

**SUNSET VISTAS BEACH RESORT
RAND & LONDON LEASE AGREEMENT**

**MAIL ONLY TO 10324 Gulf Blvd # 400 Treasure Island FL 33706. Tel (727) 363.0800 / Fax (727) 363.1500 /
Email: whispersresort@cs.com**

IN EXCHANGE for the mutual covenants and valuable consideration herein, the receipt, adequacy and sufficiency of which is hereby acknowledged by the parties, and further subject to all terms, conditions and provisions herein, the Lessee and Rental Agent agree as follows:

THIS LEASE AGREEMENT (herein the "Lease") is made and entered as of the "Effective Date" defined herein by and between Rand & London LLC d/b/a SUNSET VISTAS, whose mailing address is 10324 Gulf Blvd # 400 Treasure Island FL 33706 (herein the "Rental Agent") and the below named individual(s):

DATE _____

1. LESSEE NAME: _____

2. LESSEE NAME: _____

ADDRESS STREET _____:

ADDRESS CITY _____ STATE _____

ADDRESS COUNTRY: _____ ZIP CODE _____

HOME TELEPHONE _____ CELL #: _____

E-MAIL ADDRESS: _____

DRIVERS LICENSE NUMBER _____ Number of People _____

IN WITNESS WHEREOF, by their signatures below, Rental Agent and Lessee hereby agree to and accept all terms and conditions of this Lease,
FOR RAND & LONDON RENTAL AGENT:
Jeffrey Solomon its owner (Printed Signature)

LESSEE 1: Signature _____ LESSEE 2: Signature _____

Lessee affirms that they 25 years or older. By signing above you agree to be bound by the terms and conditions of this irrevocable Lease Agreement and our Terms of Credit Card Acceptance as part of the lease. You agree by your return of this lease and by your signature above to accept the rental charges below. You agree to accept the rental charge below made on your Credit Card that you provided to us whether signed electronically or otherwise. Return of this lease by you constitutes your acceptance. **There are no refunds for any reason within 90 days of arrival.** Housekeeping issues may be reported to us on check in and we will take care of it. Lessee accepts liability for any loss or damage during their stay to be charged to their credit card provided.

Lessee has agreed to rent a **2 bedroom** Condominium(s) **Reservation Number: 20720U** at Sunset Vistas Beach Resort.

Arrival Time: **April 4 2015 4:00 pm** Departure Time **April 10th 2015 10:00 am**

Rent Due **\$2547.80** Includes exit cleaning charge and lodging tax.

A Reservation and Security Deposit of **\$300.00 has been** charged.

Please check in at the front desk and provide your Reservation Number 20720U

SUNSET VISTAS BEACH RESORT ADDRESS IS – 12000 Gulf Blvd – Treasure Island - FL 33706.

Reservations are not guaranteed until deposit or payment is received. Unpaid rentals may expire with loss of deposit. **Rent is due 90 days prior to arrival thereafter all payments are final and non refundable** . Receipt of this Lease Agreement and the subsequent payment(s) of deposits or rent in terms hereof is acknowledgment by the

Lessee as being sufficient proof of receipt and acceptance of this Lease Agreement in its entirety, and thereby constitutes Lessee's acceptance of this Lease Agreement. This Agreement is thus effective upon payment(s) and is not dependent exclusively on a signed copy being executed.

If you did not receive all the pages kindly advise us immediately and we will resend it to you

Cut Along This Line – Complete and Return This Page To Us Immediately Upon Receipt..

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DEFINITIONS.

LESSEE and CARD HOLDER. As used herein, the term "Lessee" and "Card Holder" shall mean and refer to: (a) the individuals signing this lease, and (b) all other persons, guests, occupants and/or invitees occupying the Premises during the Term of this Lease with the persons signing this Lease, whether or not such additional persons sign this as well as persons making payment or providing a Credit or Debit Card or other means of payment.

