

North Panther Trace Resale Check List

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- Landlord / Purchaser Information Sheet
- Notice of Acknowledgment
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- Waiver to Allow Number to be Published
- Disclosure Summary
- o Resale Contract
- New Resident Keypad Registration Form
- Non-refundable Processing Fee payable to Watson Association
 Management \$125.00 or Rush fee of \$150.00 (closing 2 weeks or less)
- o Application Fee \$75.00 payable to North Panther Trace
- Gate clicker fee \$35.00 each payable to North Panther Trace
- \$100.00 Refundable Move In/Move Out deposit payable to North Panther Trace

Please make sure when submitting your application all documents, and fees are included.

**** A Capital Contribution equal to one (1) quarter Assessments (\$453.00) will be collected upon acquiring title.****

APPLICATION TO PURCHASE IN NORTH PANTHER TRACE @SAWGRASS LAKES

Address of Property:	
Applicant Name:	Applicant Phone:
Co-Applicant Name:	Co-Applicant Phone:
Present Address:	
Do you intend to:	
□ Live in the home as a primary residence□ Maintain the home as a secondary residence□ Offer the home as a rental	
Applicant Occupation/Employer:	
Co-Applicant Occupation/Employer:	
Please list the names of all adult family members who	o will be living on the property:
Name:	_Name:
Name:	_Name:
Please list the names and ages of all child family mem	nbers who will be living on the property:
Name:	_Name:
Name:	_Name:
Please list the Year / Make / Model / Tag # of vehicles	that will be parked on the premises:
Vehicle # 1:	
Vehicle # 2:	
Vehicle # 3:	
Please list your pets (Cat, Dog, Bird, other, breed and	how many):
Signature of Buyer	Date
Signature of Buyer	Date

North Panther Trace @ Sawgrass Lakes Moving In / Moving Out Directions (Approved December 12, 2016)

In order to minimize disruption to other residents and damage to the properties, all residents who move in or out are subject to the following guidelines:

Fee

A \$100 refundable move in/move out fee is required for all homeowners and tenants. The fee is returned after moving out.

Damage to Facilities

Any damage caused during a move-in or move-out will be charged to the unit owner. Heavy furniture and other objects may not to be placed on the landscaping during the move.

Trash

All boxes and trash created by the move must be disposed of properly and put to the curb for garbage pickup no earlier than the evening before pickup day. Violation of the trash rule is subject to a \$50 fine for each day the trash is left out.

Scheduling the Move

Notice of move-in/move out should be scheduled a minimum of one week in advance with the management company.

Moving Hours

Moving in and out must be done between the hours of 8:00 am and 9:00 pm only.

Moving Vehicle Parking

May only be parked in the unit driveway or in front of the unit, not blocking traffic, for no longer than the hours moving is permitted. Absolutely no overnight parking of moving vehicles is allowed. Violation of the parking rules is subject to a \$50 fine. If necessary, a temporary parking spot can be assigned at the Sawgrass Lakes RV Lot.

Entry Access System.

Must be reprogrammed to remove your name and personal code if moving out or add your name and personal code if moving in. Your phone number is required to add your code.

Noise

Please be considerate of neighbors and avoid unnecessary noise when moving in or moving out.

PODs

Pods can be used for no more than 72 hours	. Pods should be parked in the driveway only and
with the homeowner's permission.	

Owner or Tenant Signature	Date	



North Panther Trace Rules & Regulations

The following are a brief list of the rules and regulations pursuant to § 8 of the North Panther Trace Declaration of Covenants and Restrictions (a comprehensive list may be obtained by contacting Pinnacle Association Management):

