with headset.
- 14. Chairs and lounges are not to be removed from the pool area. Chairs or lounges may not be reserved by placing towels or notices on them. All chairs or lounges are on a "first come first served" basis.
- 15. Floats, air mattresses, toys and similar floating devices are permitted only when they do not restrict the use of the pool by others.
- 16. All persons using the pool/pool deck are asked to help keep the area clean, rearrange furniture and lower umbrellas.
- 17. Residents/Visitors using the pool should not touch or interfere with the pool equipment (motors, heaters, valves, etc). The changing of the heat settings is strictly prohibited.

BARBECUE GRILLS:

Propane barbecue grills are not permitted on lanais, or other common or limited common areas. Propane grills or propane tanks are not to be stored in any garages or the units, as they are

extremely hazardous and prohibited by Florida law. Electric or charcoal type grills are permitted, but should be attended at all times. They should be cooled properly and must be stored away after each use.

IRRIGATION SYSTEM

Tampering or adjusting the irrigation system is not permitted. Collier County dictates that we water no more than 2 days a week and that we do so during the night time hours. If you have an irrigation problem, please inform our management company by sending an email to the property manager at shagedorn@swpropmgt.com.

ASSESSMENTS

Full assessment payments are due as noted on the coupons. If full payment is not received on or before the due date, the Association's collection procedure automatically commences and could include interest charges, penalty and attorney fees imposed on delinquent owners. Please remember that regular quarterly assessments are due January 1, April 1, July 1, and October 1, of each year. These payments are due even if you do not receive your coupon. If you have a question or feel you have an incorrect coupon, promptly bring this to the attention of the management company. A copy of the Association's collection procedure may be obtained from the management company.

OUTSIDE LIGHTING - WASH DOWN OF GARAGE / ENTRANCE WAYS

The light bulbs in the light posts are changed by the janitorial service, using proper wattages. Unit owners should not change these bulbs themselves because improper bulbs could damage the light fixtures. The entranceways will be cleaned by our janitorial service. This service is designed to remove bugs and general debris and will not include door or window washing.

METHODS OF ENFORCING RULES AND REGULATIONS

Every unit owner and his tenants, guests, invitees and agents, shall comply with any and all Rules and Regulations as they exist and as may be adopted in the future by the Board of Directors.

Failure to comply with these Rules and Regulations may be grounds for monetary fines, injunctive relief or any combination thereof. The condominium documents provide information on the procedures and relief available to enforce the Association's Rules and Regulations.

ENFORCEMENT-FINES-HEARING

A. Every resident, unit owner and occupant shall comply with these rules and regulations as set forth herein, and all rules and regulations, which from time to time may be adopted, and the provisions of the Declaration, By-laws and Articles of Incorporation of the Association (as amended from time to time) to the extent applicable. Failure of a unit owner, lessee or guest to comply shall be grounds for legal action, which may include, without limitation, an action to recover sums due for damages, an action for injunctive relief, and other appropriate relief.

B. In addition to all other remedies, in the sole discretion of the Board of Directors of the Association, a fine may be imposed upon an owner for failure of an owner, his family, lessees, guests or employees, to comply with any covenant, restriction, rule or regulation herein or in the Declaration or Articles of Incorporation or By-laws, provided the following procedures are adhered to:

- 1. Notice The Association shall notify the owner and/or the occupant of the reported or alleged infraction or infractions via certified mail.
- 2. Notice The second notice of violation will include a date and time of the next Hearing Committee meeting at which time the owner and/or occupant shall present reasons why a fine should not be imposed. The owner or occupant may be represented by counsel and may cross-examine witnesses.
- 3. Hearing The alleged infraction shall be presented to the Hearing Committee (a committee of unit-owners). The committee shall hear the reasons why a fine should not be imposed. A written decision of the committee shall be submitted to the Board of Directors, who will then notify the owner and/or occupant no later than twenty-one (21) days after the hearing of their determination
- 4. Amount The Board of Directors may impose a fine against the applicable person in such amount as may be permitted by the Association's By-laws and by the Florida Condominium Act.
- 5. Payment of Fines Fines shall be paid not later than thirty (30) days after notice of the imposition thereof.
- 6. Application of Fines All monies received from fines shall be allocated as directed by the Board of Directors.
- 7. Infractions Each day an infraction or violation occurs after the applicable party has received notice thereof shall be deemed to be a new infraction or violation.
- 8. Non-exclusive remedy These fines shall not be construed to be exclusive and shall exist in addition to all other rights and remedies to which the Association may be otherwise legally entitled; however, any penalty paid by the offending owner or occupant shall be deducted from or offset against any damages which the Association may otherwise be entitled to recover by law from such owner.
- 9. Complaints All complaints shall be submitted in writing to the Property Manager as noted on the front cover or via the website.

HURRICANE RESPONSIBILITIES

Your personal safety is your responsibility. You may choose to evacuate or stay, subject to official orders from Collier County authorities. Please consult the numerous publications concerning "what to do in a hurricane."

Your responsibility before leaving in the event of a hurricane or leaving for the season, June 1st, is as follows:

- a. Remove all flowerpots to either your garage or inside your unit.
- b. Lanais without shutters: Remove all furniture to the inside of the unit.

c. The Management Company is to make sure all pool furniture is put away or into the pools. Help by unit owners may be needed and will be appreciated.

