



The attached application is to be submitted for those who are requesting approval for a Service Animal or Emotional Support Animal.

Be advised, recent Florida Statute is very clear about the application process, and very clear about requirements necessary to obtain permission for a legitimate purpose.

A person who knowingly and willfully misrepresents herself or himself, through conduct or verbal or written notice, as using a service animal and being qualified to use a service animal or as a trainer of a service animal commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

If you are a first-time applicant to Flanders D, be sure to include this application with your own personal application for consideration.

Make sure all necessary documentation is included and complete, so that we may process your request for review.

Owners of Units, AND Owners of animals are required to submit updated immunization records for animals on a regular basis. It is your responsibility to keep accurate records of immunization dates. Any lapse in coverage may result in a fine of \$100 a day, not to exceed a maximum of \$1,000, consistent with FS718, and Association Documents.

Any questions about this policy should be directed to the Management Company, or myflandersd@gmail.com.

Policy and Procedure for Disabled/Handicapped Owner or Resident to Request Reasonable Accommodation

<u>Background</u>: Under the Federal and State Fair Housing Acts, an owner or resident who is disabled/handicapped may request reasonable accommodation(s) in the Association's rules, policies, practices, or services when such accommodation(s) may be necessary because of his/her disability/handicap. For more information on the rules pertaining to requests for reasonable accommodation, please review the *Joint Statement of the Dept. of Housing and Urban Development and the Department of Justice on Reasonable Accommodations under the Fair Housing Act* at www.usdoj.gov/crt/housing/jointstatement_ra.htm.

<u>Objective</u>: To establish policies and procedures for meeting the requirements of applicable state and federal law relating to disabled or handicapped individuals.

<u>Policy</u>: The policy of the board of directors of FLANDERS D ASSOCIATION, INC. is to make every attempt to provide reasonable accommodations to disabled or handicapped residents in accordance with applicable state and federal law.

PROCEDURE

<u>Submittal of Request</u>: A disabled/handicapped owner or resident should complete the Association's Request for Reasonable Accommodation and provide completed copies of the Affidavit of Treating Physician, Acknowledgement of Policy and Procedure for Disabled/Handicapped Owner or Resident to Request Reasonable Accommodation and Pet Registration forms. The completed forms should be delivered or mailed to: WILSON LANDSCAPING & MANAGEMENT, CORP., 1300 NW 17TH AVENUE, SUITE 270, DELRAY BEACH, FL 33445. The Association will consider all requests for a reasonable accommodation no matter how the request is made; however, use of the supplied forms will expedite the process.

Procedure for Reviewing a Request for Reasonable Accommodation: Upon receipt of the requested forms (or information supplied) for a disabled/handicapped owner or resident's request for a reasonable accommodation(s) in the Association's rules, policies, practices, or services, the request forms will be reviewed by the Board of Directors within 30 days of receipt in the Association's management office, and the owner or resident will be notified in writing of the Board's decision. If additional information is required by the Board, the review may take longer, and the submitting owner or resident will be so advised in writing. Additionally, it may be necessary for the Association's legal counsel to review the documentation submitted in support of a request for a reasonable accommodation which in turn, may prevent the Board from providing owner with a decision within 30 days. If the matter is referred to the Association's legal counsel, owner will be notified in writing.

If the request is approved, any condition of approval will be provided in writing. If disapproved, the reason for disapproval will be provided in writing.

Guidelines as to when medical documentation is required and what type of medical documentation is required. The Association is entitled to obtain information that may be necessary to evaluate whether a requested accommodation is necessary because of the owner's or resident's disability/handicap. If a person's disability/handicap is obvious and if the request for accommodation also is apparent, then the Association will not request any additional information about the requester's disability/handicap or the related need for the requested accommodation.