(b) LEASE As used herein, the term "Lease" shall mean and refer: (a) to this written lease agreement; and (b) all addenda and exhibits attached hereto including, without limitation, Addendum No. 1 and (c) all Rules and Regulations prescribed by the Rental Agent from time to time whether herein or as set forth on Rental Agent's website www.whispersresort.com (c) The Terms LESSOR, OWNER, RENTAL AGENT, are interchangeable and represent the individuals, corporations, agents and representatives of the entity offering the property for rent. This may include include such personal pronouns such as "we" "our" and "us" when commonly used to denote the entity doing the Renting to the Lessee. Likewise terms such as "you", "them" "your" and similar terms are commonly used to denote the Lessee or Card Holder or Payee

2. PREMISES RENTED Rental Agent hereby leases/rents to Lessee and Lessee hereby leases and hires from Rental Agent the single family residence, together with all improvements, furniture, fixtures, equipment, and appliances therein and located at Sunset Vistas Resort – 12000 Gulf Blvd Treasure Island FL 33706 (hereinafter the "Premises").

3. TERM. This Lease shall become binding and effective on Lessee on the date Rental Agent receives Lessee's "Reservation Deposit for the Premises, and the tenancy shall commence on the "Check In Date" mutually agreed and shall terminate on the "Expiration Date" (Check Out) as mutually agreed, unless sooner terminated by Rental Agent as provided herein (hereinafter the "Term"): The Lessee shall have access to the property for the rental period paid for and shall be regarded as the Lessee for that time.

4. MONIES DUE Lessee shall pay the Reservation Deposit or Payment in Full as applicable upon reservation of the Premises. The Total Amount Due shall be due and paid in full at least ninety (90) days before the Check In Date, Lessee shall have no rights to occupy, check in or receive keys to the Premises until Rental Agent has received the Total Amount Due.

5. OCCUPANTS: The maximum number of persons permitted to occupy the Premises under this Lease is Six (6) persons in a two bedroom condominium. The Premises shall be occupied only by the Lessee named herein and all persons in Lessee's party as agreed to in advance by Rental Agent at the time of reservation and herein. No other persons shall occupy the Premises without the prior express written consent of the Rental Agent. Lessee's breach of this provision shall be an immediate breach and default by Lessee and shall result in immediate eviction and forfeiture of all amounts paid by Lessee.

6. FORM OF PAYMENT OF RENT AND OTHER PAYMENTS.

(a) All payments due under this Lease shall be made payable to: Rand & London and shall be delivered to Rental Agent at its address on the first page of this Lease.

(b) Lessee shall make all payments required under the Lease in current funds by cash, personal check, cashiers check, wire transfer, Visa Card, Master Card Discover Card, or money order. Payment is not considered made until the Rental Agent receives the funds. Lessee acknowledges and agrees that any amount paid by Lessee may be deposited into Rental Agent's general operating and business checking account and may be commingled with other payments to Rental Agent from other rental properties.

7. RENTAL AGENT CONTACT INFORMATION: Lessee shall direct all inquiries concerning payments due hereunder and all repairs, maintenance or services for the Premises to: Jeffrey Solomon or Sharda Collard or

their agent as per Rental Agent's contact information set forth above on the first page of this document.

8. LEASE BINDING ON ALL OCCUPANTS OF PREMISES. This Lease is jointly and severally binding upon the Lessee including the individuals signing this lease and all other persons, guests and/or invitees occupying the Premises during the Term of this Lease, whether or not such persons have signed this Lease.

9 LESSEE'S CONTACT INFORMATION. Lessee shall keep Rental Agent informed at all times with current personal telephone numbers where Lessee may be reached.

10. INCORPORATION OF ADDENDUM NO.1 TO LEASE and RENTAL AGENT'S RULES AND REGULATIONS The

Lessee acknowledges, affirms and agrees that certain Addendum No. 1 attached hereto is hereby incorporated herein and made a part of this Lease. Further, all rules, regulations, and provisions prescribed by Rental Agent on its website <http://www.whispersresort.com/>, as may be amended by Rental Agent from time to time (herein the "Rules and Regulations") are incorporated herein and made a part of this Lease, All terms, conditions and provisions of the Addendum No. 1 and Rental Agent's Rules and Regulations are binding upon the Lessee as if set forth verbatim herein.

11. RETURN / FORFEITURE OF RESERVATION RENT AND DEPOSIT. In any event Lessee terminates or cancels their reservation or this Lease within Ninety (90) Days before the Check In Date, such late cancellation shall result in Lessee's forfeiture of the entire Rent and or Reservation Deposit to the Rental Agent as agreed upon liquidated damages, and not as a penalty. In the event Lessee terminates or cancels their reservation Ninety One (91) Days or more before the Check In Date, the Reservation Deposit will be refunded to Lessee within two to three (2-3) weeks from the date of termination of reservation. Additional terms and provisions governing Reservation Deposits and cancellation for inclement weather and travel insurance are set forth in Addendum No. 1 to this Lease. Any cancellation of a reservation for the Premises requires written notice of such cancellation to Rental Agent. Delivery of such written notice of cancellation shall be deemed received by Rental Agent on the later of seven (7) working days after posting in the U.S. Postal Sent or upon the date signed for by Rental Agent (if sent via overnight courier service). A \$50.00 credit card refund and cancellation fee applies.