OFFICIAL POSTING

All official notices of the Board of Directors will be posted on the bulletin board.

REFUSE

Garbage pick-up days are Wednesday and Saturday.

Recycling pick-up is Saturday.

Revised March 2018

Revision 07/26/17

ACKNOWLEDGMENT AND AUTHORIZATION FOR BACKGROUND CHECK

I acknowledge receipt of the separate document entitled DISCLOSURE REGARDING BACKGROUND INVESTIGATION and A SUMMARY OF YOUR RIGHTS UNDER THE FAIR CREDIT REPORTING ACT and certify that I have read and understand both of those documents. I hereby authorize the obtaining of "consumer reports" and/or "investigative consumer reports" by Southwest Property Management ("Employer") at any time after receipt of this authorization and throughout my employment, if applicable. To this end, I hereby authorize, without reservation, any law enforcement agency, administrator, state or federal agency, institution, school or university (public or private), information service bureau, employer, or insurance company to furnish any and all background information requested by Verified First, 1550 South Tech Lane, Suite 200, Meridian, Idaho 83642; Tel. # 1-888-670-9564; www.VerifiedFirst.com and/or Employer. I agree that a facsimile ("fax"), electronic or photographic copy of this Authorization shall be as valid as the original.

New York applicants only: Upon request, you will be informed whether or not a consumer report was requested by the Employer, and if such report was requested, informed of the name and address of the consumer reporting agency that furnished the report. You have the right to inspect and receive a copy of any investigative consumer report requested by the Employer by contacting the consumer reporting agency identified above directly. By signing below, you acknowledge receipt of Article 23-A of the New York Correction Law.

New York City applicants only: You acknowledge and authorize the Employer to provide any notices required by federal, state or local law to you at the address(es) and/or email address(es) you provided to the Employer.

Washington State applicants only: You also have the right to request from the consumer reporting agency a written summary of your rights and remedies under the Washington Fair Credit Reporting Act.

Minnesota and Oklahoma applicants only: Please check this box if you would like to receive a copy of a consumer report if one is obtained by the Employer.

	PLEASE	COMPLET	E ALL FIELDS BELOV	V
Last Name	First	Name	Middle	Name check box if no middle name
Social Security Number® ###-#### Da		tate of Birth® month/date/year		ddrass required
Driver's License Number	Issuing State* Form	ner Names/Allases	separate allases with comma	
CURRENT ADDRESS			FORMER EMPLOYER	
			NOT APPLICABLE	N/A
Street		Apt/Unit	Company	City, State
			N/A	N/A
City	State	Zip	Position	Dates of Employment
This information will be used for bo	uckground screening purposes only	and will not be used a	s hiring criteria.	
Andlessa Claustine			Date	
Applicant Signature			pate	

www.VerifiedFirst.com

Sample documents should NOT be construed as legal advice, guidance or counsel. Employers should consult their own attorney about their compliance responsibilities under the FCRA and applicable state law. Verified First expressly disclaims any warranties or responsibility or damages associated with or arising out of information provided. Employers seeking credit reports must provide additional notices pursuant to state law.

DISCLOSURE REGARDING BACKGROUND INVESTIGATION

Employer ("the Company") may obtain information about you from a third party consumer reporting agency for employment purposes. Thus, you may be the subject of a "consumer report" which may include information about your character, general reputation, personal characteristics, and/or mode of living. These reports may contain information regarding your credit history, criminal history, social security verification, motor vehicle records ("driving records"), verification of your education or employment history, or other background checks.

You have the right, upon written request made within a reasonable time, to request whether a consumer report has been run about you and to request a copy of your report. These searches will be conducted by **Verified First, 1550 South Tech Lane, Suite 200, Meridian, Idaho 83642; Tel. # 888.670.9564;**www.verifiedfirst.com. The scope of this disclosure allows the Company to obtain consumer reports now and throughout the course of your employment for an employment purpose to the extent permitted by law.

Signature:	Date:	

[End of Document] p. 1 of 1

ACKNOWLEDGMENT AND AUTHORIZATION FOR BACKGROUND CHECK

I acknowledge receipt of the separate document entitled DISCLOSURE REGARDING BACKGROUND INVESTIGATION and A SUMMARY OF YOUR RIGHTS UNDER THE FAIR CREDIT REPORTING ACT and certify that I have read and understand both of those documents. I hereby authorize the obtaining of "consumer reports" and/or "investigative consumer reports" by Southwest Property Management ("Employer") at any time after receipt of this authorization and throughout my employment, if applicable. To this end, I hereby authorize, without reservation, any law enforcement agency, administrator, state or federal agency, institution, school or university (public or private), information service bureau, employer, or insurance company to furnish any and all background information requested by Verified First, 1550 South Tech Lane, Suite 200, Meridian, Idaho 83642; Tel. # 1-888-670-9564; www.VerifiedFirst.com and/or Employer. I agree that a facsimile ("fax"), electronic or photographic copy of this Authorization shall be as valid as the original.