- 1. Each lot shall be occupied by owners, guests and tenants and family members as a residence and for no other purpose.
- 2. Owners and tenants are permitted to have dogs and cats as follows:
 - a. Dogs and cats must be leashed and attended by an attendant, and not be permitted to run at large outside the lot.
 - b. The pet owner or custodian of the pet must clean up after the pet.
 - c. No pet may bark or meow excessively.
 - d. The pet owner shall be strictly liable for damages caused by the pet to the properties.
 - e. A pet owner's privilege to have a pet reside in the community may be revoked if the pet becomes a nuisance.
 - f. These rules shall yield when necessary to meet the needs of handicapped persons pursuant to fair housing laws.
 - 3. Prohibited Vehicles, Regulations and Parking Rules (the association shall have the power and the right to tow offending vehicles pursuant to Florida Statutes §715.07):
 - a. Prohibited vehicles except within the confines of the garage are dirt bikes, off road vehicles, mopeds or other 2 wheeled motorized vehicles, dune buggies, all terrain and off terrain vehicles.
 - b. Prohibited vehicles anywhere on the property are:
 - Buses, limousines, Class A B and C motor homes, travel trailers, commercial vehicles, vehicles which are an eyesore, trailers, campers, mobile homes, truck mounted campers.
 - ii. Vehicles which have flat tires, are unsightly or junkers or cars and other vehicles that have been converted into other use.
 - iii. Boats and boat trailers.
 - iv. Moving vans during the hours of 5pm and 8am and moving vans between the hours of Saturday 5pm and Monday 8am.
 - c. No repairs of motor vehicles shall be made on the property.
 - d. All vehicles must be registered and insured.
 - e. No motor vehicle shall be parked on the grass/swales of the property.
 - f. Horns shall not be used.
 - g. Racing of engines is prohibited.
 - h. No vehicle shall be parked in such a way that it blocks a sidewalk or blocks cars from passing by on the street or blocks the other residents from exiting their driveways.
 - i. All vehicles must be in working order; no vehicles on blocks, jacks or ramps shall be permitted.

4. Nuisances:

a. No owner, occupant or guest shall use any of the properties or permit the use of any of the properties in a manner which is unreasonable, disturbing, detrimental or a nuisance to the owners, guests and occupants of other lots; of which would not be consistent with the maintenance of the highest standards for a first class residential development,

- nor permit the property to be used in a disorderly or unlawful way, nor which will produce an insurance risk for the Association or other owners or occupants.
- b. The use of each lot shall be consistent with existing ordinances and laws, governing documents and occupants and their guests shall conduct themselves in a peaceful and orderly manner.
- c. No inflammables shall be stored on the property.
- d. Music and televisions shall be used at such times and at such volumes so as to not create a disturbance to other lot owners and residents.
- 5. No signs shall be permitted on the property (interior and exterior) such that they may be viewed from the common area or other lots.
- 6. No business or commercial activity shall be erected, maintained, operated, carried on or conducted on the property or lots.
- 7. No criminal activity shall be permitted on private lots or common areas.
- Trash and garbage must be placed at the curb in garbage and recycling receptacles no sooner than sundown on the evening before pickup day and the receptacles must be brought back in out of sight no later than the day of pickup.
- 9. No business solicitation whatsoever shall be permitted in the community.
- 10. Leasing of Lots:
 - a. An owner may lease only his entire lot in accordance with the Declaration.
 - b. The Association has the right to evict tenants and occupants.
 - c. The Association has the right to collect owed dues directly from the tenant and the tenant has the right to deduct those dues from the rent.
 - d. Subleasing of a lot is absolutely prohibited.
 - e. No rooms shall be rented in any lot.
- 11. Laundry shall not be hung to dry unless it is adequately screened from public view and so it is not visible from any lot.
- 12. Hurricane shutters may be closed upon the issuance of a hurricane warning and must be removed 24 hours after the storm danger has passed.
- 13. Garages shall not be permanently enclosed or converted, and the doors shall be kept in good working order. No garage may be used as living space.
- 14. Window air conditioners are prohibited.
- 15. No owner or resident shall install a newspaper box on the property. All newspapers delivered to the lot shall be brought inside daily and shall not be permitted to accumulate on any lot or common area.

