### (5) TAX DEEDED PROPERTIES IN ROCHESTER, NH \_\_\_\_

## AT PUBLIC AUCTION

SINGLE FAMILY HOME • MANUFACTURED HOMES • UNDEVELOPED WOODED LOT **SATURDAY, FEBRUARY 9 AT 10:00 AM** 

> Sale to be held at Rochester City Hall, 31 Wakefield Street, Rochester, NH Registration from 9:00 AM

ID#19-113. We have been retained by the City of Rochester to sell at PUBLIC AUCTION these (5) properties which were acquired by Tax Collector's Deed. These properties have a total assessed value of \$282,200.



SALE #1: Tax Map 235, Lot 26, 70 Strafford Road • Contemporary style home located on a 0.82± acre lot featuring 1,925± SF GLA, 6 RMS, 2 BR, 1 full bath & two ½ baths • Two-car under garage, pine board siding, detached shed, FHA/oil heat • Private well and septic system • Assessed value: \$ 113,400. 2018 Taxes: \$3,121. **DEPOSIT:** \$5,000 Directions: From the Jct. of N. Main Street and Walnut Street (Rte. 202A) in Rochester, follow Walnut St. (202A West) for 2.8 miles. Bear left onto Strafford Rd. for .6 mile. Home will be on the left.



#### **SALE** #2: Tax Map 257, Lot 2-12 19 Sagebrush Drive



Manufactured home located in Briar Ridge Estates mobile home community. Home was built in 2005 & contains 6 RMS, 3 BR & 13/4 BA • Vinyl siding, storage shed, deck, FHA oil heat . City water and septic system Assessed value: \$117,200. 2018 Taxes: \$3,226. **DEPOSIT: \$5,000.** Directions: From the Jct. of Rte. 125 and Old Dover Rd., follow Old Dover Rd. for 2.2 miles to a right onto Lilac Dr., then take first left onto Briar Dr., to immediate right onto Sagebrush Dr. for .1 mile. Home will be on the right.

## 118 Jamey Drive



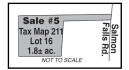
1989 Manufactured home in the Charles Prescott Estates mobile home community • Home consist of 922± SF GLA, 5 RMS, 3 BR & 1 BA · Wood deck, vinyl siding, storage shed, FHA/oil heat • City water & septic system • Assessed value: \$27,800. 2018 Taxes: \$765. DEPOSIT: \$2,500. Directions: From the Jct. of S. Main Street (Rte. 108) & Whitehall Rd. in Rochester, follow Whitehall Rd. for 2 miles, to a right onto Salmon Falls Rd. for .3 mile, to a left onto Jamey Dr. for .5 mile. Home will be on the left.

#### **SALE #3:** Tax Map 241, Lot 4-129 | **SALE #4:** Tax Map 253, Lot 65-123 **108 Briar Drive**



1978 Manufactured home located in the Briar Ridge Estates mobile home community • Home has 1,178± SF GLA, 6 RMS, 2 BR & 1 BA • Detached shed, aluminum siding & FHA/oil heat City water & septic system sessed value: \$19,300. 2018 Taxes: \$532. **DEPOSIT: \$2,500. Directions:** From the Jct. of Rte. 125 & Old Dover Rd., follow Old Dover Rd. for 2.2 miles to a right onto Lilac Dr., then take first left onto Briar Dr. for .5 mile. Home will be on the left.

SALE #5: Tax Map 211, Lot 16, 141 Salmon Falls Road • Undeveloped, wooded 1.8± acre lot in East Rochester • Gently rolling in topography with a brook flowing through the front of the lot• Assessed value: \$4,500. 2018 Taxes: \$124. DEPOSIT: \$2,500. Directions: From Rochester City Hall, follow Rte. 125 North for 2.2 miles, then bear right onto Flat Rock Bridge Rd. for .5 mile, to a right onto Salmon Falls Rd. for .2 mile. Land will be on the right.



PREVIEW FOR SALES 2, 3, & 4: By appointment with auctioneers.

PREVIEW FOR SALES 1 & 5: The properties are marked; a drive by is recommended.

Terms: All deposits by cash, certified check, bank check, or other form of payment acceptable to the City of Rochester at time of sale, balance due within 30 days. Sales are subject to City confirmation. *The City of Rochester reserves the right to reject any & all bids.* Conveyance by deed without covenants. All properties sold "as is, where is" subject to all outstanding liens, if any. Other terms may be announced at time of sale.

#### 10% BUYER'S PREMIUM PAYABLE TO AUCTIONEER DUE AT CLOSING

All information herein is believed but not warranted to be correct. All interested parties are advised to do their own due diligence relative to the buildability/non-buildability of any lot and all matters they deem relevant.

PLOT PLANS. PHOTOS & MORE DETAILS ARE AVAILABLE ON OUR WEBSITE

## mes R. St. Jean

AUCTIONEERS

45 Exeter Road, Epping, NH 03042, NH Lic. #2279

- 603-734-4348 **www.jsjauctions.com** 

#### PURCHASE AND SALE AGREEMENT

AGREEMENT made this day of, 2019, by and between <b>The City of Rochester</b> , a New Hampshire municipality with an address of 31 Wakefield Street, Rochester, County of Strafford and State of New Hampshire (hereinafter referred to as "Seller") and with an address of (hereinafter referred to as "Buyer")
WITNESSETH:
WHEREAS, Seller is the owner in fee simple of a certain tract of land located in the City of Rochester, County of Strafford and State of New Hampshire more fully described in deed from to Seller dated recorded in the Strafford County Registry of Deeds at Book, Page
Property Address:
WHEREAS, Seller desires to sell to Buyer and Buyer desires to purchase from Seller, upon and subject to the terms and conditions set forth below,
NOW THEREFORE, in consideration of the mutual covenants, agreements and other consideration of the parties described herein, Seller and Buyer covenant and agree as follows:
1. <u>Sale and Purchase of Property.</u> Seller agrees to sell and convey to Buyer and Buyer agrees to purchase from Seller the Premises, inclusive of all building and any personal property thereon, for the consideration and upon the terms and conditions hereinafter stated, subject to the conditions precedent to Buyer's obligation for perform as set forth in detail in this Agreement.
2. <u>Premises to Be Conveyed.</u> The Premises shall include all rights and easements appurtenant thereto, and any and all right, title and interest of Seller, in and to any award made or to be made in lieu thereof for any taking or condemnation subsequent to the date hereof, either paid or unpaid and all personal property remaining on the Premises.
3. <u>Purchase Price</u> . Subject to the terms and conditions of this Agreement, Buyer shall buy the Premises and pay Seller therefore the sum of) (the "Purchase Price"), payable as follows:
(a) <u>Deposit</u> . The Buyer shall deliver to James R. St. Jean Auctioneers, LLC, as escrow agent ("Escrow Agent"), on the execution of this Agreement the sum ofDollars (\$) (said amount being referred as the "Deposit").
The Escrow Agent shall hold the Deposit in a non-interest bearing account. If Seller fails or refuses to perform its obligations under this Agreement, or if this Agreement is terminated by the Buyer in accordance with the provisions relating to termination set
Buyer's initials 1 Seller's initials

forth herein, then the Deposit shall be returned by the Escrow Agent to the Buyer. If Buyer fails or refuses to perform its obligations under this Agreement, then the Deposit shall be disbursed by the Escrow Agent to Seller. Upon a closing of this transaction, the Deposit shall be disbursed by the Escrow Agent to Seller and applied against the Purchase Price.

(b) <u>Closing Payment</u> . Buyer shall pay the balance of the Purchase Price, namely, to Seller at Closing (as defined below) by bank check or wire transfer in accordance with wire instructions to be provided by Seller to Buyer in writing prior to Closing and subject to all adjustments made pursuant to this Agreement.
(c) <u>Buyer's Premium Due</u> . The Purchase Price does not include the Buyer's Premium of ten percent (10 %) of the Purchase Price, due to the Auctioneer at closing.
Purchase Price \$at% equals Buyer's Premium \$
Payment of such an amount by the Buyer in accordance with the previous clause, by cash or certified check at closing, is a prior condition of the City's obligation to convey title. This Buyer's Premium is in addition to the Purchase Price and is payable directly to the Auctioneer.

#### 4. Due Diligence Period/Property Inspections.

- (a) <u>Title</u>. The property is being sold in "As Is" condition. The City makes NO WARRANTY of any information contained herein. The parcel is being sold without warranty as to suitability for building, the ability to gain any desired regulatory approval from the City (i.e. zoning compliance), or the absence of any environmental hazard. The property is being sold as a property without any warranties or guarantees regarding chain of title or condition of the real estate. Bidders are responsible for performing their own due diligence appropriate to the purchase of any real estate. The City makes no representation that any title search whatsoever has been conducted and makes no representation regarding the quality of the title held by the City or to be transferred by the City.
- 5. <u>General Conditions Precedent to Buyer's Obligation to Perform.</u> The obligation of Buyer to purchase the Premises is subject to the fulfillment, prior to closing or at closing, of all of the following conditions, any one or more of which at Buyer's option, may be waived;
- (a) All the representations and warranties made by Seller herein shall be true and correct as of the date of closing.
  - (b) All of Seller's obligations hereunder shall be fully performed.

(b)	All of Seller's obligations herei	inder shall be fully performed.
Buyer's initials	2	Seller's initials

If any of the foregoing General Conditions are not satisfied at the closing, Buyer at its election may waive such conditions to complete this purchase or may cancel this Agreement. If Buyer shall elect to cancel this Agreement due to the failure of a general condition precedent, there shall be no further recourse to either party hereunder except that if Buyer's cancellation shall be due to a willful breach or a breach resulting from gross negligence of a specific obligation, warranty or representation of Seller, Buyer shall have all its remedies at law and equity, and shall not be required to turn over any plans, engineering studies or the like as herein provided; provided, however, there shall be no consequential damages permitted.