12. RETURN / FORFEITURE OF SECURITY DEPOSIT. In the event Lessee complies with Rental Agents Rules and Regulations during and upon check out from the Premises, Rental Agent shall return the Security Deposit on or before two to three weeks after Expiration Date of this Lease. In the event of any damage or additional cleaning is required to the Premises, the Rental Agent shall retain and apply the Security Deposit toward any repairs, maintenance, or additional cleaning required due to Lessee's non-compliance with this Lease.

13. PETS NOT ALLOWED. Pets shall be NOT be allowed in or upon the premises. Any violation of this paragraph shall be deemed Lessee's breach and immediate default and shall result in immediate eviction of Lessee and forfeiture of all amounts paid by Lessee.

14. NOTICES. All notices shall be sent as follows: (a) If to Rental Agent, in writing to Rental Agents address or Email as set forth on the first page hereof; and (b) if to Lessee, to Lessee at the Premises (if during the Term of this Lease), or to Lessee's other address or Email as specified on the first page of this Lease (if prior to Check In Date or after the Expiration Date). If Lessee is absent from the Premises, a notice to Lessee may be given by leaving a copy of the notice at Premises, and such notice shall be deemed delivered on the day of delivery of such notice to the Premises.

15. NOTIFICATION OF REPAIRS OR MAINTENANCE: Lessee shall notify Rental Agent immediately upon knowledge of any maintenance or repairs needed for the Premises.

16. TELEPHONES: MOVIES: INTERNET. Rental agent does not necessarily supply telephone service. Lessee shall be solely responsible and shall pay for all television / movie orders, and/or additional Internet or telephone service (if provided) charges (other than normal account free usage) incurred during the Term of this Lease.

17. NO ASSIGNMENT OR SUBLEASE. Lessee may not assign the Lease or sub-lease all or any part of the Premises without first obtaining the Rental Agent's prior express written approval and consent. Any attempt by Lessee in violation of this paragraph shall be null and void and shall confer no rights upon any attempted assignees or sub-lessee.

18. KEYS AND LOCKS. Rental Agent shall furnish Lessee with keys to the Premises when Lessee checks in pursuant to Rental Agents Rules and Regulations No.1. At end of Lease Term, all keys provided to Lessee shall be returned to Rental Agent pursuant to the Rules and Regulations. No keys shall be copied or duplicated in any manner. Lessee is responsible for charges and costs related to any loss of the keys to the Premises.

19. ACCESS TO THE PREMISES The Rental Agent and/or any agent of Rental Agent is authorized and may enter the Premises in the following circumstances:

- (a) At any time upon 2 hours advance notice to Lessee for the inspection, protection, or preservation of the Premises; or
- (b) At any time in order to make necessary or repairs, maintenance, or improvements; to supply agreed services; or to show and exhibit the Premises to prospective or actual buyers, prospective lessees and real estate agents; or
- (c) At any time in case of an emergency or in the case of a breach/default by Lessee hereunder

20. ACCESS BY REALTORS. Lessee acknowledges and agrees Rental Agent or Rental Agents real estate agent shall have access to the Premises during reasonable hours (8:00 A.M — 7:00 P.M) during the Term hereof for the purposes of showing the Premises to prospective purchasers. Rental Agent shall provide Lessee with reasonable notice (2 hours advance notice shall be deemed reasonable notice hereunder) in the event the Premises is to be shown to a prospective purchaser or lessee.