Buyer/Tenant Initial Each Applicable Statement

- I have read the Rules and Regulations listed above and agree to abide by same.
- I understand the Rules and Regulations listed above are the most common rules and not comprehensive, and I can obtain a complete set of rules from Pinnacle Association Management.
- As the buyer, I signed the acknowledgement that says I know I am moving into a deed restricted community.
- As the buyer, I have obtained and read the governing documents and agree to abide by them.
- As the tenant, I read the above listed most common rules and know that I am moving into a deed restricted community and agree to abide by the all the rules of the North Panther Trace community.

Signature of Buyer / Tenant	Date
Signature of Buyer / Tenant	Date



DEED RESTRICTED COMMUNITY

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I/We understand that we are moving into a I/We hereby agree to abide by all Document North Panther Trace Home Owners Associ copy from the Lessor/Seller. If seller fails to to Buyer, I/We may obtain a copy Management, LLC at a cost of \$50.00.	s and Rules & Regulation of ation, Inc., I/We received a provide a set of Documents
Buyer/Lessee Signature:	Date:
Buyer/Lessee Signature:	Date:



# LANDLORD/PURCHASER INFORMATION SHEET

Please advise us of any change in your mailing address

Property Address:		
Landlord/Purchaser Name(s):		
Phone:		
Email:		
Mailing Address:(if different than property)		
Out of state address:		
Out of state phone:(if applicable)		
Emergency contact name:		
Phone:		



# NOTICE OF ACKNOWLEDGMENT

AS REQUIRED by the Covenants and Restrictions, Section 8.10 (A-E), and the Quick Reference Guide of the Rules and Regulations

"Owner to (avoid troublesome lessees) and (otherwise) accept responsibility for the occupancy of his Lot"

"Owners are responsible for lessee to comply with the Declaration (of Covenants and Restrictions)."

Property Address:	
Tenant(s) / Lessee(s):	
(Print names)	
Landlord/Purchaser:	
(Print names)	
<ul> <li>I agree to abide by the requirement</li> <li>I will provide lessee with a set of Co</li> </ul>	
Signature:	Date:
Landlord / Purchaser	



# **MAINTENANCE FEE PAYMENT OPTIONS**

$\Box$ <b>Option 1:</b> Mail pay	ments: to 430 NW Lake V	Whitney Place, Port St. Lucie, FL 349	986
$\Box$ or			
Option 2: Direct Pa with this Lease / Re	· · · · · · · · · · · · · · · · · · ·	ease complete the following, and retu	rn same
Association Name: North Panth	er Trace Account Number		_
of the depository named below. must comply with the provisions	I (we) acknowledge that the of U.S. law. <i>I (we) confirm th</i>	s from the bank account indicated below for the origination of ACH transactions to my (our past the source of the funds for payment of the cated outside the territorial jurisdiction of the	e) account hese debit
Bank Name			
Branch			
City	State	Zip	
Routing Number			_
Account Number			_
	nis should be done in a suitable	nas received written notification from the bank e manner to allow all parties involved the op	
Name (please print)			
Name (please print)			
Account Holder Signature		Date	_
Account Holder Signature		Date	_
Note: In case of revoked author	rization, written notification n	oust be made to the originator no later than	n 15 days

Please attach a VOIDED check

before the effective date of the next transaction.



#### EMAIL CONSENT FORM

New Florida Statutes state it is against the law to send mass emails to owners without their written consent. By completing, signing, and returning this form, you are authorizing the Board of Directors of the NORTH PANTHER TRACE HOA, INC. and Watson Association Management to send you information of association meetings, reports on actions taken by the Board at those meetings, violations, updates and/or special information. Your email address will **not** be used for any other purpose than those listed in the previous sentence.