- 6. <u>Date of Closing and Possession.</u> The closing shall take place no later than <u>March 11, 2019</u>, provided that all specific contingencies have been satisfied, at the Office of the City Attorney, 31 Wakefield Street, Rochester, NH or such other location as the parties may mutually agree. Possession of the Premises shall be delivered to Buyer on the date of closing, free and clear of all tenants.
- 10. <u>Liquidated Damages</u>. In the event that Buyer fails to close this transaction after fulfillment of all conditions, and title is good and marketable, Seller shall, as his sole remedy at law, in equity or otherwise, retain the amount of the Deposit plus interest earned, if any, paid as liquidated damages, in which event this Agreement shall thereupon be cancelled and Buyer shall be releases of all further liability thereunder. It is hereby agreed that Seller's damages, without sale, will be difficult of ascertainment and that the Deposit constitutes a reasonable liquidation thereof and not a penalty.
- 11. <u>Specific Performance</u>. As an alternative to a remedy at law for contractual damages in the event of Seller's breach, Buyer, at Buyer's election, shall have the right of specific performance in accordance with the general principles of equity.
- 12. <u>Deed.</u> At closing Seller shall convey to Buyer title to the Premises by duly executed Quitclaim Deed, (hereinafter referred to as "Deed").
- 13. <u>Seller's Specific Contingencies</u>. The following contingencies must be satisfied prior to Seller's performance hereunder:
- (a) In accordance with Rochester City Ordinance 4.4, the auction sale of any tax deeded property must be confirmed by majority vote of the City Council.
- 14. <u>Notices.</u> Whenever it shall be necessary or appropriate under the provisions of this Agreement that notice be given by one party to another, such notice shall be given in writing at the address as above given. Such notice shall be deemed effective one day after it is mailed and placed for delivery by United States Postal Service.
- 15. <u>Default</u>. In the event of Buyer's failure or refusal to perform hereunder, Seller may retain the Deposit as complete liquidated damages as its sole remedy. If

the transaction contemplated hereunder shall not be consummated as the result of Seller's default or its inability to perform or fulfill any obligation hereunder, Buyer shall receive a refund of the Deposit, and Seller shall have no further liability or obligations hereunder, unless Seller's failure to close is willful or attributable to Seller's bad faith, in which case Buyer may, at its election, seek specific performance of this Agreement. The parties shall not be entitled to seek or receive any remedies at law or in equity, except as provided in this Section.

16. <u>Brokers.</u> Each party shall indemnify and hold harmless the other for any claims made by any broker claiming to represent that party in regard to this transaction. Each party represents that they have engaged no broker in this transaction. The aforesaid obligation to hold harmless and indemnify shall include all costs, expenses, reasonable attorney's fees, and any settlement or payment of judgment.

#### 17. <u>Miscellaneous</u>.

- (a) This Agreement and the rights of the parties hereunder will be governed by New Hampshire law.
- (b) This Agreement sets forth all of the promises, covenants, agreements, conditions and undertakings between the parties hereto with respect to the subject matter thereof, and supersedes all prior or contemporaneous agreements and undertakings, inducements or conditions, express or implied, oral or written, except as contained herein except as may be needed to carry out the terms of this Agreement.
- (c) This Agreement cannot be changed orally, but only by an agreement in writing, duly executed by or on behalf of the party or parties against whom enforcement of any waiver, change, modification, consent, amendment or discharge is sought.
- (d) The provisions of this Agreement shall bind and inure to the benefit of Seller and Buyer and their respective successors and assigns.
- (e) Any terms, conditions, warranties, representations, covenants and indemnities herein which are or may be performed in whole or in part subsequent to the closing, shall survive such closing and shall not be rendered ineffectual by the passage of title.
- (f) The parties acknowledge that they were represented by counsel and this Agreement shall be construed fairly as to all parties and not in favor of or against any party regardless of which party prepared this Agreement or the relative bargaining strength of the parties.
- 18. <u>Subsequent Events.</u> From and after the date hereof Seller shall give prompt written notice of any notice or information received by Seller of the occurrence of any event which would or with the passage of time would, prevent Seller from

Buyer's initials	
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performing its obligations hereunder and constitute a breach of warranty or representation. 19. <u>Execution in Counterparts</u>. This Agreement may be executed simultaneously in one or more counterparts, each of which shall be deemed an original, but all of which together constitutes one and the same instrument. **INTENDING TO BE LEGALLY BOUND**, the parties have executed this on the date first above written in their capacities listed below.

	Seller – City of Rochester
Witness Dated: February 9, 2019	By:
	Buyer –
Witness	By:
Dated: February 9, 2019	Its, duly authorized

OWNERSHIP Disclaimer: This Information is believed to be correct but is subject to change and is not warranteed. PROPERTY FACTORS OTHER ASSESSMENTS Exterior and ASPH SHINGLE Roof Cover, with 1 Units, 1 Baths, 0 HalfBaths, 1 3/4 Baths, 6 Rooms Building Built about 2005, Having Primarily VINYL as MFG IN PARK with a(n) MANUFACTURED NARRATIVE DESCRIPTION PREVIOUS OWNER PROPERTY LOCATION

No Alt No Dir Use Description Fact This Parcel contains . AC of land mainly classified Owner Owner CITY OF ROCHESTER Total AC/H 0.00000 106 MFG IN PA Use Description LUC No of Depth / III Flood Haz Postal: 03867 St/Prov NH Twn/Cit|ROCHESTER Street 19 SAGEBRUSH DR Owner Owner | WILCOX RAVEN J -Postal: 03867-1916 St/Prov NH Twn/Cit ROCHESTER Owner Street 31 WAKEFIELD ST Street D RO Census: MAP ROCHESTE Descip SAGEBRUSH DR, ROCHESTE Cntr Units PriceUnits Unit Type Land Type Direction/Street/City Amount Stree Topo Traffi |2 xmpt Item Total SF/S 0.00 Unit #: Cod Type Own Oc N **PRIMARY SITE** Com. Int NONE PAVED CTY WTR LIGHT LEVEL SEPTIC Descrip SUB 2014 2015 2016 2018 IN PROCESS APPRAISAL SUMMAR
Use Code Building Value Yard Items Lar 11/19/200 1578 BUILDING PERMITS SALES INFORMATION 2012 2013 PREVIOUS ASSESSMENT Total Card 106 5/20/2005 605 8/16/2005 1108 Tax Yr Use WILCOX RAVEN J, Total Parce 11/15/201'M-17-544 FURNACE LILAC CITY PARK Parcel LU 106 MFG IN PARK Prime NB D LILAC RIDGE Date Source: Market Adj Co Grantor 106 106 Facto 106 106 106 106 106  $\exists$ .0 Number Ę F 7 F F F Value Base Bldg Value 116,400 116,400 116,400 4597-364 0 **ELECTRIC** 3233-903 NEW MOB 154,000 C Descrip Legal Ref 116,400 116,400 Price 110,900 116,400 94,800 94,800 94,800 116,400 Unit Yard Items Yrd Total Value per SQ unit /Card 73.80 0.000 5023 Amount C/O Last Visit Fed Cod F. Descrip ₫ ý 2,500 C 2,000 CE Item Land Size Land Value Total Value Asses'd Valu 8000 800 Neigh 800 8/28/2018 Government 7/29/2005 Val Lnd&Bldg Land Size Neigh Influ 3/26/2018 8/23/2005 8/23/2005 8/23/2005 TAX DISTRIC 0.000 0.000 0.000 eigh Sale Code Database: AssessPro Land Value nfl 1 CARD % 117,200 117,200 117,200 Sale Price 95,600 95,600 95,600 117,200 147,500 No Infl 2 Parcel ID | 0257-0002-0012 Total Value /Parc 73.8 < 8 % SEWER PUMP SERVICIE1/2005 DEED CHANGE 117,200 117,200 117,200 Year End Roll 117,200 Year End Roll 111,700 Year End Roll 117,200 Year End Roll 117,200 Year End Roll 117,200 No 6 95,600 Year End Roll 95,600 Year-end 95,600 Year End Roll ö Tst Verif Assoc PCL Value Rochester Infl 3 Comment Total: Land Unit Type: AC % Legal Description Total Land: 0 Notes Appraised Entered Lot Size Value Sign 1/22/2005 NO INSP 0/12/2011 MEAS+INSPCTD **ACTIVITY INFORMATION** apro 9/5/2018 DEED CHANGE PAT ACCT. Class Spl Cre ₽ 9/27/2011 9/20/2012 9/4/2013 9/29/2014 9/8/2016 9/7/2017 9/19/2018 VERIFICATION OF VISIT NOT DA 10/1/2015 % 112056 Land Code Spec Notes 09/05/1 |12:04:2 12/10/1 **\_AST R** Date Date **User Acct** Insp Date dmoore GIS Ref GIS Ref 12056 Total: 09:42:0 Fact Use Value Time Time N D TG Ву Prior Id # **USER DEFINED** Prior Id# Prior Id # ASR Map Prior Id# BidReason Reval Dis Fact Dist: Prior Id# Prior Id# GAYE Prior Id# Prior Id# Prior Id# NANCY DARCY LandReas THERESA Properties Inc. 2019 arrio Name Notes