New York applicants only: Upon request, you will be informed whether or not a consumer report was requested by the Employer, and if such report was requested, informed of the name and address of the consumer reporting agency that furnished the report. You have the right to inspect and receive a copy of any investigative consumer report requested by the Employer by contacting the consumer reporting agency identified above directly. By signing below, you acknowledge receipt of Article 23-A of the New York Correction Law.

New York City applicants only: You acknowledge and authorize the Employer to provide any notices required by federal, state or local law to you at the address(es) and/or email address(es) you provided to the Employer.

Washington State applicants only: You also have the right to request from the consumer reporting agency a written summary of your rights and remedies under the Washington Fair Credit Reporting Act.

Minnesota and Oklahoma applicants only: Please check this box if you would like to receive a copy of a consumer report if one is obtained by the Employer.

PLEASE COMPLETE ALL FIELDS BELOW

Last Name		First N	ame		Middle Name	check box if no middle name
Social Security Number* ##-	14-1878	Date o	f Birth* month/d	ate/year	Email Address	equired
Driver's License Number	Issuing State*	Forme	r Names/Allases	separate allases with comma		
CURRENT ADDRESS				FORMER EMPLOYER	3	
				NOT APPLICA	BLE	N/A
Street			Apt/Unit	Company		City, State
				N/A		N/A
City	Sta	ite	Zip	Position		Dates of Employment
This information will be used for ba	ckground screening purpos	es only an	d will not be used a	s hiring criteria.		
Applicant Signature				Date		-

Sample documents should NOT be construed as legal advice, guidance or counsel. Employers should consult their own attorney about their compliance responsibilities under the FCRA and applicable state law. Verified First expressly disclaims any warranties or responsibility or damages associated with or arising out of information provided. Employers seeking credit reports must provide additional notices pursuant to state law.

DISCLOSURE REGARDING BACKGROUND INVESTIGATION

Employer ("the Company") may obtain information about you from a third party consumer reporting agency for employment purposes. Thus, you may be the subject of a "consumer report" which may include information about your character, general reputation, personal characteristics, and/or mode of living. These reports may contain information regarding your credit history, criminal history, social security verification, motor vehicle records ("driving records"), verification of your education or employment history, or other background checks.

You have the right, upon written request made within a reasonable time, to request whether a consumer report has been run about you and to request a copy of your report. These searches will be conducted by Verified First, 1550 South Tech Lane, Suite 200, Meridian, Idaho 83642; Tel. # 888.670.9564; www.verifiedfirst.com. The scope of this disclosure allows the Company to obtain consumer reports now and throughout the course of your employment for an employment purpose to the extent permitted by law.

Signature:	 Date:	

[End of Document] p. 1 of 1

APPLICANT COPY

A SUMMARY OF YOUR RIGHTS UNDER THE FAIR CREDIT REPORTING ACT

Para información en español, visite <u>www.consumerfinance.gov/learnmore</u> o escribe a la Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). Here is a summary of your major rights under the FCRA. For more information, including information about additional rights, go to www.consumerfinance.gov/learnmore or write to: Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.

- You must be told if information in your file has been used against you. Anyone who uses a credit report or another type of consumer report to deny your application for credit, insurance, or employment or to take another adverse action against you must tell you, and must give you the name, address, and phone number of the agency that provided the information.
- You have the right to know what is in your file. You may request and obtain all the information about you in the files of a consumer reporting agency (your "file disclosure"). You will be required to provide proper identification, which may include your Social Security number. In many cases, the disclosure will be free. You are entitled to a free file disclosure if:
 - a person has taken adverse action against you because of information in your credit report;
 - you are the victim of identity theft and place a fraud alert in your file;
 - · your file contains inaccurate information as a result of fraud;
 - · you are on public assistance;
 - you are unemployed but expect to apply for employment within 60 days.

In addition, all consumers are entitled to one free disclosure every 12 months upon request from each nationwide credit bureau and from nationwide specialty consumer reporting agencies. See www.consumerfinance.gov/learnmore for additional information.

- You have the right to ask for a credit score. Credit scores are numerical summaries of your credit-worthiness based on information
 from credit bureaus. You may request a credit score from consumer reporting agencies that create scores or distribute scores used in
 residential real property loans, but you will have to pay for it. In some mortgage transactions, you will receive credit score information
 for free from the mortgage lender.
- You have the right to dispute incomplete or inaccurate information. If you identify information in your file that is incomplete or inaccurate, and report it to the consumer reporting agency, the agency must investigate unless your dispute is frivolous. See www.consumerfinance.gov/learnmore for an explanation of dispute procedures.
- Consumer reporting agencies must correct or delete inaccurate, incomplete, or unverifiable information. Inaccurate, incomplete, or unverifiable information must be removed or corrected, usually within 30 days. However, a consumer reporting agency may continue to report information it has verified as accurate.
- Consumer reporting agencies may not report outdated negative information. In most cases, a consumer reporting agency may not report negative information that is more than seven years old, or bankruptcies that are more than 10 years old.
- Access to your file is limited. A consumer reporting agency may provide information about you only to people with a valid need—usually to consider an application with a creditor, insurer, employer, landlord, or other business. The FCRA specifies those with a valid need for access.
- You must give your consent for reports to be provided to employers. A consumer reporting agency may not give out information about you to your employer, or a potential employer, without your written consent given to the employer. Written consent generally is not required in the trucking industry. For more information, go to www.consumerfinance.gov/learnmore.
- You many limit "prescreened" offers of credit and insurance you get based on information in your credit report. Unsolicited "prescreened" offers for credit and insurance must include a toll-free phone number you can call if you choose to remove your name and address from the lists these offers are based on. You may opt out with the nationwide credit bureaus at 1-888-5-OPTOUT (1-888-567-8688).
- You may seek damages from violators. If a consumer reporting agency, or, in some cases, a user of consumer reports or a furnisher of information to a consumer reporting agency violates the FCRA, you may be able to sue in state or federal court.
- Identity theft victims and active duty military personnel have additional rights. For more information, visit www.consumerfinance.gov/learnmore.