We want to keep you better informed about the developments and issues regarding your



#### WAIVER TO ALLOW PHONE NUMBER TO BE PUBLISHED

Address:	
to include their phone numbers. T	0.303 (4)(5)(c).5 extended association homeowners' rights of privacy herefore, we cannot include your phone number in our North less you give us written permission to do so.
	phone directory only to residents and cannot be responsible if a the North Panther Trace Phone Directory to others.
I/weResident(s) name printed	, waive my/our privacy rights established by
	give North Panther Trace at Sawgrass Lakes Homeowners plish my phone number in the North Panther Trace Phone Directory.
Resident Signature	Date
Please verify	your phone numbers(s) below for our database.
	Home:
	Away:
	Cell:

### **DISCLOSURE SUMMARY**

- 1. AS A PURCHASER OF PROPERTY IN THIS COMMUNITY, YOU WILL BE OBLIGATED TO BE A MEMBER OF A HOMEOWNERS' ASSOCIATION.
- 2. THERE HAVE BEEN OR WILL BE RECORDED RESTRICTIVE COVENANTS GOVERNING THE USE AND OCCUPANCY OF PROPERTIES IN THIS COMMUNITY.
- 3. YOU WILL BE OBLIGATED TO PAY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE SUBJECT TO PERIODIC CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$453.00 PER QUARTER. YOU WILL ALSO BE OBLIGATED TO PAY ANY SPECIAL ASSESSMENTS IMPOSED BY THE ASSOCIATION. SUCH SPECIAL ASSESSMENTS MAY BE SUBJECT TO CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$0.
- 4. YOU WILL BE OBLIGATED TO PAY A **CAPITAL CONTRIBUTION EQUAL TO ONE** (1) **QUARTER ASSESSMENTS UPON ACQUIRING TITLE.** THE CURRENT AMOUNT THAT WILLL BE COLLECTED IS \$453.00.
- 5. YOUR FAILURE TO PAY SPECIAL ASSESSMENTS OR ASSESSMENTS LEVIED BY A MANDATORY HOMEOWNERS' ASSOCIATION COULD RESULT IN A LIEN ON YOUR PROPERTY.
- 6. THERE MAY BE AN OBLIGATION TO PAY RENT OR LAND USE FEES FOR RECREATIONAL OR OTHER COMMONLY USED FACILITIES AS AN OBLIGATION OF MEMBERSHIP IN THE HOMEOWNERS' ASSOCIATION. IF APPLICABLE, THE CURRENT AMOUNT IS \$0.
- 7. THE DEVELOPER MAY HAVE THE RIGHT TO AMEND THE RESTRICTIVE COVENANTS WITHOUT THE APPROVAL OF THE ASSOCIATION MEMBERSHIP OR THE APPROVAL OF THE PARCEL OWNERS.
- 8. THE STATEMENTS CONTAINED IN THIS DISCLOSURE FORM ARE ONLY SUMMARY IN NATURE, AND, AS A PROSPECTIVE PURCHASER, YOU SHOULD REFER TO THE COVENANTS AND THE ASSOCIATION GOVERNING DOCUMENTS BEFORE PURCHASING PROPERTY.
- 9. THESE DOCUMENTS ARE EITHER MATTERS OF PUBLIC RECORD AND CAN BE OBTAINED FROM THE RECORD OFFICE IN THE COUNTY WHERE THE PROPERTY IS LOCATED.

PURCHASER:	 DATE:	
PURCHASER:	DATE:	

430 NW Lake Whitney Place, Port St. Lucie, FL 34986 435 S. Yonge Street #3, Ormond Beach, FL 32174 1410 Palm Coast Parkway NW, Palm Coast, FL 32137

Phone 772.871.0004 Fax 772.871.0005 Phone 386.252.2661 Fax 386.673.4943 Phone 386.239.1555 Fax 386.246.9271



# North Panther Trace Homeowners Association

# **Keypad Registration Form**

Date:
Address:
Name of Property Owners (as they appear on title):
Phone number that keypad should contact for visitor entry:
Personal 4 Digit Code to enter into the gate, (Use # before the number): #
If you received clickers from previous owner, what are the numbers?
Clickers are \$35.00 each, how many would you like?

You may return this form and submit payment for clickers to:

Watson Association Management 430 NW Lake Whitney Place Port St. Lucie, FL 34986

Ph: 772-871-0004 Fax: 772-871-0005