0257

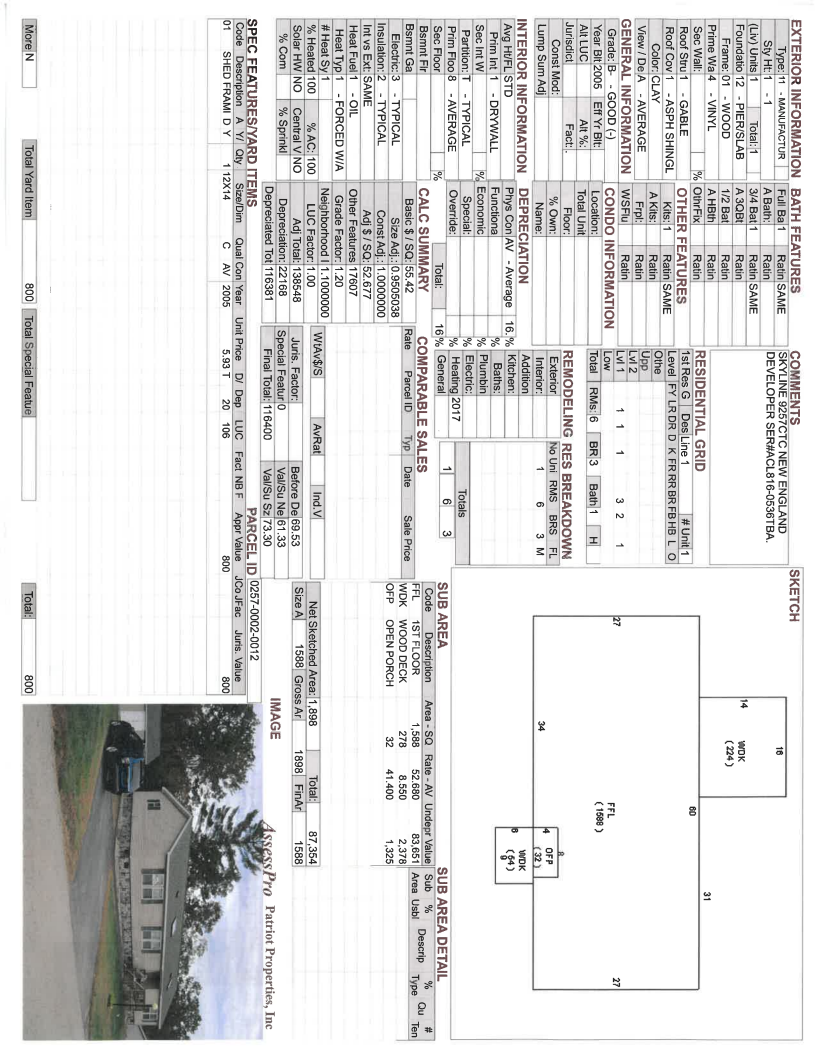
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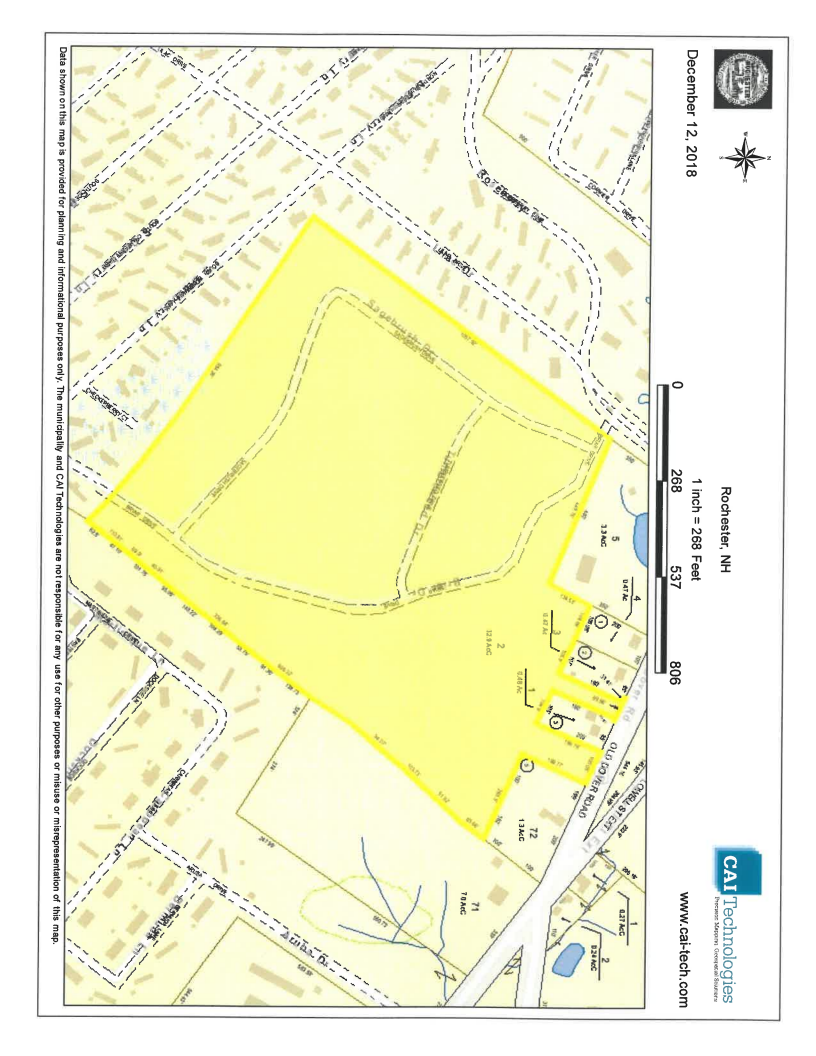
0012

1 of 1 MOBILE HOME

TOTAL ASSESSED:

117,200





RETURN TO: City Attorney City of Rochester 31 Wakefield Street Rochester, NH 03867

This conveyance is exempt from the NH Real Estate Transfer Tax pursuant to RSA 78-B:2 I. This transfer is also exempt from the LCHIP surcharge pursuant to RSA 478:17-g II (a).

Doc # 0012441 Sep 4, 2018 9:23 AM Book 4597 Page 0364 Page 1 of 2 Register of Deeds, Strafford County

#### TAX DEED

KNOW ALL MEN BY THESE PRESENTS that I, **DOREEN JONES**, collector of taxes for the City of Rochester, in the County of Strafford and State of New Hampshire, for the year 2018, by the authority vested in me by the laws of the state, for valuable consideration, do hereby convey forever to **THE CITY OF ROCHESTER**, a New Hampshire municipal corporation with a place of business at 31 Wakefield Street, Rochester, New Hampshire, the following described premises:

A certain "Manufactured Housing" (RSA 674:31) and appurtenances thereto:

One (1) 2005 Skyline Model 9257CTC, 28 x 60 manufactured home with Serial Number ACAL816-0536TAB situated at 19 Sagebrush Drive, Rochester, New Hampshire.

Meaning and intending to convey the same mobile home as described in the Manufactured Housing Warranty Deed (RSA 477:44) to Raven J. Wilcox by Lilac City Parks and Sales, LLC, July 29, 2005 and recorded on August 2, 2005 at the Strafford County Registry of Deeds at Book 3233, Page 0903.

And I, **DOREEN JONES**, collector of taxes for the City of Rochester, do hereby covenant with the said **CITY OF ROCHESTER**, that in making this conveyance I have in all things complied with the law and that I have good right, so far as the right may depend upon the regularity of my own proceedings, so sell and convey in manner aforesaid.

In witness whereof, I have hereunto set my hand and seal the 3 day of 4, 2018.

DOREEN JONES, TAX COLLECTOR

CITY OF ROCHESTER

#### STATE OF NEW HAMPSHIRE **COUNTY OF STRAFFORD**

On this day of day of day, 2018, before me personally appeared the above named Doreen Jones, Tax Collector, City of Rochester, known to me or satisfactorily proven to be the person whose name is subscribed to the foregoing instrument and acknowledged the same to be her free act and deed for the purposes contained therein.

Notary Public / Justice of the Peace

My Commission Expires:

JENNIFER MUTOLO

ACCEPTANCE | \* JUSTICE OF THE PEACE - NEW HAMPSHIRE \* My Commission Expires January 18, 2022

The undersigned City of Rochester hereby accepts this Tax Deed.

CITY OF ROCHESTER

By:

Blaine Cox, City Manager

STATE OF NEW HAMPSHIRE COUNTY OF STRAFFORD

On this day of day of 2018, before me personally appeared the above named Blaine Cox, duly authorized, City Manager of the City of Rochester, known to me or satisfactorily proven to be the person whose name is subscribed to the foregoing instrument and acknowledged the same to be his free act and deed for the purposes contained therein on behalf of the City of Rochester.

Notary Public / Justice of the Peace

My Commission Expires:

JENNIFER MUTOLO

★ JUSTICE OF THE PEACE - NEW HAMPSHIRE ★ My Commission Expires January 18, 2022

# Briar Ridge Estates

40 Lilac Drive, Rochester, NH 03867 (603) 994-1411

### NEW PARK RESIDENT APPLICATION REQUIREMENTS

Park tenancy application and approval requires the following:

#### **Application:**

- 1. Completed Rental Application Form.
- 2. Application Fee of \$40.00 payable to Briar Ridge Estates
- 3. Criminal Record Release Form for every person over the age of 18. Office Manager can notarize this form if needed. You may send this in yourself or write a check payable to State of NH Criminal Records for \$25 per applicant. This can take a few weeks to process, so do not wait to get this form sent into the state. You can also go directly to the Department of Safety in Concord, NH to have this completed immediately.
- 4. Copy of valid driver's license or picture ID
- 5. Copy of most recent pay stub
- 6. Completed Tenant Pet Application form (If applicable)
  - \*All Application and Background Check Fees are Non-Refundable\*

### **Upon Close:**

- 1. Receipt of Lienholder's name and address.
- 2. Confirmation of paid Insurance Policy.
- 3. Signed copy of the Rules and Regulations
- 4. Signed copy of the Briar Ridge Estates Lease Agreement

Should you have any questions, please contact our office at (603) 994-1411.

Thank you,

Rachel Demers
Office Manager

### TENANT APPLICATION

Name:	Phone:	Date:
I am interested in ap	oplying for tenancy at:	
*	ies of the Park's application Rules and Regulations.	requirements letter; application
-	s a non-refundable fee of \$25	andable payment of \$40 for the 5.00, per person over the age of 18,
(Signatur		
Park tenant applicat	ion and approval requiremen	nts are complete as of
Community Manage	 er	

Briar Ridge Estates
40 Lilac Drive, Rochester, NH 03867
Phone: 603-994-1411 Fax: 603-994-1414

### RENTAL APPLICATION

Date of Application		Ren	tal Lot Number_	
	PERSON	AL INFO	RMATION	
Applicant's Name			Date of Birth	
Social Security No		Driver'	s License State/1	No
Co-Applicant's Name			Date of Birth	
Social Security No		Driver'	s License State/1	No
Full names of all other re	sidents	Relati	onship to you	Date of Birth
Nearest relative not livin Address Phone	g with you			
Have you filed for bankr				
Have you ever been evic		_	-	
Have you ever refused to				
Have you or any occupan				
Are you or any occupant				
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Make	Model		Year	State
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Present Address				
City		State		Zip
Present Telephone				_
Email				
Present Landlord				
Dates: From				
Monthly Payment				
Previous Landlord			Telephone	
Previous Address		_City	State_	Zip
Dates From:		To:		•

Present Employer		Dates From:	To:
-			
		Telephone	
Position	Supervisor	Gross Monthly Wages	
Previous Employer		Dates From:	To:
Employer's Address		Telephon	e
Position	S	upervisor	
Co-Applicant's Emplo	yer	Dates From:	To:
Employer's Address		Telephon	ne
Position	Supervisor	Gross Monthly	Wages
		Dates From:	To
Previous Employer		2 ******	10
_ •		Telephon	
Employer's Address Position	S		e
Employer's Address Position  Income from other sou	arces:	Telephon upervisor	e
Employer's Address Position  Income from other sou  *Please provide proof of	rces:s	Telephon	e
Employer's Address Position  Income from other sou *Please provide proof of Bank Name	rces:s	Telephone  upervisor  REDIT REFERENCES  Telephone	e
Employer's Address Position  Income from other sou *Please provide proof of the sound in t	rces:s	Telephone Savings Acct. No	e
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Employer's Address Position  Income from other sou  *Please provide proof of the sound in	rces:s	Telephone  REDIT REFERENCES  Telephone  Savings Acct. No  Monthly Payment \$  Telephone	e
Employer's Address Position  Income from other sou *Please provide proof of the sound in t	rces:s	REDIT REFERENCES  Telephone Savings Acct. No Monthly Payment \$	e