APPLICANT COPY

A SUMMARY OF YOUR RIGHTS UNDER THE FAIR CREDIT REPORTING ACT

States may enforce the FCRA, and many states have their own consumer reporting laws. In some cases, you may have more rights under state law. For more information, contact your state or local consumer protection agency or your state Attorney General.

For information about your federal rights, contact:

TYPE OF BUSINESS	CONTACT
a.a. Banks, savings associations, and credit unions with total assets of over \$10 billion and their affiliates	a. Consumer Financial Protection Bureau 1700 G Street, N.W. Washington, DC 20552
b. Such affiliates that are not banks, savings associations, or credit unions also should list, in addition to the CFPB:	b. Federal Trade Commission: Consumer Response Center – FCRA Washington, DC 20580 (877) 382-4357
2. To the extent not included in item 1 above: a. National banks, federal savings associations, and federal branches and federal agencies of foreign banks b. State member banks, branches and agencies of foreign banks (other than federal branches, federal agencies, and Insured State Branches of Foreign Banks), commercial lending companies owned or controlled by foreign banks, and organizations operating under section 25 or 25A of the Federal Reserve Act c. Nonmember Insured Banks, Insured State Branches of Foreign Banks, and insured state savings associations d. Federal Credit Unions	a. Office of the Comptroller of the Currency Customer Assistance Group 1301 McKinney Street, Suite 3450 Houston, TX 77010-9050 b. Federal Reserve Consumer Help Center P.O. Box. 1200 Minneapolis, MN 55480 c. FDIC Consumer Response Center 1100 Walnut Street, Box #11 Kansas City, MO 64106 d. National Credit Union Administration Office of Consumer Protection (OCP) Division of Consumer Compliance and Outreach (DCCO) 1775 Duke Street Alexandria, VA 22314
3. Air carriers	Asst. General Counsel for Aviation Enforcement & Proceedings Aviation Consumer Protection Division Department of Transportation 1200 New Jersey Avenue, S.E. Washington, DC 20590
4. Creditors Subject to the Surface Transportation Board	Office of Proceedings, Surface Transportation Board Department of Transportation 395 E Street, S.W. Washington, DC 20423
5. Creditors Subject to the Packers and Stockyards Act, 1921	Nearest Packers and Stockyards Administration area supervisor
6. Small Business Investment Companies	Associate Deputy Administrator for Capital Access United States Small Business Administration 409 Third Street, S.W., 8th Floor Washington, DC 20416
7. Brokers and Dealers	Securities and Exchange Commission 100 F Street, N.E. Washington, DC 20549
8. Federal Land Banks, Federal Land Bank Associations, Federal Intermediate Credit Banks, and Production Credit Associations	Farm Credit Administration 1501 Farm Credit Drive McLean, VA 22102-5090
9. Retailers, Finance Companies, and All Other Creditors Not Listed Above	FTC Regional Office for region in which the creditor operates or Federal Trad Commission: Consumer Response Center – FCRA Washington, DC 20580 (877) 382-4357

Run Date: 02/05/19 Run Time: 11:30 AM

TRA VIGNE' CONDOMINIUM ASSOCIATION INC.

