

SHORT TERM RENTAL APPLICATION FOR A REDUCED RATE OF EDUCATIONAL SYSTEM IMPACT FEES

Part I and II to be Completed by Owner/Applicant PART I Name of Owner/Applicant: Owner/Applicant Mailing Address: _____ City: _____ State: ____ Zip Code: ____ Telephone: (____)______ FAX: (____)____ E-mail: PLEASE NOTE: Florida has a very broad public records law. Most written communications to or from government officials regarding government business are public records available to the public and media upon request. Your e-mail address and communications may be subject to public disclosure. IF AN OWNER/APPLICANT IS REPRESENTED BY AN AGENT, A SIGNED AND NOTARIZED LETTER OF AUTHORIZATION MUST BE ATTACHED TO THIS APPLICATION. Name of Owner/Applicant's Agent: Agent's Mailing Address: City: _____ State: ____ Zip Code: _____ Telephone: (____) FAX: (____) E-mail: PLEASE NOTE: Florida has a very broad public records law. Most written communications to or from government officials regarding government business are public records available to the public and media upon request. Your e-mail address and communications may be subject to public disclosure. Parcel ID Number(s): Site Address of the Residential Construction Number of Lots/Units in Residential Construction: Type of Residential Construction: Single-Family Homes Multi-Family Homes ☐ Mobile Homes ☐ Townhomes ☐ Condominiums Type of Residential Use: Owner Occupied Short Term Rental Vacation Villas Number of Acres:

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PART II – Items to Attach to Application

- 1. Name and address of Owner; and
- 2. Copy of legal description and Map; and
- 3. Evidence that the residential construction is Short Term Rental to be marketed for short term stays. It is recommended that the services of a property management company or homeowner's association are being offered by the Owner to oversee the increased amenities facilities, and language that sets out that the development is intended for non-permanent occupancy; and
- 4. Evidence of the design of the development that discourages permanent residency by the lack of availability of mail delivery, no County residential universal garbage pick-up, increased resort style amenities, increased parking considerations and noise buffering; and
- 5. A letter of commitment filed with the Developer Application certifying the residential constructions identified within the Developer Application will qualify as Short Term Rental and meet the reduced rate requirements of the Education System Impact Fees Ordinance; and
- 6. A check in the amount of \$2,000.00 made payable to The School District of Osceola County Florida. Must reference Short Term Rentals and name of community; and
- 7. Deed restrictions that state that mailboxes or mail delivery shall not be available; garbage collection shall be provided by a commercial hauler and not part of the Osceola County residential garbage collection; a property management company or homeowner's association that oversees the increased amenities facilities, and language that sets out that the development is intended for non-permanent occupancy; and
- 8. A deed restriction that notifies the owner or prospective owners that the property is not eligible for homestead exemption if used as a Short Term Rental; and
- 9. A certified original and three (3) copies of the proposed Declaration of Covenants and Restrictions (the "Declaration") that runs with the land, cannot be revoked or amended for a period of at least thirty (30) years from recording without the signed consent of the Superintendent for the School District of Osceola County, Florida, with evidence in how the deed restrictions will be enforced. Please do not record the Declaration until school district staff has reviewed and approved the Declaration with assistance of counsel; and
- 10. A recorded Plat denoting the lot(s) to be identified as Short Term Rental; and
- 11. A single Business License Tax Receipt for each residential dwelling unit proposed for a reduction of fees. This requirement will need to be maintained each year of the reduction of fees. It is understood this information will not be available at the time of Application; and
- 12. Authorization letter from owner (if applicable); and
- 13. Attach any other documents or information which would be helpful to understanding your development and the requested exemption; and
- 14. Four (4) signed copies of the completed Application.

Signatures on Next Page



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I/We certify that the above information is true and correct and that I/we understand that incorrect information may lead to a denial of this Application for an exemption, a loss of exemption from Educational System Impact Fees, if granted, and other legal action by the County and/or The School Board of Osceola County, Florida, to the extent permitted by law.

Signature(s)	Owner/Applicant/Agent	Da	ate
	,	,	
The foregoing instrument	was acknowledged before me this _	day of	, 20
by	, \square who is personally k	nown to me or □ v	who has produced
	as identification.		
		SEAL or STAMP	
Signature of Notary Public			
The foregoing instrument v	vas acknowledged before me this	day of	, 20
by	, \square who is personally k	nown to me or □ v	who has produced
	as identification.		
		SEAL or ST	ramp
Signature of Notary Public	2		