MOBILE HOME	EDESCRIPTION
Year	Make
Model	Serial#
Size	Color
Roof Material	Addition?
Shed?	Siding type
Deck/Porch?	
Lienholder	
Address	
Account # \	Monthly Payment
AFFIRMATIO	N STATEMENT
in any lawsuit relating to this application, a or government regulations. The owner shall costs of litigation. This application is three p agreement.	nation given shall entitle owner to:  occupancy.  ous criminal offense under laws of the state pplication agreement or rights under statute, be entitled to attorney's fees and all other pages in length and is all inclusive in this
Applicant's signature:	Date
Co-applicant's signature:	Date
ENDORSEMENT  DATE:  I have reviewed this application and backgr tenancy in accordance with Briar Ridge Est	

Park Manager

## **BRIAR RIDGE ESTATES**

40 Lilac Drive, Rochester, NH 03867 603-994-1411

#### **Tenant Pet Application**

Name:			_ Date:
Address:			
Type of pet:			
Color:			
Male:	Neutered:	Female:	Spayed:
Copy of Rabies (	Certificate and Dog l	License is Required.	
Tenant agrees to l	keep in full compliand	ce with the Town of R	ochester's leash law.
Any loose animal approved will be i	-	Ridge Estates which a	re not licensed and
Date:		Tenant:	
		Tenant:	
		Manager:	

- 1. Responsibility. Any tenant who chooses to keep any pet does so subject to these Rules. Tenants are responsible for all actions of their pets and of any visiting animals, and are financially liable for any damages caused to property of the Park or of any neighbors, and for any personal injuries, including death, caused by their pets or any other visiting animals. Pets are not permitted to disturb the rights, comfort, peace, safety or conveniences of other residents of, or visitors to, the Park. Undue noise, aggressive behavior, digging or other behavior by any pet or other animal that violates any of these Rules is grounds for a violation notice to the tenant.
- 2. Types and Registration of Animals. No wild animals or farm animals are permitted to be kept in the Park, whether as pets or otherwise. Fish, birds and domesticated constantly caged small (under 4 pounds) indoor animals, not including any venomous or otherwise dangerous animals, are permitted without registering with Management. Except as hereinafter provided, dogs and cats may be permitted in the Park, but must first be approved by and registered with Management. No more than one cat or one dog per home will be approved. Approval of any dog or cat is contingent on completion of a pet application, presentation of proof that the animal is properly licensed pursuant to municipal requirements, and submission of a certificate from a licensed veterinarian stating that the animal:
  - a. is in good health,
  - b. has received all required and advisable immunizations, and
  - c. has been spayed or neutered.

I acknowledge receipt and understanding of the above listed rules

- **3. Dog Restrictions.** Adult size or weight of dog is not restricted. Aggressive breeds including, but not limited to Pit-bull, Rottweiler, Dobermans, Chow-chows, Wolf/Wolf hybrids or a mixed breed that includes any of these breeds will be prohibited from the Park at any and all times. No dangerous animals, regardless or size or breed is permitted in the Park at any time.
- 4. Care of Pets. Dogs and cats shall not be tied, or fed, outside, nor shall they be left unattended at any time or left outside at night. Doghouses, outdoor cages and other outdoor enclosures intended to house or contain any pet or other animal are prohibited. Whenever pets are outside the home, they must be kept on a leash. Any pet or other animal found loose in the Park is subject to being picked up by the Animal Control Officer and taken to the Humane Society. Common areas of the Park, including any playgrounds, shall not be used to exercise pets. Day care of dogs is not permitted in the Park. Animal waste deposited anywhere in the Park must be removed immediately by the person responsible for the animal.
- **5. Removal of Animals**. Any tenant who has an animal in violation of these Rules will receive written notice of the violation. The Park will require the immediate removal from the Park of any animal that is not a permitted pet under these Rules, and may remove any such animal from the Park without notice to its owner or guardian. For any permitted pet that is learned by Management to be, in Management's discretion, a safety threat, or on the receipt of any three or more violation notices regarding any permitted pet, the Park will require the immediate removal of the pet from the Park. Failure to comply with a removal order or violation notice regarding an animal will subject the tenant to eviction from the Park."

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Tenant:	Date:

### **Briar Ridge Estates**

#### 40 Lilac Drive Rochester, NH 03867

PHONE: 603.994.1411 EMAIL: briarridgemgr@hynesnet.com

#### **OWNER INFORMATION SHEET**

PHYS	SICAL ADDRESS	ABOVE – EX: 2 Aruba Drive			
HOME OWNER NAME:					
CO-RESIDENTS: (if minors, pleaseinclude their ages)					
HOME PHONE #:					
CELL PHONE #:	AR	EA CODE - ### - #####			
	AR	EA CODE - ### - #####			
WORK PHONE #:	AR	EA CODE - ### - #####			
EMAIL ADDRESS:					
MAILING ADDRESS: (if different from above)					
EMERGENCY CONTACT:	 Name				
	Phone (Home	e / Work)			
HOME DESCRIPTION.					
HOME DESCRIPTION:	Year	Make			Model
Cat: <u>YES</u> <u>NO</u>	(please circ	le one)	Dog:	<u>YES</u>	<u>NO</u>
Dog Breed:					
VEHICLE(s):					
LINCLE(S).	Year	Make			Model
	Year	Make			Model

## **Briar Ridge Estates**

40 Lilac Drive Rochester, NH 03867

#### **COMMUNITY FEE SCHEDULE**

Effective August 1, 2013

<u>Item</u> :	Cl	<u>harge</u> :			
Application Fee	\$	40.00 / per application			
Criminal Background Check Fee	\$	25.00 / per person over the age of 18			
Monthly Lot Rent:	\$	444 / mo•			
Monthly Lot Rent:	\$	434.00 / mo.			
*Difference in lot rent may be due to size of lot and/or age of lot construction; e.g. Phase 1 or Phase 2 lot construction.					
Late Fee – on balances of \$35.00 or greater (If not paid by the 5 <sup>th</sup> day of the month)	\$	35.00			
Eviction/Default Service Administration Fee (Charge assessed date notice is served)	\$	15.00			
NSF (Returned check) Fee	\$	25.00			
Recreation Center Security Deposit	\$	100.00			
Maintenance Service Fee (1 hour minimum charge)	\$	35.00 per hour			
Mailbox Lock/Key Replacement	\$	25.00 per lock			

All payments should be delivered to the Community's on-site representative or mailed to:

**Briar Ridge Estates** 40 Lilac Drive Rochester, NH 03867

NOTE: Management reserves the right to change fees upon 60 days notice in accordance with RSA.205-A: 6

#### IMPORTANT NOTICE REQUIRED BY LAW

THE RULES SET FORTH BELOW GOVERN THE TERMS OF YOUR RENTAL AGREEMENT WITH THIS MANUFACTURED HOUSING PARK. THE LAW REQUIRES ALL RULES OF THIS PARK TO BE REASONABLE. NO RULE MAY BE CHANGED WITHOUT YOUR CONSENT UNLESS THIS PARK GIVES YOU 90 DAYS ADVANCENOTICE OF THE CHANGE.

SUBJECT TO THE TERMS OF ANY WRITTEN LEASE AGREEMENT, YOU MAY CONTINUE TO STAY TN THIS PARK AS LONG AS YOU PAY YOUR RENT AND ANY OTHER LAWFUL CHARGES, FOLLOW THE RULES OF THE PARK AND APPLICABLE LOCAL, STATE, AND FEDERAL LAW, DO NOT DAMAGE PARK PROPERTY AND DO NOT REPEATEDLY BOTHER OTHER TENANTS IN THE PARK. YOU MAY BE EVICTED FOR NONPAYMENT OF RENT, BUT ONLY IF YOU FAIL TO PAY ALL RENT DUE WITHIN 30 DAYS AFTER YOU RECEIVE WRITTEN NOTICE THAT YOU ARE BEHIND IN YOUR RENT.

YOU MAY ALSO BE EVICTED FOR NOT FOLLOWING THE RULES OF THIS PARK, BUT ONLY IF THE RULES ARE REASONABLE, YOU HAVE BEEN GIVEN WRITTEN NOTICE OF YOUR FAILURE TO FOLLOW THE RULES, AND YOU THEN CONTINUE TO BREAK THE RULES. YOU MAY NOT BE EVICTED FOR JOINING A TENANT ORGANIZATION.

IF THIS PARK WISHES TO EVICT YOU, IT MUST GIVE YOU 60 DAYS ADVANCE NOTICE, EXCEPT IF YOU ARE BEHIND IN YOUR RENT, IN WHICH CASE ONLY 30 DAYS NOTICE IS REQUIRED. THE EVICTION NOTICE MUST GIVE YOU THE REASON FOR THE PROPOSED EVICTION.

YOU HAVE THE RIGHT TO SELL YOUR HOME IN PLACE TO ANYONE AS LONG AS THE BUYER AND HIS HOUSEHOLD MEET THE RULES OF THIS PARK. YOU MUST NOTIFY PARK IF YOU INTEND TO SELL YOUR HOME. FAILURE TO DO SO MAY MEAN THAT THE BUYER WILL BE REQUIRED TO MOVE THE HOME FROM THE PARK.

COPIES OF THE LAW UNDER WHICH THIS NOTICE IS REQUIRED, RSA 205-A, MAY BE OBTAINED FROM THE CONSUMER PROTECTION AND ANTITRUST BUREAU OF THE ATTORNEY GENERAL'S OFFICE, 33 CAPITOL STREET, CONCORD, NEW HAMPSHIRE 03301 OR MAY BE ACCESSED FROM THE GENERAL COURT WEBSITE FOR THE STATE OF NEW HAMPSHIRE.