Balance Sheet prepared by Southwest Prop Mgmt As of 12/31/18

	CURRENT ASSETS		ASSETS	
	Cash			
1010	Iberia Transfer Account	\$	8,250.11	
1012	IberiaBank Operating Acct.		58,373.94	
1015	Due from Reserve		20,568.94	
		-	\$	87,192.99
	Reserves Assets			
1021	Florida Community Bank	\$	284,656.88	
1022	FCB CD 1/30/19 1.55%		206,710.43	
1045	Due to Operating		(20,568.94)	
		_	\$	470,798.37
	OTHER ASSETS			
1450	Owners Receivable	\$	32,318.69	
1465	S/A Hurricane Irma		6,444.43	
1655	Prepaid Expenses		329.60	
1690	Prepaid Insurance		7,801.32	
	TOTAL OTHER ASSETS	-	\$	604,885.40
	TOTAL ASSETS		\$	604,885.40
	CURRENT LIABILITIES:		ABILITIES & EQUI	TY
2110	CURRENT LIABILITIES: Accounts Payable	LIA \$	3,349.06	TY
2120	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane		3,349.06 96,024.00	TY
2120 2250	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid		3,349.06 96,024.00 41,208.44	TY
2120 2250 2255	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha		3,349.06 96,024.00 41,208.44 24,456.30	TY
2120 2250	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid		3,349.06 96,024.00 41,208.44	TY
2120 2250 2255	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha		3,349.06 96,024.00 41,208.44 24,456.30	
2120 2250 2255 2260	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES	\$	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70	
2120 2250 2255 2260	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated		3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$	
2120 2250 2255 2260	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES	\$	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70	
2120 2250 2255 2260	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated	\$	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$	739,730.50
2120 2250 2255 2260	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated General Reserve	\$	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$ 4,522.00 466,276.37	739,730.50
2120 2250 2255 2260	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated General Reserve TOTAL RESERVES	\$	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$ 4,522.00 466,276.37	739,730.50
2120 2250 2255 2260 3000 3001	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated General Reserve TOTAL RESERVES EQUITY:	\$ - 5	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$ 4,522.00 466,276.37	739,730.50
2120 2250 2255 2260 3000 3001	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated General Reserve TOTAL RESERVES EQUITY: Retained Earnings	\$ - 5	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$ 4,522.00 466,276.37 \$	739,730.50
2120 2250 2255 2260 3000 3001	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated General Reserve TOTAL RESERVES EQUITY: Retained Earnings 2013 Roof Loan Paydown	\$ - 5	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$ 4,522.00 466,276.37 \$ (786,758.95) 47,000.00	739,730.50 470,798.37
2120 2250 2255 2260 3000 3001	CURRENT LIABILITIES: Accounts Payable Accrued Expense - Hurricane Owners Prepaid Loan Pay.Ins. Mutual of Omaha Loan Roof-Mutual of Omaha TOTAL LIABILITIES RESERVES Reserve Interest-Unallocated General Reserve TOTAL RESERVES EQUITY: Retained Earnings 2013 Roof Loan Paydown Current Year Net Income/(Loss)	\$ - 5	3,349.06 96,024.00 41,208.44 24,456.30 574,692.70 \$ 4,522.00 466,276.37 \$ (786,758.95) 47,000.00 134,115.48	739,730.50 470,798.37

Run Date: 02/05/19 Run Time: 11:31 AM

TRA VIGNE' CONDOMINIUM ASSOCIATION INC.

Income/Expense Statement Period: 12/01/18 to 12/31/18

INCOME: 04145 M	Description	Actual	Current Period Budget	Variance	Actual	Year-To-Date Budget	Variance	Yearly Budget
	daintenance Fees							
04145 M	Maintonanco Foos					-		
	Williamoe tees	.00	.00	.00	295,120.58	294,636.00	484.58	294,636.00
04150 R	Reserve Fees	.00	.00	.00	80,000.00	80,000.00	.00	80,000.00
04151 V	/.C.A. Fees	.00	.00	.00	137,984.00	137,984.00	.00	137,984.00
04165 S	S/A Hurricane Irma	.00	.00	.00	192,500.00	.00	192,500.00	.00
04171 6	Gate Access Income	70.00	.00	70.00	170.00	.00	170.00	.00
04191 F	Roof Loan Income	.00	.00	.00	85,000.00	85,000.00	.00	85,000.00
04200 I	Late Charge Fees / Interest	48.23	.00	48.23	1,015.09	.00	1,015.09	.00
04240	Interest Income - Operating	.38	.00	.38	5.44	.00	5.44	.00
04295 M	Miscellaneous Income	.00	41.74	(41.74)	.00	500.00	(500.00)	500.00
04300 A	Application Fees	300.00	.00	300.00	1,900.00	.00	1,900.00	.00
04400 1	Insurance Claim Proceeds	.00	.00	.00	90,068.94	.00	90,068.94	.00
n	TOTAL INCOME	418.61	41.74	376.87	883,764.05	598,120.00	285,644.05	598,120.00
EXPENSES		110,01		3.3.3.	0007701100	000,120.00	200,011110	000,==0100
ADMINISTRAT	FIVE							
	Corporate Filing Fee	.00	.00	.00	61.25	62.00	.75	62.00
	Fees to Division	.00	.00	.00	308.00	308.00	.00	308.00
	Management	1,284.58	1,286.62	2.04	15,414.96	15,439.00	24.04	15,439.00
	Accounting (CPA)	.00	17.88	17.88	3,210.00	215.00	(2,995.00)	215.00
	Office Expense	588.55	250.00	(338.55)	3,266.45	3,000.00	(266.45)	3,000.00
	Legal	220.00	250.00	30.00	1,600.00	3,000.00	1,400.00	3,000.00
	Application Expense	200.00	25.00	(175.00)	1,790.00	300.00	(1,490.00)	300.00
	Loan Interest-Insurance LOC	146.69	250.00	103.31	3,076.95	3,000.00	(76.95)	3,000.00
S	SUB-TOTAL ADMINISTRATIVE	2,439.82	2,079.50	(360.32)	28,727.61	25,324.00	(3,403.61)	25,324.00
UTILITIES								
06100 E	Electric	532.16	833.37	301.21	8,258.99	10,000.00	1,741.01	10,000.00
06105	Irrigation Water	512.65	666.63	153.98	6,026.00	8,000.00	1,974.00	8,000.00
06118	Telephone - Gate Access	57.31	66.63	9.32	917.53	800.00	(117.53)	800.00
06120 V	Water / Sewer	250.66	250.00	(.66)	3,281.25	3,000.00	(281.25)	3,000.00
8	SUB-TOTAL UTILITIES	1,352.78	1,816.63	463.85	18,483.77	21,800.00	3,316.23	21,800.00
GROUNDS								
06141	Irrigation Maintenance	.00	416.63	416.63	11,562.00	5,000.00	(6,562.00)	5,000.00
06160 I	Landscape Contract	3,950.00	3,950.00	.00	47,400.00	47,400.00	.00	47,400.00
06162	Sod/Plantings/Others	250.00	1,250.00	1,000.00	23,859.85	15,000.00	(8,859.85)	15,000.00
06163 N	Mulch	.00	750.00	750.00	6,378.09	9,000.00	2,621.91	9,000.00
06164	Tree Trimming / Replacement	.00	833.37	833.37	3,350.00	10,000.00	6,650.00	10,000.00
06165	Storm Damage/Repair	.00	.00	.00	190,986.78	.00	(190,986.78)	.00
8	SUB-TOTAL GROUNDS	4,200.00	7,200.00	3,000.00	283,536.72	86,400.00	(197,136.72)	86,400.00