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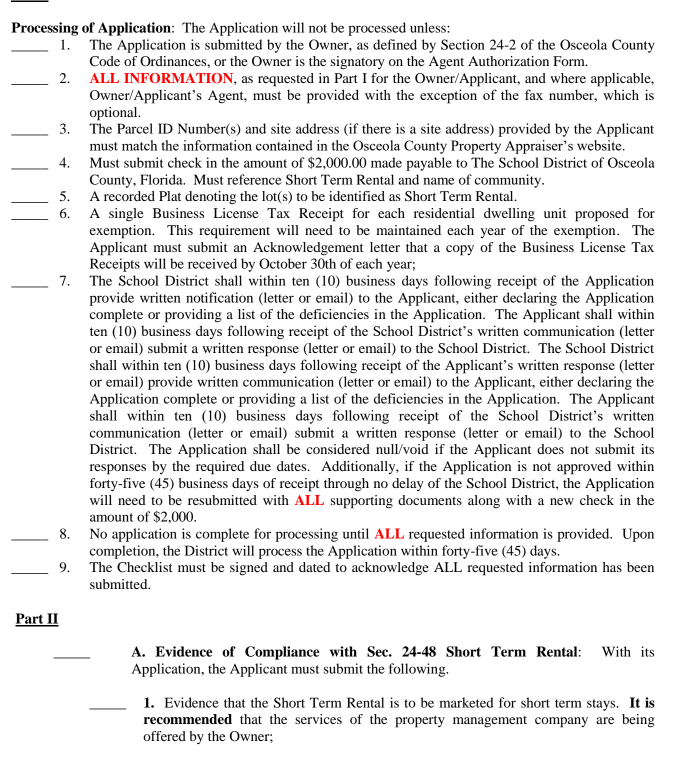
PART III - School District Staff to Complete

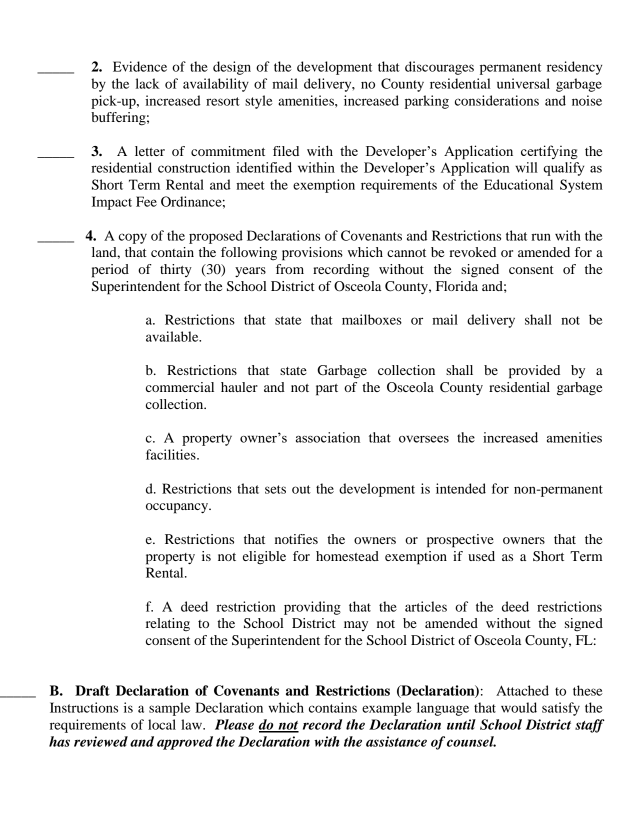
The above Application meets the requirements for Fees.	exemption of Educational System Impact
Staff member name: Print or Type Name	
Staff signature:	
Date:	
Reduced Rate of Educational System Impact Fees is	\square approved or \square denied.
The School Board of Osceola County, Florida:	
Signature:Superintendent	Date:
Printed Name	-

CHECKLIST: SHORT TERM RENTAL APPLICATION FOR A REDUCTION OF THE EDUCATIONAL SYSTEM IMPACT FEES

Please initial that all items have been completed, sign, date, and return the Checklist with the Short Term Rentals Application for a reduction of the Educational System Impact Fees (the "Application").

Part I





(Intentionally Left Blank)

PLEASE CONTACT SCHOOL DISTRICT STAFF WITH ANY QUESTIONS REGARDING THESE INSTRUCTIONS OR THE APPLICATION.

Planning Services Department Director of Planning Services (407) 518-2964

Signature of Applicant
Printed Name
Date

Signature acknowledges that the Application has been completed in accordance with the instructions and all supporting documentation is enclosed.

DECLARATION OF COVENANTS AND RESTRICTIONS REGARDING SHORT TERM RENTAL EDUCATIONAL SYSTEM IMPACT FEES

This Declaration	of Covenants and Restrictions (the "Decla	ration") is made and executed this
day of Month, Year, by	, a Type of Entity, whose address is	(the "Declarant").

RECITALS

WHEREAS, the Declarant holds fee simple title to and is the current owner of certain real property located in Osceola County, Florida (the "Property"), as further described in Exhibit "A", which is incorporated herein and made a part of this Declaration by reference; and

WHEREAS, the Declarant intends to construct a residential community or facility on the Property consisting of approximately # (Type) residential dwelling units (the "Community"); and

WHEREAS, pursuant to the Osceola County Code of Ordinances, Chapter 24 (the "Educational System Impact Fee Ordinance"), The School Board of Osceola County, Florida (the "School Board") is entitled to the collection of educational system impact fees to require residential construction to contribute its fair share of the cost of improvements and additions to the educational system necessary to accommodate such growth; and

WHEREAS, Section 24-48 of the Educational System Impact Fee Ordinance provides for certain reductions to the educational system impact fee, including, without limitation, a reduction for residential development that qualifies and is intended to be operated as "Short Term Rental," as that term is defined in the Educational System Impact Fee Ordinance and by applicable federal law; and

WHEREAS, it is the intent of the Declarant that the Community be designated and operated as "short term rental" in compliance with the terms and provisions of the Federal Fair Housing Act, Title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988; (collectively, the "Acts").