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#### **RULES & REGULATIONS**

#### INTRODUCTION

The owner of Briar Ridge Estates Manufactured Housing Park (referred to herein as the "Community") intends to maintain and operate this Community as a quality residential community. It is the purpose and intent of these Rules & Regulations to promote the character of the Community as a peaceful, attractive, and enjoyable community for all residents and to promote convenience, order, safety, welfare and harmony in the Community for the tenants, as well as setting forth the terms of the lot tenancy for each tenant and in accordance with New Haampshire R.S.A. 205-A. These Rules & Regulations are further intended to preserve the Community Owner's property from abusive use and make a fair distribution of services and facilities held out for the tenants. The Community's Management ("Management") strives to render prompt and efficient service and to provide all tenants with an enjoyable lifestyle in quality surroundings.

Each tenant renting a lot in the Community is referred to as the "tenant" in these Rules & Regulations. Tenant is defined as a person entitled under R.S.A 205-A to occupy a dwelling unit to the exclusion of others. The term "person" includes an individual or organization. The term "household members" includes in all instances any tenant's spouse, children, or any other cohabiters or individuals authorized to reside in the tenant's home. The term "resident" includes the tenant and any household members. The term "Premises" shall be defined as the lot which is the subject of each individual lease, including the specific home currently situated on the lot, and any parking spaces associated with said lot.

These Rules & Regulations apply equally to tenants, their household members and to any guests, invitees, or visitors. These individuals are considered to be under the control of the tenant and the tenant is responsible for any Rule & Regulation violations by any of these individuals.

#### A. RIGHTS AND RESPONSIBILITIES

1.	<b>Management Rights:</b>	Management retains all of the rights set forth in the statutes,
as well	l as all rights set forth in the	ese Rules & Regulations and all other rights and abilities that

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are reasonably necessary to carry out Management's responsibilities, or to enforce these Rules & Regulations or to promote the peace and safety of the residents of the Community. Management reserves the right to inspect any lot or exterior of any home, and/or to perform any repairs or maintenance of Community utilities at all reasonable hours. Emergency repairs may be performed anytime deemed necessary.

- **2. Tenant Complaints and Concerns:** Any and all complaints or concerns should be submitted in writing, signed, and addressed to the Community Manager, 40 Lilac Drive, Rochester, New Hampshire 03867.
- 3. Safeguards and Alterations, Installations or Construction: Management reserves the right to amend these Rules and Regulations and to require the addition of safeguards and/or alteration of improvements to personal property if necessary to comply with the safety requirements of the Community's insurance carrier, or reasonable safety measures in general. With the exception of certain plantings set forth below, any alterations, installations, additions, or construction on lots must be approved in advance by Management, in writing, and conform to all applicable building codes.
- 4. Liability and Indemnity: Neither Management nor the Community owner is responsible for fire, theft, or damage in any manner to any home, vehicle, or other property of any resident or guest of the Community, or for any injuries to or death of any person, arising from, among other things, storm damage, flooding, snow, or ice on any lot or other Community property. It is being fully understood that each tenant, household member, visitor, or guest uses and occupies all Community property at their own risk. This provision may not be interpreted or construed so as to absolve the Community Owner from liability for its own willful acts or gross negligence of that of its agents.

Each tenant shall hold the Community Owner and Management harmless from any and all claims, expenses, damages, liabilities, judgments, rights and causes of action of whatever kind or nature, caused in whole or in part by, arising out of, or attributable to any matter for which the tenants, household members, visitors, guests, or invitees are responsible under these Rules & Regulations. Furthermore, the Community Owner shall not be liable for any damage or injury of or to the Tenant, Tenant's family, guests, invitees, agents, or employees or to any person entering the Premises or the building of which the Premises are a part or to goods and equipment, or in the structure or equipment of the structure of which the Premises are a part, and Tenant hereby agrees to indemnify, defend, and hold Community Owner and Management harmless from any and all claims or assertions of every kind and nature.

Neither the Community Owner nor its Management may be held responsible for any interruption of services, or damages resulting therefrom, caused in whole or in part by conditions beyond its control.

Reviewed: Manager	/Tenant
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- 5. Non-Conformance: Exceptions to these Rules & Regulations in existence as of the effective date do not survive a transfer of ownership and must be made conforming prior to execution of such transfer. Tenants with free standing carports, fencing, metal sheds, certain alterations, hot tubs or more than one approved shed will be permitted to keep the nonconforming use until the structure/personal property requires partial or total repair or replacement due to deterioration or otherwise, whereupon it must be removed and no replacement will be allowed. Tenants with trampolines, swimming pools, swing sets, basketball hoops (free standing, mounted, or otherwise) and other playground equipment must remove these items in order to protect the health and safety of other residents of the Community.
- 6. Insurance Coverage: The Community carries standard property insurance. The Community's insurance policy does not cover loss or damage to the property of the Community's residents or injury or death to any persons, in situations where the damage results from a tenant's own negligence, failure to adhere to the Rules & Regulations, or any condition that is within the control of the tenant. The foregoing is not intended to be an exclusive list of the items which are not covered by the Community's insurance, and additional losses, damages, or claims may not be covered for any variety of reasons. The failure to specify herein any type of loss, damage, or claim is not an admission of insurance coverage or of any liability for any such loss, damage, or claim. Tenants are required to purchase their own insurance coverage for their home and other possessions for liability purposes. Policy data is to be provided at move-in and annually, prior to expiration renewal thereafter.

#### B. ENFORCEMENT OF RULES & REGULATIONS

- 1. In General: Any failure of a tenant, their household members, guests, visitors or invitees to observe and comply with any of these Rules & Regulations or any of the provisions of New Hampshire R.S.A. 205-A and 540 will be considered unacceptable behavior, which may subject the tenant to eviction from the Community after written notice and an opportunity to comply.
- **2. Violations:** Any tenant, their household members, guests, visitors, or invitees who has committed, or is responsible for, any violation of these Rules & Regulations will receive at least one written violation notice with an opportunity to correct the violation within a time frame specified in the notice. Any continuing violation of a provision of these Rules & Regulations by the tenant will be subject to an eviction notice, with an opportunity to correct the violation within a timeframe specified in the notice. Tenants receiving more than three (3) eviction notices within a twelve (12) month period may be subject to an eviction from the Community by landlord-tenant writ.
- **3. Termination of Tenancy:** In accordance with New Hampshire R.S.A. 205-A:4, a tenancy may be terminated by the Community only for one or more of the following reasons:

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- I. Nonpayment of rent, utility charges, or reasonable incidental service charges; provided that no action for possession shall be maintained if prior to the expiration of an eviction notice the tenant shall pay or tender all arrearages due plus \$15 as liquidated damages.
- II. Failure of the tenant to comply with local ordinances or state or federal law or regulations relating to manufactured housing or manufactured housing parks, provided that the tenant is first given written notice of the tenant's failure to comply with said laws or regulations and a reasonable opportunity thereafter to comply with said laws or regulations.
- III. Damage by the tenant to the demised property, reasonable wear and tear excepted.
- IV. Repeated conduct of the tenant, upon the manufactured housing park premises, which disturbs the peace and quiet of other tenants in the manufactured housing park.
- V. Failure of the tenant to comply with reasonable written rules and regulations of the manufactured housing park as established by the park owner or operator in the rental agreement at the inception of the tenancy or as amended subsequently with the written consent of the tenant, or without the tenant's consent upon 3 months' written notice; provided that the tenant is first given written notice of the failure to comply and a reasonable opportunity thereafter to comply with said rules and regulations. Nothing in this section, however, shall be construed to permit a park owner or operator to vary the terms of a written or oral rental agreement without the express written consent of the tenant.
- VI. Condemnation or change of use of the manufactured housing.
- 4. Costs and Fees for Non-Compliance: Tenants shall be subject to payment of certain fees for failure to comply with Community Rules & Regulations as defined in the Community Fee Schedule. Costs and reasonable attorney fees shall be charged, at the discretion of the Community owners and/or Management, to a tenant who fails to pay rent or otherwise violates Community Rules & Regulations whether or not a legal action is filed against the tenant. Should it become necessary for the Community owners and/or Management to employ an attorney to enforce any of the conditions or covenants in the Rules & Regulations or Lease Agreement, including the collection of rentals or gaining possession of the Premises, Tenant shall pay all expenses so incurred, including reasonable attorney fees.

#### C. ENTRANCE INTO THE COMMUNITY

1. Application for Tenancy: All prospective tenants of the Community and their household members aged eighteen (18) and over are required to complete an Application for Tenancy. Management review will include a credit report and criminal background check. Management approval must be received prior to any property transfer or entrance into the Community. This includes any heirs or devisees of a deceased tenant who wish to reside within the Community or others who acquire an interest in a home by operation of law.

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2. Subletting prohibited: Homes must be owner occupied and tenants are not permitted to sub-rent or sub-lease the rented lot, or any part thereof, or all or any part of any home on the lot. Tenancies are not transferable, and no home in the Community may be occupied by others, unless the new occupant is approved for entrance into the Community as a resident in accordance with all requirements of these Rules & Regulations.

#### D. RENT AND OTHER CHARGES; PAYMENT

- 1. Rent: The monthly lot rental amount for each lot in the Community is listed on the Community Fee Schedule which may be revised or updated from time to time at the Community owner's discretion and with at least ninety (90) days written notice to the tenant. All rent payments are due in advance, on the first day of each month. Tenants are not permitted to deduct or set off any amounts that they may claim are owed to them by the Community from their monthly rent payments. The date when Community Management actually receives the payment will determine when it was received for purposes of these Rules & Regulations; neither the postmark on the envelope or the date on the check will be taken into consideration as to whether or not the payment is made on time. Postdated checks will not be accepted.
- 2. Other Charges: Tenants are responsible to pay for their water usage, if applicable, as measured by the meter at the service entrance to the home, and all other charges as shown on the Community Fee Schedule. All such charges including reimbursement of damage caused by tenants, their household members, guests, visitors, or invitees, are deemed to be additional rent and are due and payable on the first day of the month after the charge was made.
- **3. Returned Checks:** Any checks returned for insufficient funds (NSF) or otherwise will result in a service charge to the tenant in the amount set forth in the Community Fee Schedule.
- **4. Failure to Pay:** If rent or any other charges due are not received by the end of the 5th day of the month, the tenant is subject to a late fee as indicated in the Community Fee Schedule on balances of \$35.00 or greater, and may be served a Demand for Rent and Eviction Notice.

#### IF YOU DO NOT PAY YOUR RENT ON TIME

THIS IS YOUR NOTICE. IF YOU DO NOT PAY YOUR RENT WITHIN FIVE (5) DAYS OF THE DUE DATE, THE LANDLORD CAN START AN EVICTION PROCEDURE AGAINST YOU. YOU WILL GET NO OTHER NOTICE AS LONG AS YOU LIVE ON THIS RENTAL LOT.