Run Date: 02/05/19 Run Time: 11:31 AM

TRA VIGNE' CONDOMINIUM ASSOCIATION INC.

Income/Expense Statement Period: 12/01/18 to 12/31/18

	5	·-	Current Period			Year-To-Date		Yearly
	Description	Actual	Budget	Variance	Actual	Budget	Variance	Budget
BUILDING								
06190	Building-Repairs/Maintenance	970.00	2,708.37	1,738.37	43,927.88	32,500.00	(11,427.88)	32,500.00
06192	Unit 271 Expense	131.08	41.63	(89.45)	131.08	500.00	368.92	500.00
06198	Access Gate Repair	1,189.88	108.37	(1,081.51)	1,751.40	1,300.00	(451.40)	1,300.00
06199	Emergency Systems/Fire	.00	102.37	102.37	1,726.10	1,228.00	(498.10)	1,228.00
06220	Roof Repairs	.00	166.74	166.74	2,909.00	2,000.00	(909.00)	2,000.00
06230	Exterminating - Buildings	130.00	500.00	370.00	5,090.00	6,000.00	910.00	6,000.00
06235	Pool - Maintenance	1,375.00	1,375.00	.00	16,500.00	16,500.00	.00	16,500.00
06237	Pool - Repairs/Supplies	.00	250.00	250.00	2,461.47	3,000.00	538.53	3,000.00
	SUB-TOTAL BUILDING	3,795.96	5,252.48	1,456.52	74,496.93	63,028.00	(11,468.93)	63,028.00
MASTER AS	SSOCIATION							
06300	Master Association Fees	.00	.00	.00	138,292.00	137,984.00	(308.00)	137,984.00
	SUB-TOTAL MASTER ASSOCIATION	.00	.00	.00	138,292.00	137,984.00	(308.00)	137,984.00
INSURANCE	3							
06310	Insurance - Package	7,801.31	8,216.63	415.32	93,885.31	98,600.00	4,714.69	98,600.00
	SUB-TOTAL INSURANCE	7,801.31	8,216.63	415.32	93,885.31	98,600.00	4,714.69	98,600.00
ROOF LOAD	N							
06077	Roof Loan Expenses	6,461.60	7,083.37	621.77	74,784.24	85,000.00	10,215.76	85,000.00
06078	Roof Loan Transfer	(3,674.60)	.00	3,674.60	(42,558.01)	.00	42,558.01	.00
	SUB-TOTAL ROOF LOAN	2,787.00	7,083.37	4,296.37	32,226.23	85,000.00	52,773.77	85,000.00
RESERVES 06422	Reserves - General	.00	.00	.00	80,000.00	80,000.00	.00	80,000.00
	SUB-TOTAL RESERVES	.00	.00	.00	80,000.00	80,000.00	.00	80,000.00
	TOTAL EXPENSES	22,376.87	31,648.61	9,271.74	749,648.57	598,136.00	(151,512.57)	598,136.00
	CURRENT YEAR NET INCOME/(LOSS	(21,958.26)	(31,606.87)	9,648.61	134,115.48	(16.00)	134,131.48	(16.00)

Run Date: 02/20/19 Run Time: 12:47 AM

TRA VIGNE' CONDOMINIUM ASSOCIATION INC.