NOW, THEREFORE, the Declarant does hereby declare that the Community is restricted as follows, and all of which restrictions and limitations are intended to be and shall be taken as consideration for any lease or deed conveyance hereafter made, and as one of the express conditions thereof, and that the restrictions and limitations are intended to be, and shall be taken as, covenants that run with and bind the land, and shall be as follows:

- 1. <u>Recitals</u>. The above recitals are true and correct and are hereby incorporated into and made a part of this Declaration by reference.
- 2. <u>Short Term Rental</u>. The Community is operated as Short Term Rental in compliance with the terms and provisions of the Federal Fair Housing Act, Title VIII of the Civil Rights Acts of 1968, as amended by the Fair Housing Amendments Act of 1988 or its statutory successor in function, and the Community will continue to qualify and be operated as a Short Term Rental pursuant to applicable federal, state, and local law for a period of no less than thirty (30) years from the date of the recording of the Declaration.

- 3. <u>Permanent Residency.</u> Declarant, for a period of no less than thirty (30) years from the date of the recording of this Declaration, shall not allow any persons to reside as permanent residents in any dwelling unit within the Community. The Community can only be used for Transient Occupancy, with any use of occupancy being limited to no more than thirty (30) days in a twelve month period, whichever is less.
- 4. <u>Restrictions</u>. No mailboxes or mail delivery is allowed. Garbage collection shall be provided by a commercial hauler and not part of Osceola County residential garbage collection. Home owner's association shall be responsible for increased amenities facilities.
- 5. <u>Non-Compliance</u>. If, within the thirty (30) year period from the date of the recording of the Declaration, the Community is no longer being operated as Short Term Rental, in compliance with applicable federal, state, and local law, or persons under the age of nineteen (19) are allowed to reside as permanent residents in any dwelling unit within the Community, then the Declarant, or its successors and assigns (including any property management company and any homeowners, condominium or other community association, as applicable), shall lose its impact fee reduction and shall pay the educational system impact fee in effect at the time of the change or non-compliance for all dwelling units within the Community.
- 6. <u>Notification</u>. The Declarant shall notify the owners or prospective owners that the property is not eligible for homestead exemption if used as a Short Term Rental.
- 7. <u>Enforcement</u>. The School Board retains all enforcement rights and remedies available to it pursuant to law, including, without limitation, all enforcement rights set forth in the Impact Fee Ordinance, against the Declarant, and its successors and assigns (including any homeowners, condominium or other community association, as applicable), for any violation of the Educational System Impact Fee Ordinance and the restrictive covenants provided in this Declaration, and all such rights and remedies shall be cumulative.
- 8. <u>Binding Effect</u>. This Declaration shall be binding on Declarant, and its successors and assigns (including any property management company and any homeowners, condominium or other community association, as applicable), shall bind the Community and Property and run with the land, and the restrictions contained in this Declaration shall not be annulled, waived, revoked, amended, rescinded or modified without the signed consent of the Superintendent for the School District of Osceola County, Florida for a period of no less than thirty (30) years from the date of the recording of this Declaration.
- 9. <u>Governing Law</u>. This Declaration shall be governed by the laws of the State of Florida and, except for a suit in federal court, exclusive venue shall be in Osceola County, Florida. For any federal action, exclusive venue shall be in the United States District Court for the Middle District of Florida, Orlando Division.
- 10. <u>Severability</u>. If any of the restrictions or covenants contained in this Declaration are determined to be unlawful, invalid, or unenforceable by a court of competent jurisdiction, then the unlawful, invalid, and unenforceable restriction or covenant shall be severed from this Declaration and shall not affect any of the other provisions. The non-severed provisions shall remain in full force and effect. However, if any material restriction or covenant is determined to be unlawful, invalid, or unenforceable, then the School Board shall be entitled to revoke any approval of an impact fee exemption predicated upon the unlawful, invalid, or unenforceable restriction or covenant, and the Declarant shall

pay the educational system impact fee in effect at the time of the change for all dwelling units within the Community.

11. <u>Recording</u>. This Declaration shall be recorded in the Public Records of Osceola County, Florida, at Declarant's cost and expense.

IN WITNESS WHEREOF, the Declarant has executed this Declaration as of the day and year first written above.

WITNESSES	
	a Type of Entity
	By:
Typed or Printed Name	
	Name:
	Title:
Typed or Printed Name	
STATE OF FLORIDA)) ss:
COUNTY OF)
The foregoing instrument w	as acknowledged before me this day of, 2018
of, a Type of Entity, on behalf	as as
produced	as identification.
(NOTARY SEAL)	
	Notary Public, State of Florida
	Print Name:
My Commission Expires:	<u>_</u>

EXHIBIT "A" <u>LEGAL DESCRIPTION AND MAP DEPICTING LOCATION</u>