**Taxes:** Tenants are responsible for paying all municipal and other taxes on their homes on a timely basis.

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#### E. OCCUPANCY

- 1. Owner Occupancy; Number of Occupants: All homes must be owner occupied. No more than two (2) persons per bedroom are permitted to occupy any home in the Community. Any individual not approved for residency will be considered a visitor in the Community. All homes shall be used and occupied by Tenants, exclusively, as a private single family dwelling, and no part of the Premises shall be used at any time during the term of this Agreement by Tenant for the purpose of carrying on any business, profession, or trade of any kind, or for any purpose other than as a private single family dwelling.
- 2. Additional Occupants: Any additional occupants to the household must be approved by Management, by completion of application process prior to moving into the Community.
- **3. Visitors:** Overnight visitors are permitted on a temporary basis, except as stated below. Visitors may not remain as overnight guests in any home for a period in excess of thirty (30) days within a sixty (60) day period, without applying for Community entrance through the application process.
- **4. Restrictions on Visitors and Occupants:** No tenant may have as an overnight visitor, or as a permanent resident in any home, any person who has been:
  - a) evicted from the Community based on any violation(s) of these Rules & Regulations other than nonpayment; or
  - b) convicted of any crime that occurred on Community property, or that occurred while the individual was a resident of the Community, or the victim of the crime was a Community resident, or
  - c) convicted of a sex crime (including, but not limited to, rape, statutory rape and unlawful sexual contact), or any felony conviction unless Management specifically waives this restriction in writing with respect to a particular circumstance and a particular individual, which Management has no obligation to do.

## F. CONDUCT AND COMPLIANCE WITH COMMUNITY RULES & REGULATIONS

- **1. Prohibitions:** The following are prohibited at all times in the Community:
  - Loud parties; loud musical instruments, music, radios; other offensive noise or commotion.

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- b) Shouting, fighting, and other forms of disorderly behavior.
- c) The public consumption of alcoholic beverages or drunken behavior in public.
- d) Open fires of any kind. UL-approved chimaeras, charcoal grills, gas grills, and hibachis may be used if they are operated properly and are in good working order.
- e) Absolutely no firearms, bb guns, paintball guns, or fireworks may be fired or discharged in the Community under any circumstances.
- f) Trampolines, swing sets and other playground equipment, swimming/wading pools, and/or basketball hoops (free standing, mounted, or otherwise) are prohibited except as stated elsewhere in these Rules and Regulations.
- g) Assault, or the threat of assault, harassment, intimidation, or other interference with Management or other employees or damage or threat of damage to any Community property.
- h) Peddling or soliciting of any kind. This is not intended to prevent sales "parties" (e.g. Avon parties) held by a resident of the Community, involving only previously invited guests.
- Storage of any materials or substances that pose a fire hazard, or that are likely to attract insects or rodents.
- j) Interference with any other tenants' quiet enjoyment of their home and lot.
- k) Feeding, or other care, of stray cats, dogs, or feral creatures.
- 1) Storage of materials or equipment for any commercial enterprise.
- m) Holiday decorations still on the premises ten (10) days after the holiday being celebrated.
- **Quiet Hours:** All noise that can be heard outside of the home is to be kept to a minimum between the hours of 9:00 p.m. and 7:30 a.m. No unnecessary noise may be audible outside of the home during those hours.
- 3. **Dealing with Neighbors:** Complaints of Rules & Regulations violations should be reported in a signed letter to Management. In the event of afterhours disturbances or in case of an emergency, tenants are requested to contact the police department for corrective action, and advise Management in writing of the incident and the circumstances surrounding the complaint on the next working day, so that Management can follow-up and help correct the problem.

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- **4. Vacant Lots:** Vacant lots are Community property and are not to be disturbed, entered, or used for any purpose whatsoever. <u>Tenants are hereby placed on Trespass Notice</u> for all vacant lots.
- 5. Damage to Community Property or Equipment: Any damage caused to any property or equipment in the Community by any tenant, their household members, visitors, guests, or invitees, will be the financial responsibility of the tenant to correct, regardless of whether such damage has been caused negligently, intentionally, inadvertently, or otherwise. The damages will be measured by the restoration or replacement cost to correct the same, in Management's discretion. Such damages are deemed additional rent and are due and payable thirty (30) days after Management has provided written demand for payment.

#### G. CHILDREN

- 1. **Responsibility:** Tenants will be held responsible for any property damage or injuries caused in whole or in part by their children, and for any violations of these Rules & Regulations by their children. Tenants may be evicted for violations of these Rules & Regulations committed by their children, after notices and an opportunity to comply, as though the violations had been committed by the tenant themselves.
- 2. Supervision and Conduct of Children: Each tenant is responsible to provide adequate supervision of their children at all times, while they are in the Community. Tenants shall not permit their children to enter any Community buildings or enter any other areas designated by Management as prohibited, whether for safety reasons or otherwise. No one is permitted to play or loiter on empty lots, in the streets, or to trespass on other tenant's lots.

The recreational area in the park is opened daily between the hours of 8 am and 9pm. Use of this recreational area at other times is strictly prohibited.

Bicycles, tricycles, and toys must never be left in any streets, parking lots, or common areas. For their safety, children must never play with riding toys in these areas. Throwing rocks, digging on lots, destruction of trees or other Community property is not permitted.

Children may not operate any vehicle in the Community except in compliance with the State of New Hampshire's driver's license regulations.

#### H. PETS AND OTHER ANIMALS

1. **Responsibility:** No pets will be permitted without the prior consent of Management. Tenants are responsible for all actions of their pets, and are financially liable for any damage caused to property of the Community or that of any other tenant and for any personal injuries, including death, caused by their pets. Pets are not permitted to disturb the rights, comfort, safety, or convenience of the other residents or their visitors. Undue noise, aggressive behavior toward

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people or other pets, digging, or other unruly behavior, by any pet or other violation of these Rules & Regulations may be cause for removal of the animal from the Community.

**2. Types and Registration of Animals:** One dog or one cat will be permitted. No wild or exotic animals, farm animals, or venomous or otherwise dangerous animals are permitted to be kept in the Community, whether as pets or otherwise. A reasonable number of fish, birds, and/or constantly caged small (under 4 lbs.) indoor animals, such as hamsters, gerbils, or guinea pigs, are permitted without registering with Management. The term "reasonable" is to be determined within the sole discretion of Management.

Approval of any dog or cat is contingent on completion of a "Pet Information" sheet, presentation of proof that the animal is properly licensed pursuant to municipal and county requirements, and submission of a certificate from a licensed veterinarian stating the animal has received all required and advisable immunizations and has been spayed or neutered. This information must be updated and kept current with the Community office on an annual basis.

Due to insurance requirements and the safety of other residents, the Community prohibits potentially aggressive breeds and cross-breeds including, but not limited to, all Pit Bulls (American Staffordshire Terriers) Doberman Pinschers, Chow-Chows, Rottweilers and Wolf Hybrids.

3. Care of Pets: Dogs and cats may not be left outside unattended at any time, day or night. Doghouses, outdoor cages, ropes, chains and other outdoor enclosures intended to house or contain any pet or other animal are strictly prohibited. Whenever pets are outside the home, they must be kept on a leash. Any pet or other animal found loose in the Community is subject to being picked up by the Animal Control Officer and taken to the Humane Society.

Animal waste deposited anywhere in the Community must be removed immediately by the person responsible for the animal, and pets are not permitted to trespass on the other tenant's lots.

**4. Removal of Animals:** Tenants with registered pets in violation of these Rules & Regulations will be given written notice of the violation and an opportunity to comply. If the violation continues or recurs, the Community may require removal of the pet from the Community.

The Community reserves the right to require immediate removal of any unregistered pet, or any pet with a history of aggressive behavior and/or prior or current dog bite history, or otherwise injures a person or other pet or is deemed in the sole discretion of Management to be a threat to the health or safety of other residents.

#### I. HOME OCCUPATIONS AND BUSINESSES PROHIBITED

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- 1. No home occupation, business, or commercial activity (including Day Care/Babysitting) may be conducted in the Community at any time. Usage of the premises is strictly restricted to residential use.
- 2. Individual yard sales are not permitted. The community may sponsor yard sales at their discretion, at which time you would be invited to participate.

#### J. CONDITION OF HOMES IN THE COMMUNITY

1. In General: The following Rules & Regulations set standards for homes in the Community and are applicable at all times with respect to all homes. Management may conduct an inspection of the exterior of all homes, accessory structures, and lots to confirm compliance with these Rules & Regulations. Tenants who own homes that fail to meet the standards contained herein will be given written notice and a reasonable opportunity to correct any deficiencies, in order to meet these standards. If the home is not brought up to these standards as determined by Management, Management may elect to complete work at the tenant's expense or may pursue eviction to have the home removed from the Community.

In the event that the Tenant feels that the Rules & Regulations require him or her to make aesthetic changes to his or her home's original design such that it would create an undue financial hardship and which is contrary to New Hampshire R.S.A 205-A, the Tenant agrees to an affirmative duty to bring said complaint to Management in the form of a written letter outlining the nature of the hardship.

- 2. The original or replacement components of all homes or structures must be in a safe and secure condition, without holes, rust, or substantial dents, and scrapes, patching or fading. Original or replacement components of all homes must remain compliant with all Federal, State, and local applicable building codes, including but not limited to the exterior siding, roof, windows and doors, steps and handrails, plumbing, heating, and electrical systems, anchoring system, skirting, or electrically wired smoke detectors. All plumbing and heating systems must be operable at all times and compliant with all HUD and local codes. All electrical service and wiring must be in accordance with the specifications of the edition of the National Electrical Code or HUD Standards in effect on the date of the manufacture of the home. The service entrance must be adequate for the electrical load imposed by the manufactured home and any additions, given its number of occupants and the type and number of electrical appliances.
- 3. All homes entering the Community or any replacement siding installed must be of vinyl, Hardy board, or residential finish siding in a clapboard style. The use of lattice for skirting or decking enclosures is strictly prohibited To the extent that is reasonably feasible all replacement roofs must be of a pitched cottage style. Skirting must fully

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enclose the area between the home and the ground and be of vinyl or comparable good quality material. Skirting must be replaced when deteriorating or damaged and installed in accordance with the manufacturer's installation instructions. Access opening(s) not less than eighteen inches (18") in any dimension, fully covered with an access door panel, not less than three (3) square feet in are must be provided and must be located so that any water supply and sewer drain connection located under the home are accessible for inspection and repairs. Access panels and doors may not be fastened with locks, or in a manner requiring the use of a special tool to remove or open them.