Reserve Statement As of 12/31/18

		BEGINNING OF YEAR	YTD ALLOCATION D	YTD ISBURSEMENTS	AVAILABLE BALANCE
	RESERVES:				
3000	Reserve Interest-Unallocated	0.00	4,522.0	0.00	4,522.00
3001	General Reserve	395,996.37	80,000.0	0 9,720.00	466,276.37
	Subtotal Reserves	395,996.37	84,522.0	9,720.00	470,798.37
	TOTAL RESERVES	395,996.37	84,522.0	•	470,798.37

Tra Vigné at the Vineyards Condominium Association, Inc. 2019 Approved Budget January 1, 2019 through December 31, 2019 77 Units

		2018		Actual		2018		2019
		Approved		YTD		Projected		Approved
	-	Annual		8/31/2018		Actual		Annual
INCOME					<u></u>			
Maintenance	S	294,636.00	\$	221,332,89	\$	294,636.00	\$	303,945.00
Roof Loan Income	\$	85,000.00	\$	63,749.69	\$	85,000.00	\$	74,000.00
Reserves	S	80,000.00	\$	60,000.00	\$	80,000.00	\$	80,000.00
V.C.A. Fees	\$	137,984.00	\$	103,488.00	\$	137,984.00	\$	153,384.00
Application Fee	\$	500.00	\$	110.19			\$	500.00
TOTAL INCOME	\$	598,120.00	\$	448,680.77	\$	597,620.00	\$	611,829.00
EXPENSES								
Administration:								
Corporate Filing Fee	S	62.00	\$	61.25	\$	61.25	\$	62.00
Fees to Division	\$	308.00	\$	308.00	\$	308.00	\$	308.00
Management Fees	_ S	15,439.00	S	10,276.64	\$	15,414.95	\$	15,725.00
Accounting (CPA)	S	215.00	\$	215.00	\$	3,210.00	\$	6,000.00
Office Expense	\$	3,000.00	\$	1,912.25	\$	2,897.00	S	3,000.00
Lega	\$	3,000.00	\$	670.00	\$	2,495.00	\$	3,000.00
Application Expense	\$	300.00	\$	940.00	\$	940.00	\$	500.00
Loan Interest - Insurance	\$	3,000.00	\$	2,310.97	\$	3,000.00	\$	3,000.00
	\pm						3	31,595.00
Utilities: Electric	-	10,000 00	-	0.040.70		0.000	-	40.000
Unit 271 - electric	\$	500.00	\$	8,316,73	\$	8,892.44	\$	10,000.00
	\$		_		\$	131.20	\$	150.00
Irrigation Water	-	8,000 00	\$	4,425.90	\$	7,049.40		7,000.00
Telephone - Gate Access	\$	800.00	\$	453.36	\$	681.96	\$	800.00
Water/Sewer	\$	3,000 00	\$	2,429.55	S	3,216.68	\$	3,000.00
							-	20,000.00
Grounds: Irrigation Maintenance	s	5.000.00	s	9,343.08	\$	12,484,88	s	5,000.00
Landscape Contract	s	47,400.00	S	31,600.00	\$	47,400.00	S	47,400.00
Sod/Plantings/Other	s	15,000.00	\$	23,609 39	\$		_	
Mulch	\$		_		S	23,609.39	\$	12,500.00
	\$	9,000.00	\$	6,378.09		6,378.09	_	7,000.00
Tree Trimming/Replacement	- 3	10,000.00	\$	3,350 00	\$	3,350.00	\$	5,000.00
Storm Damage	-		\$	84,507.78	\$	90,268.00	\$	76,900.00
Buildings:								
Building Repairs & Maintenance	\$	32,500.00	\$	31,112 15	\$	42,839.00	\$	25,000.00
Janitorial	\$	500.00	\$	-	\$	131.20	\$	10,000.00
Access Gate Repair	\$	1,300.00	\$	99.99	\$	99.99	\$	1,000.00
Emergency Systems/Fire	\$	1,228.00	\$	1,726.10	\$	1,726.10	\$	1,500.00
Roof Repairs	\$	2,000.00	\$	500.00	\$	2,909.00	\$	10,000.00
Exterminating - Buildings	\$	6,000.00	\$	3,413.00	\$	5,084.00	S	6,000.00
Pool Maintenance	\$	16,500.00	\$	11,000.00	\$	16,500.00	\$	16,500.00
Pool Repairs/Supplies	\$	3,000.00	\$	2,058.08	\$	2,858.08	\$	3,000.00
							\$	73,000.00
Master:			-	-				
Master Association Fees	\$	137,984.00	\$	103,719.00	\$	137,984.00	\$	153,384.00
Insurance:				· · · · · · · · · · · · · · · · · · ·				
nsurance	s	98.600.00	s	62.085.05	s	93,615.79	s	102,000.00
		50,000.00		02,000 00		50,010.10		102,000.00
Loan:								
Roof Loan Expense	\$	85,000.00		49,252.28		56,666.64	\$	74,000.00
TOTAL EXPENSES	\$	518,636.00	\$	404,821,36	\$	535,535,40	\$	531,829.00
TOTAL RESERVES	\$	80,000.00	\$	60,000.00	\$	80,000.00	\$	80,000.0
TOTAL EXPENSES + RESERVES	- \$	598,636.00	\$	464,821.36	S	615,535.40	S	611,829.0

	Quarterly	Annual
Maintenance Assessment	\$ 1,984.83	\$ 7,939.34

Breakdown of Quarterly Assessment:		2017		2018
OPERATING ASSESSMENT	9	913.97	s	986.83
RESERVE ASSESSMENT	-0	238.64	,	259.74
ROOF LOAN		331.17		240.26
TOTAL TRA VIGNE ASSESSMENT		1,483.00		1,486.83
VCA - MASTER FEES		459.00		498.00
TOTAL QUARTERLY ASSESSMENT		1,942.00	S	1,984.83