If the requester's disability/handicap is not obvious, after reviewing the submitted request form, the Association may request reliable information that is necessary to verify that the requester has a physical or mental impairment that substantially limits one or more major life activities (which is the definition of a "handicap" under the Fair Housing Acts). If information on the requester's disability/handicap is requested by the Association, he/she may provide information verifying that he/she meets the foregoing definition of "handicap," for example, by submitting proof that he/she is under 65 years of age and receiving Supplemental Security Income, Social Security Disability Insurance benefits, or private disability insurance benefits. In addition, a physician with expertise in the area of the owner's proposed disability/handicap may provide verification of the disability/handicap through the use of the Association's form Affidavit of Treating Physician. The Association will supply the Affidavit of Treating Physician upon receipt of any request for a reasonable accommodation. If the requester's disability/handicap is obvious, but the need for the accommodation is not apparent, the Association may request information that is necessary to evaluate the disability/handicap-related need for the requested accommodation. In this case, the Association will request reliable disability/handicap-related information that is necessarv evaluate to disability/handicap-related need for the accommodation which may include medical records evidencing dates of diagnosis and treatment for the disability/handicap.

To the extent a disability/handicap is not permanent, the Association may request additional updated medical information as it deems necessary to determine if there is a continued need for the requested accommodation.

The Association may request advice from legal counsel concerning any owners' request for a reasonable accommodation. Owner consents to the disclosure of all documentation in support of the request to the Association's legal counsel.

Additional Information

An individual's need for an accommodation may change over time as a result of changes in the individual's own level of disability/handicap or impairment, treatments available to mitigate a disability/handicap and/or other circumstances affecting the individual. What qualifies as reasonable in one set of circumstances may not be reasonable or necessary in another. If and when circumstances change, it is your responsibility to notify the Association if you need, or no longer need, a reasonable accommodation.

Maintaining an Emotional Support/Service Animal

Should a request for a reasonable accommodation to the no pet policy be granted, the Association reserves the right, pursuant to Florida law, to withdraw this approval at any time should the emotional support/service animal become a nuisance to others, which includes, but is not limited to: barking; biting; aggressive behavior; attacking; owner's failure to properly dispose of excrement or waste; walking the dog in prohibited areas; failure to comply with all state and local ordinances and statutes; not maintaining the animal on a leash at all times when outside of the unit; insect/extermination problems; sanitation/odor problems. Additionally, the approval of the animal may be withdrawn if the requesting party is no longer disabled/handicapped. Further, the applicant/owner is required to provide updated medical information concerning his/her disability/handicap (if the disability/handicap is not permanent); current and annual vaccination, immunization and veterinarian records for the animal; all certifications or trainings the animal possesses and to maintain an identification tag on the animal. Failure to comply with any of these requirements is grounds to withdraw the approval of the animal. Owner is solely responsible for any and all damage caused by the animal, whether to person or property. It is recommended that you carry a liability policy that covers the animal.

The emotional support/service animal is required to be walked in certain designated areas which may differ depending on the location of the unit and the owner's disability/handicap. If the request is granted, the Association will provide you with the designated area for walking the animal.

All information received by the Association in conjunction with a disabled/handicapped owner's or resident's request for reasonable accommodation will be kept confidential in compliance with Florida Statute section 718.111(12)(c). If any other resident or owner inquires as to why a special accommodation appears to have been made, the Association representative's response will be: "a Federal Fair Housing Act reasonable accommodation has been granted." No additional information will be provided regarding the nature of the disability/handicap.

I have received and read a copy of the Policy and procedure for Disabled/Handicapped Owner or resident to request Reasonable Accommodation and I agree to abide by the regulations. I bear full responsibility for the service/support animal and I agree to indemnify and hold harmless the Board of Directors, Association, Management Company, Owners and Occupants of the unit against any loss, claim or liability of any kind or character whatsoever arising from owning or keeping a service/support animal in the unit.

Requesting Party's Signature	Date	
Printed Name of Requesting Party		

REQUEST FOR REASONABLE ACCOMMODATION

Name of Person Requesting a Reasonable Accommodation:

Address:	Unit #
Daytime Phone#:	Evening Phone#
Name of Association:	
following: A physical or mental im major life activities; or a record of having such an impairment.	cy/handicap as defined by one or more of the apairment that substantially limits one or more of having such an impairment; or is regarded as isability/handicap, the following member of my above:
Name:	
Relationship to you (e.g. child, paren	nt):
accommodation for my household: a	dicap, I am requesting the following reasonable an exception to the Association's express, written licy (reasonable accommodation) to allow the reside in my unit:
	mmodation is necessary so that I (or the ortunity to use and enjoy the unit which I (or the use:
confidential as required by Florida Statevaluate my request for a reasonable according	ned by the Association will be kept completely atute section 718.111(12)(c) and used solely to commodation. with the Affidavit of Treating Physician,
Acknowledgement of Policy and Proceed	dure for Disabled Owner or Resident to Request egistration forms as promptly as possible so that
Signed:	A
Requesting party	