- 4. The ridding and/or removal of the infestation of pests, including but not limited to insects, rodents, skunks, raccoons, snakes, alligators, squirrels, or opossums, are the responsibility of the tenant.
- **5.** E911 street numbers must be visible from the street on the outside of each home.

#### 6. Porches, Decks, Other Additions and Improvements:

- a) **Improvements**: Tenants may not make any additions or improvements on their home or lot, without first obtaining Management's written consent. Any additions or improvements approved by Management must be made solely at the expense of the tenant and in strict compliance with Management's approval with no rights to improvements being made at the Community Owner's expense.
- b) Additions: An "Addition" to a home is defined to include any and all steps, porches, awnings, decks, windbreaks, and other improvements and installations, as well as all alterations to existing construction and exterior improvements and installations. "Additions" also include any separate Accessory Structures, which are defined to include all storage sheds, utility buildings, patio rooms, add-a-rooms, and all other accessory structures.
- (1) Prior to the construction of any Addition to any home or lot, the tenant must submit a scaled drawing of the design, color (paint, stain, or finish to match the home), size, materials, and construction location. Management reserves the right to require, in its sole discretion, the submission of a professionally drawn design by a licensed architect, licensed engineer or other similar person.
- (2) Any addition constructed without written approval of; or not in accordance with the approval of the Management, may be required to be removed immediately by the tenant at their expense. If not removed, Management has the right to enter the lot and remove all such unapproved Additions at the tenant's expense.
- (3) Additions must be harmonious with the rest of the home in style, form, exterior materials, and general appearance. Accessory Structures must be of wood or any

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other material that is designed to withstand exposure to the elements without deterioration or damage, and is designed to have and retain an attractive appearance. The use of lattice is strictly prohibited.

- (4) Additions must be properly constructed in a workmanlike manner, using good quality materials, in accordance with the approval granted by Management and all applicable building codes, and completed within thirty (30) days of the beginning of the construction, unless an extension is granted by Management. Building permits must be posted during construction. Once completed, all work requires the approval of Management.
- (5) Additions must be kept in good, safe, attractive, and not deteriorated condition at all times.

#### c) Accessory Structures:

- (1) One shed per lot is permitted and must not exceed the maximum of 10 ft x 12 ft. Tenants with more than one approved shed will be allowed to keep the shed until one of the sheds requires repair/replacement due to deterioration or until the home is sold or transferred. Existing metal sheds will be allowed as long as they remain in good condition and meet Community standards. New or replacement sheds must be of wood construction, with a cottage style shingle roof and sided with clapboard, vinyl or Hardy board material to match the color of the home. No shed additions of any type will be allowed. The height of any Accessory Structure such as a garage, carport, or shed must be equal to or lower than the roof peak of the home.
- (2) No new fences or fence structure (which includes temporary lawn or garden fencing) or replacement of existing fences will be permitted in the Community with the exception of fencing around an approved hot tub. Permanent fences, previously approved by Management, may remain until that time the fencing requires either repair or replacement (either partial or total) due to deterioration or otherwise. When any fence is removed from the lot, the lawn area must be repaired and restored to the condition that existed prior to the installation of the fencing.
- (3) Existing hot tubs are permitted at the rear of the home but for insurance and safety purposes must be fenced and covered by a locked, commercial cover. Fencing around a hot tub must be limited to the area immediately surrounding the hot tub. No new or replacement hot tubs will be allowed.
- (4) Satellite dishes over 18" in diameter and antennas (of any kind) outside the home are not permitted. Antennas installed prior to the effective date of these Rules & Regulations may be maintained so long as they remain in good condition. The location of satellites must be approved in writing by Management.

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- (5) Free standing carports in driveways are not permitted. Existing approved free standing carports will be allowed until they become in disrepair, or until the home is sold or transferred, at which time the carport must be removed from the lot at the tenant's expense. The addition of lattice or other materials to enclose existing carports will not be approved.
- 7. **Fire Prevention:** No liquid petroleum, propane or similar gas tanks may be stored inside or under any home or structure. Fuel tanks (oil or propane) must be properly installed by an authorized fuel company and must be placed at the rear of the home. Any new home being located in the park shall not be allowed to install or use oil as heating source. No flammable materials, including but not limited to gasoline and kerosene, may be stored under or within the home. Tenants are encouraged to keep fire extinguishers at their homes in working condition and to install and maintain adequate smoke and carbon dioxide detectors.
- **8. General Aesthetic Standards and Compliance:** In addition to the standards set forth above, tenants must keep their manufactured home exteriors, siding, porches, awnings, decks, stairs, skirting, and any other exterior or Accessory Structures clean, neat, and in good condition and repair, including painting and pressure washing as needed.

Any existing porch, awning, deck, stairs, skirting, roof siding or any other exterior structure which, in the opinion of Management, is unsightly, unsafe, unsanitary, or in poor repair, must be replaced, repaired, or removed by the tenant upon written notice from Management. This repair, replacement, or removal must be done in a good and workmanlike manner. Tenants must complete the repair, replacement, or removal within the timeframe given by the written notice, unless a written extension is obtained from Management.

**9.** Homes Damaged by Fire: Any homes damaged by fire so that it becomes uninhabitable or so its exterior walls are burnt, paint peeled, windows broken or smoke damaged so that it appears unsightly, must be removed from the Community at the tenant's expense within forty-five (45) days after written notice from Management, regardless of insurance company representations regarding settlement.

If the home can be repaired on-site so that no danger to children or others exists, and so that it is no longer unsightly or a nuisance, the tenant shall be afforded a reasonable time to make repairs, not to exceed ninety (90) days regardless of the availability of insurance funds. Management shall determine whether the repairs are sufficient to bring the home into compliance with Community Rules & Regulations and allow it to remain in the Community once repairs have been made. Pending removal of the home from the Community or repair of the home, the tenant must close up the home and completely cover any unsightly or dangerous parts of the home and debris to minimize the risk that it poses to children and others within the Community.

#### K. CARE OF GROUNDS

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1. General Lot Maintenance: Except as otherwise specifically set forth in these Rules & Regulations, it is the responsibility of each tenant to maintain his or her entire lot in a good and attractive condition and in good repair at all times, at the tenant's expense. Grounds must be kept clean, neat, and uncluttered. No discarded or abandoned materials, unnecessary items, building materials, trash, junk, debris, or excessive lawn decorations that create a cluttered appearance may be kept, stored, left, or abandoned outside the home or an accessory structure. Carports and screen rooms may not be used as a storage area. Toys, bicycles, etc., must be put away (not left outside) at the end of the day.

All flowers, shrubs, manufactured housing exteriors, additions, skirting, and other visible items and areas must be kept neat and attractive at all times. All tools, wheelbarrows, and other equipment are to be stored out of sight in sheds at all times when not actually in use. Items not considered lawn furniture, lawn ornaments, or grills must be stored out of sight in the home or shed. No unsightly storage of any items is permitted at any time, and all storage arranged so as to permit easy access to the underneath of the home at all times.

Management may issue a notice of violation to any tenant whose lot is not properly maintained, or whose lot is or contains an eyesore, and to require that the lot be cleaned and restored to an attractive condition within a reasonable time frame under the circumstances. If any lot is not properly maintained after written notice, Management reserves the right to take all necessary steps to clean and maintain the lot and/or initiate eviction proceedings. All costs of lot maintenance and cleaning by Management will be charged to the tenant in accordance with the Community Fee Schedule.

- **2. Lawns:** All lawns must be kept neat, well groomed, and reseeded as needed. Lots must be mowed and the grass must be trimmed around and to the edge of the home as often as is necessary to maintain a neat appearance. It is also the responsibility of the tenant to rake and remove leaves and any other yard debris on an as needed basis. If any lawn is not regularly mowed and trimmed, or if leaves or other debris are not kept raked, Management reserves the right to mow, trim, or rake the lawn, and will charge the tenant the applicable maintenance service fee as described on the Community Fee Schedule.
- **3. Gardens, Shrubs, and Trees:** Shrubs, trees, and reasonably sized gardens are allowed, but require written approval of Management in the case of trees and shrubs. Tenants may not nail or in any way attach hardware to any trees within the Community.

Tenants may not trim or remove trees without permission from Management. Tenants wishing to remove trees from their lot must first have the trees inspected and approved for removal by the Management. A permission form must be obtained from the office, with will be valid for thirty (30) days from the date issued and the person doing the work must carry adequate liability insurance.

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Within seven (7) days from the date the tree was cut down, tenants are required to remove from the lot all parts of the tree, including branches, trunk, and stump.

Management, within its sole discretion, may decide to trim branches or remove a tree from a lot that is deceased or dead. With the exception of an emergency tree removal, management will provide the resident with reasonable notice.

Management is not responsible for any damage to plantings due to snow plowing, road treatment, the need to access underground systems, or other causes.

- **4. Trash Removal:** All trash containers must be kept in a storage shed or toward the rear of the home. No trash is to be stored outside at any time unless kept in a durable trash container with a secure lid. Trash containers are to be brought out to the street on collection days and removed the same day of collection. The tenant must clean up any scattered trash or garbage as soon as possible, or the Community will clean it at the tenant's expense.
- 5. Snow Removal: Tenants are responsible for all snow and ice removal on their lot including all steps and must all times maintain a clear path to all doors. Tenants must not put salt on any cement or concrete as it will damage the cement. Concrete safe alternatives may be used. Tenants are responsible for any damage caused by plowing done by another party at their request. Only driveways may be plowed and no snow may be plowed or shoveled into the roadway. All obstacles such as rocks must be at least eight (8) feet from the roadway edges during the winter. Snow plowing and snow removal vehicles are not allowed on lawns during the removal of snow. All tenants must park in their allocated driveway only and must not park on the street at any time during the snow removal process.
- **6. Clotheslines:** Clotheslines are strictly prohibited. Any existing rotary, umbrella, or collapsible style with a solid base in the ground is allowed to continue in use as long as it is properly maintained and remains in good condition. Residents are prohibited from replacing existing nonconforming clothesline.

#### 7. Playground Equipment/Temporary Enclosures:

Volleyball or badminton nets may be utilized at the rear of the home but must be neatly stored when not in use.