Assessment will be rounded up to \$1,985.00

Tra Vigne at the Vineyards Condominium Association, Inc. 2019 Approved Budget Reserve Schedule

	2018	0100	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033
GASY 30 CMIMMI CON THE CONTRACTOR	200 300	350 107	J	-	€ 37R 159	16	18	5	\$ 588,344	\$ 633,403	\$ 703,466	\$ 565,536	\$ 665,593	\$ 755,659	\$ 830,735	\$ 855,818
ADD INTEREST AT 197						41.32		56.33	58.83	63.34	70.35	56.55	96.56	75.57	83.07	85.58
ANNIAL EFECTO BECEBVES	80.000		80 000	S	\$ 80,000	-	+-	+	\$ 100,000	\$ 100,000	100,000	100,000	100,000	100,000	100,000	100,000
200000000000000000000000000000000000000																
Transfer of Excess Funds																
					l											
TOTAL RESERVES	\$ 476,036	\$ 501,078	\$ 536,124	\$ 433,159	\$ 458,197	\$ 493,238	\$ 573,287	\$ 643,344	\$ 688,403	\$ 733,466	\$ 803,536	\$ 665,593	\$ 765,659	\$ 855,735	\$ 930,818	\$ 955,904
Roof/4 Bldg (PP) 2008																
Roof/3 Bldg (PP) 2008																000,271
Roof/3 Bidg (VP) 2013																
Roof/4 Bldg (PP) 2013																
Roof/4 Bldg (PP) 2013																
Roof Cleaning	\$ 10,000 \$	\$ 15,000		\$ 10,000	\$ 15,000		\$ 10,000	\$ 15,000		\$ 10,000	15,000		000'01	\$ 15,000		
Unit Entry Doors																
Painting/7 Bldg(PP) 2011			\$ 63,000								75,000					
Painting/6 Bldg(VP) 2011			\$ 48,000								55,000					
Painting/8 Bldg(VP) 2011			\$ 72,000								93,000				ı	
Paving/Repair & Sealcoat 2014				\$ 35,000					\$ 35,000							
Pool/Deck Resurfacing	\$ 30,000							\$ 40,000							\$ 40,000	
Pool #1 and Pool #3 2015										\$ 20,000						
Pool #2 and Pool #4 2010					\$ 30,000											
Pool Fencing 2017/2019		\$ 30,000			ŀ		i									
Pool Fumiture	\$ 15,000													40,000		
Pool Equipment				\$ 10,000										ļ		
Guardhouse/Entry 2016/2017									20,000							
					- 1			000	000 33	30,000	238 000		10.000	\$ 25,000	\$ 75,000	\$ 350,000
Annual Expenditure	\$ 55,000	s	\$ 183,000	\$ 55,000	\$ 45,000	,	٨	1	۱	н	ı		756 660	ľ	C 855.818	\$ 605.904
Year End Balance	\$ 421,036 \$	\$ 456,078 \$	\$ 353,124 \$	\$ 378,159	\$ 413,197	\$ 493,238	\$ 563,287 \$	\$ 588,344 \$	\$ 633,403 \$	\$ 703,466	\$ 565,536	\$ 665,535	_		2	н

Southwest Property Mgmt. Corp. 1044 Castello Drive, Suite 206 Naples, FL 34103 (239) 261-3440 ♦(239) 261-2013

FREQUENTLY ASKED QUESTIONS AND ANSWERS SHEET

TRA-VIGNÉ CONDOMINIUM ASSOCIATION, INC.

As of January 1, 2019

Name of Association

- Q: What are my voting rights in the condominium association?
- A. Per Articles of Incorporation, Article IV 4.4: "There shall be only one (1) vote for each unit, who shall be entitled to vote at any meeting of the unit owners. Such person shall be known as the "Voting Member".
- Q. What restrictions exist in the condominium documents on my right to use my unit?
- A. Units are for single-family occupancy.
- Q. What restrictions exist in the condominium documents on the leasing of my unit?
- A. Per Declaration of Condominium, Article XIV, Page 40: Not less than ninety (90) days in any calendar year not to exceed three (3) times in any calendar year.
- Q. How much are my assessments to the condominium association for my unit type and when are they due?
- A. \$1,985.00 per quarter due and payable quarterly on January 1, April 1, July 1 and October 1 of this year.
- Q. Do I have to be a member in any other association? If so, what is the name of the association and what are my voting rights in this association? Also, how much are my assessments?
- A. Yes, the Master Association, Vineyards Community Association, Inc. Each unit owner gets one (1) vote per unit. Quarterly fees are charged to each residence (unit) in the development. Fees are already included in the calculation of the condominium association fees set forth above.
- Q. Am I required to pay rent or land fees for recreational or other commonly used facilities?
- A. No.
- Q. Is the condominium association or other mandatory membership association involved in any court cases in which it may face liability in excess of \$100,000? If so, identify each such case.
- A. No.

NOTE: THE STATEMENTS CONTAINED HEREIN ARE ONLY A SUMMARY IN NATURE. A PROSPECTIVE PURCHASER SHOULD REFER TO ALL REFERENCES, EXHIBITS HERETO, THE SALES CONTRACT AND THE CONDOMINIUM DOCUMENTS.