Service/Emotional Support Animal Registration

NAME OF ASSOCIATION	
UNIT NUMBER	OWNER'S NAME
PET'S NAME	BREED
MALE FEMALE COLOR_	WEIGHT
DATE PET ACQUIRED	PET'S TAG NUMBER
VETERINARIAN	
DOES THE ANIMAL HAVE ANY SPEC	HALIZED TRAINING AND/OR CERTIFICATIONS?
is permitted to remain on the pr for a reasonable accommodation t determination that substantially limits one or more	are not permitted at the only reason the above service/support animal operty is due to's request to the "no pet" policy and the Board of Director's suffers from a disability/handicap that of the applicant's major life activities and the orate the effects of the disability/handicap.
NAME	DATE
by	ORE ME this day of, 20 , who is personally known to me or who as identification.
Comr Comr ATTACH: COPY OF PHOTOGRAPH OF P	/Print Name of Notary:

COPIES OF THE ANIMAL'S TRAINING CERTIFICATES AND/OR CERTIFICATIONS

AFFIDAVIT OF TREATING PHYSICIAN

BEFOR	RE ME, the undersigned authority, personally appeared who,
being duly swo	orn, deposes and says:
1.	My name is
2.	I am licensed by the State of with full privileges to practice medicine
within the Stat	e of
3.	My practice specialty is
4.	My office is located at
	I am (hereinafter" "Patient") treating physician. I began
treating Patient	t on
6.	On or about, I diagnosed Patient within a reasonable degree
of medical cer	tainty as suffering from a physical and/or mental disability/handicap. (Circle all that
apply)	
7.	Within a reasonable degree of medical certainty, I estimate that Patient's
medical/menta	al condition(s) began on or about: and will continue
until	
8.	Within a reasonable degree of medical certainty I have concluded that Patient's
medical/mental	condition substantially limits Patient's major life activities as follows: (list the major
life activities a	ffected by the disability):
and the a	nimal is able to ameliorate the effects of the disability by
9.	I prescribed an emotional support animal and/or service animal as part of Patient's
medical treatm	ent.
10.	The (emotional support animal/service animal/reasonable accommodation) is
medically nece	essary and will assist Patient in

	ir Housing Act***, and the animal is medically necessary to by to use and enjoy the unit/home.
12. This affidavit is	made to induce to make substantial and
material alterations to the Assoc	iations' use restrictions based upon a medical, mental and/or
physiological disability/handicap	substantially limiting one or more of Patient's major life
activities which does not include	current, illegal use or addiction to a controlled substance.
FURTHER AFFIANT SAY	/ETH NAUGHT.
PTATE OF	M.D.
STATE OF):
and County aforesaid to take as personally known to me, or who administered, and who produced identification, and executed the fo	t on this day, before me, an officer duly authorized in the State eknowledgments, personally appeared, who is a is not personally known to me, but to whom an oath was large oing instrument. The state of the State is not personally known to me, but to whom an oath was regoing instrument. The state of the State is not personally known to me, but to whom an oath was regoing instrument.
	Notary Public, State of
Commission No.:	Printed Name of Notary
*** The Federal Fair Housing Act (42 U.S. 'Handicap' means, with respect to a pers	.C. §3602) defines the term handicap as follows:
(1) a physical or mental impairment which	ch substantially limits one or more of such person's major life activities,
(2) a record of having such an impairmen	it, or
(3) being regarded as having such an impose a controlled substance	pairment, but such term does not include current illegal use of or addiction
The Florida Fair Housing Act (Fla. Stat.	§ 760.22) defines the term handicap as follows:
(7) "Handicap" means:	
	pairment which substantially limits one or more major life activities, or he led as having, such physical or mental impairment; or
b) A person has a developmental disabil	ity as defined in s. 393.063.

It is my medical opinion that Patient is handicapped as that term is defined under the

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