Screen rooms and tents may be installed on a temporary seasonal basis and must be maintained and kept in good condition. Management may require their removal should their condition deteriorate or the duration of use be excessive. Management can also limit the size or the area of the lot where a screen room or tent can be located. Screen rooms and tents may not be used for storage purposes. Free standing temporary canopy type car covers of vinyl or other material may not be used.

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- 8. Swimming Pools: The only pools permitted in the Community are small children's wading pools not exceeding eighteen inches (18") in depth. Wading pools must be emptied each day and stored off the lawn. Any damage caused by such pools must be repaired at the tenant's expense. Proof of adequate liability insurance must be provided and a waiver must be signed prior to use of such pools. Children must be supervised at all times.
- **9. Sign Restrictions:** Signs are not permitted on lots, homes, or elsewhere on Community property at any time except Realtor or "For Sale" signs not exceeding 216 square inches.
- 10. Firewood: Management reserves the right to approve the location of stacked firewood. Any tenant with a wood stove or fireplace may store wood, neatly stacked, so as not to be visible facing the road, in a location such as to the rear of the home. Cutting firewood with chainsaws is permitted with consideration of neighbors due to the noise. All wood stove connections must be properly installed in accordance with manufacturer's specifications and all local and state fire codes, and it is the tenant's responsibility to ensure proper installation.

#### L. UTILITIES

- 1. Water and Sewer Service: Each tenant is responsible to keep in good condition and repair at their own expense, all water and sewer lines and fixtures in and under the home, up to the point where the service lines penetrate the ground or slab.
- 2. Prevention of Freezing Water Lines: Water lines, from the point of surfacing in the ground well to the home connection point, must be protected against freezing by the use of adequate heat tapes and pipe installation, which are to be provided and installed at the tenant's expense. Tenants must not leave water running to prevent freeze-ups. Any damage to the common utilities or other damage to the water meter or plumbing for that lot or the Community resulting from any tenant's failure to comply with this provision will be repaired at the tenant's expense and be charged as additional rent.
- **3. Septic or City Sewer Systems:** The flushing of garbage, sanitary napkins, paper towels, disposable diapers or wipes, prophylactics, cigarettes, cigars, grease, or any other non-soluble item or substance in toilets and drains is strictly prohibited. Doing so may cause a backup in the septic or sewer systems and lead to unsafe conditions. Any cost of correcting clogged drains or sewer problems that are due to any improper actions of the tenant, or of others for whose actions the tenant is responsible, will be charged to the tenant.
- **4. Electrical Service:** The Community is responsible for the maintenance and repair of all underground wiring and electrical equipment from the outside disconnect located near the meter to the circuit breaker box in the home. The tenant is responsible for the circuit breaker within the home, all wiring in the home, and any additional service originating at the home

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including but not limited to sheds or outside lighting. Such wiring shall be maintained and repaired as necessary by the tenant at their expense, in accordance with all applicable state and local codes. Tenants must contact Management immediately in the event of any electrical problem. Tenants are prohibited from attaching any objects in any manner to electric utility poles or exterior breaker boxes. Management consent is required for tenants wishing to upgrade their electrical service above 100 amps. Damages occurring due to an unauthorized increase are the tenant's responsibility.

5. Fuel Tanks: All heating oil, propane/LP and other fuel tanks must be installed and maintained in accordance with all applicable federal, state, county, and local codes, laws, and regulations governing the same. Any new home being located in the park shall not be allowed to install or use oil as heating source. Tanks should be installed so as not to be visible facing the road. In the event that proper installation of the fuel tank causes it to be visible from the roadway, Management reserves the right to approve the location, and the tenant must provide a Management approved enclosure around the tank that is compatible with the appearance of the home in color and design. All leaks must be repaired, and tanks must be painted and leveled when necessary. Tanks must be inspected once a year.

In the event of any spillage of home heating fuel, the area of the spill must be cleaned in strict compliance with all federal and state environmental standards at the tenant's expense. Any spillage of home heating fuel or other hazardous substance must be reported to Management immediately.

6. Tampering with or Disconnection of Utilities: Interfering with, tapping into, or otherwise tampering with any utilities or utility installations in the Community, including but not limited to Community utility connections, meters, or other installations is extremely dangerous and strictly prohibited. Water meters are owned by the Community and may only be disconnected by Management. A maintenance service fee will be charged for any disconnection of a water meter. Any costs to repair or replace water meters damaged due to a tenant's conduct or negligence will be at the tenant's expense.

#### M. MOTOR VEHICLES

1. **Registration:** All vehicles kept in the Community must be currently licensed, registered, and inspected (if required by federal, state, or local laws and regulations). Temporary plates on vehicles must be replaced by permanent plates within the time frame required by law.

No unregistered, uninspected (if required), or inoperable motor vehicles of any size or type are permitted in the Community, and any tenant with such a vehicle in the Community is in violation of these Rules & Regulations. Any such vehicles are subject to being towed away by Management, at the owner's expense and risk, after written notice is provided to the tenant and the tenant has failed to comply.

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2.	Maintenan	ce of	Vehicles:	Tenants	are	permitted	to	perform	only	minor
mainte	nance on vehi	cles with	in the Comm	nunity. Da	amag	e to paved	park	ing areas	or driv	veways
caused	by leaking g	as, oil, o	or other autor	motive flu	ids r	nust be rep	airec	d by the	tenant,	at the
tenant'	s expense. N	o tenant	will be allow	ved to kee	ep an	y vehicle a	t the	ir lot that	is uns	sightly,
includi	ing various par	rts being	different cole	ors, exces	sive 1	rust, flat tire	es, et	tc. No te	nant is	to use
their lo	ot for extended	mechani	cal repairs.							

3.	Speed	Limit	and	Safe	e Driv	ving:	Speed	limits	within	the	Co	mmunity	sha	ll not
exceed			miles	per	hour (		mph).	There	e must	be	no	squealing	of	tires,
joyridi	ng, or rec	ckless dr	iving.	All	ehicles	are su	ibject to	reason	nable no	oise	lev	els.		

Speeding, driving under the influence of drugs or alcohol, or other unsafe behavior by any tenant or by the tenant's household members, guests, or invitees will not be tolerated. Violation of this Rule will result in a violation notice, and failure to comply after notice of the violation may result in eviction.

#### 4. Commercial and Recreational Vehicles:

Tenants may not keep any commercial truck over ¾ ton on their lot. No campers, RVs, boats, utility trailers, off road recreational vehicles, snowmobiles, ATVs, or motorized go-carts may be parked on the lot or in the driveway. Off road recreational vehicles, snowmobiles, ATVs, or motorized go-carts may not be driven on Community property.

Driveway parking of campers and/or RVs will be permitted for a maximum period of forty-eight (48) hours while loading or unloading, after which time the vehicle must be removed from the lot.

A storage compound for recreational vehicles will be provided for a monthly fee as indicated in the Community Fee Schedule.

**5. Parking:** The maximum number of vehicles kept in the Community will be two (2) vehicles per driveway with no allowance for parking on the lot at any time. Management approval must be obtained for driveway parking of additional vehicles.

Tenants who wish to enlarge their driveway to accommodate additional vehicles may do so with Management approval and at the tenant's expense.

No vehicle may be parked within ten (10) fee of any fire hydrant. Any vehicle parked overnight in an unauthorized place is subject to being towed at the owner's risk and expense, without prior notice. Vehicles may not be parked on the grass. Vehicles may not be kept covered in any driveway except with a commercial vinyl-type cover, kept in good condition. Any vehicle parked in the street that impedes the removal of snow is subject to being towed at the owner's risk and expense.

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Guest parking is not permitted except in the driveway of the home, or visitor parking area if applicable, unless for short periods of time, e.g. dropping off or picking up persons or items.

#### N. REPLACEMENT OF HOMES

Tenants who wish to remove their existing home in order to buy a new manufactured home to be placed on the same lot must provide Management with thirty (30) days written notice of their intent to replace the home.

Existing homes may only be replaced with new manufactured homes which meet all HUD standards and are installed in accordance with Federal, State, and local regulations or ordinances, the manufacturer standards and Rules & Regulations of the Community.

#### O. TRANSFER OF HOMES

- 1. Requirement of Full Payment: Before any home can be removed from the Community, sold, or occupied by a new tenant owner, all rental payments and all other charges and fees due must be paid to Management in full, with written verification that all real estate taxes have been paid.
- 2. Sale of Manufactured Housing/Requirements for Sale: Tenants have the right to sell their home to whomever they choose, however homes to remain in the Community must be safe, sanitary, and in compliance with applicable aesthetic standards. Buyers must be approved for residency prior to the conveyance. The buyer or new purchaser shall submit an application for residency in accordance with these Rules & Regulations and the Community shall notify the buyer or new purchaser of approval or disapproval within fifteen (15) days after the receipt of the written application. Management reserves the right to charge a fee for processing the application as permitted under N.H. R.S.A. 205-A:2.

A thirty (30) day notice to Management is required prior to the proposed date of sale or removal of a home. Homes remaining in the Community will be subject to a pre-sale inspection of the exterior of the home, additions, and lot by Management within fourteen (14) calendar days of receiving written notification from the tenant that he or she is going to attempt to sell his or her home in place.

Within the fourteen (14) calendar days of receiving notification from the tenant, Management will provide a written notice of all repairs and improvements required for approval of an "in-Community" sale. Removal of non-conforming structures may be required. Management will re-inspect the home and lot for compliance prior to the sale.

Arrangements must be made for Management's signature on the landowner's consent portion of the deed prior to taking ownership of any home in the Community.

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#### P. SEVERABILITY

If any term or provision of these Rules & Regulations are determined to be invalid or unenforceable under any applicable law, ordinance or regulation, or as to any particular individual or situation only, such invalidity or unenforceability does not affect the validity or enforceability of these Rules & Regulations with respect to any other individuals or situations, and does not in any event affect the remainder of the Rules & Regulations which remain in full force and effect as though the invalid or unenforceable provisions were not included herein. The partial invalidity of any Rule does not affect the enforceability of the remainder of that Rule.

#### Q. INCORPORATION OF RULES & REGULATIONS INTO LEASE

These Rules & Regulations are specifically intended to be incorporated into each and every Lease Agreement pertaining to Briar Ridge Estates Manufactured Housing Park. Violation of any of the terms and conditions of these Rules & Regulations constitutes a violation of the Lease Agreement itself.

I, the Tenant herein, have read the within Community Rules & Regulations booklet and have had a copy of said Rules & Regulations provided to me. I further agree to abide by all provisions contained in the Rules & Regulations.

Community Manager	Tenant	
	Tenant	
	Tenant	
Dated		

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