21. USE OF THE PREMISES. Only Lessee (as defined herein) shall have any rights to use and occupy and use the Premises and the facilities of the property during Term. The Premises shall be used for residential purposes and in compliance with: (a) all state, county, municipal laws and ordinances; (b) all rules, regulations, covenants and restrictions of any owner's association applicable to the Premises; and (c) all Rules and Regulations prescribed by the Rental Agent or Owner. Lessee shall absolutely not make any alterations to the Premises. Lessee agrees not to use, keep, or store on the Premises any dangerous, explosive, toxic material which would increase the probability of fire or which would increase the risk of injury to persons or property. Lessee shall commit no waste upon or about the Premises or allow waste to occur due to Lessee's failure to act, Lessee shall comply with all Rules and Regulations of Rental Agent upon check out. Lessee shall not engage in drug use, provide alcohol to minors, or cause drunk and disorderly conduct on the premises. Lessee shall not barbecue except in designated safe barbecue areas on the property and where Sunset Vistas has provided grills for such use.

22. RISK OF LOSS AND INSURANCE. Lessee shall be responsible for any and all loss, damage, or injury caused by its own negligence or willful conduct. Lessee's liability insurance (whether homeowner's or otherwise) shall be primary in the event of any loss or damage to property or persons occurring at or about the Premises during the Term of this Lease.

23. PERSONAL PROPERTY. BY SIGNING THIS RENTAL AGREEMENT, LESSEE AGREES THAT LESSEE SHALL BE AND IS SOLELY LIABLE FOR ANY AND ALL LOSS, DAMAGE, DESTRUCTION, OR THEFT OF LESSEE'S PERSONAL PROPERTY DURING THE TERM OF THIS LEASE, AND LESSEE SHALL HOLD RENTAL AGENT AND THE OWNER HARMLESS FROM ALL LOSS, DAMAGE OR LIABILITY FOR SUCH PERSONAL PROPERTY.

FURTHER, LESSEE AGREES THAT UPON SURRENDER OR ABANDONMENT OF THE PREMISES, THE RENTAL AGENT SHALL NOT BE LIABLE OR RESPONSIBLE FOR ANY PERSONAL PROPERTY REMAINING AT THE PREMISES OR ANY STORAGE OR DISPOSITION OF PERSONAL PROPERTY. ALL SUCH PERSONAL PROPERTY MAY BE DISPOSED OF ANY MANNER RENTAL AGENT DEEMS APPROPRIATE, AND REASONABLE CHARGES FOR REMOVAL AND DISPOSAL SHALL BE PAID BY THE LESSEE.

24. ATTORNEY'S FEES. In any lawsuit brought to enforce the Lease or under applicable law, the Rental Agent may recover its reasonable court costs and attorney's fees from the Lessee.

25. VENUE. The parties to this Agreement agree that the agreement was negotiated and entered into in Pinellas County, Florida, and if any litigation should arise as a result of either party's breach of the terms and conditions of this Agreement, then venue shall lie exclusively in the Circuit Court in and for Pinellas County, Florida. The Lessee, by their signature(s) agree to and subject themselves to jurisdiction (both personal jurisdiction and subject matter jurisdiction) in the Circuit Court in and for Pinellas County, Florida.

26. WAIVER OF JURY. THE PARTIES HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE THE RIGHT ANY OF THEM MAY HAVE TO A TRIAL BY JURY IN RESPECT TO ANY LITIGATION BASED HEREON OR ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS LEASE AGREEMENT OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER VERBAL OR WRITTEN) OR ACTIONS OF ANY PARTY RELATING TO THE SUBJECT MATTER OF THIS LEASE AGREEMENTS THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE PARTIES TO ENTER INTO THIS LEASE AGREEMENT.

27. ENTIRE AGREEMENT This Lease, together with all addenda, exhibits, and all Rules and Regulations attached hereto or incorporated herein by reference, comprise and represents the final, entire and complete agreement among the parties and supersedes all previous agreements made between the parties relating to its subject matter. There are no prior or contemporaneous written or oral agreements, understandings, undertakings, promises, warranties, guaranties or covenants between the parties, respecting the subject matter hereof, except as expressly provided herein. This Lease may only be modified or amended in writing signed by both Rental Agent and Lessee.

28. WAIVER OF WARRANTIES. Rental Agent does not make and has made no representation or warranty, express or implied, concerning the Premises, or any portion thereof, its condition the uses to which it may be put its suitability for any purpose, any environmental matters, or any other thing or matter directly or indirectly related thereto. Lessee acknowledges and agrees Lessee is leasing and renting the Premises in its "AS IS" "WHERE IS" condition without requiring any action, expense, or other thing or matter on the part of Rental Agent to be paid or performed. Rental Agent does not make and has made no representation or warranty, express or implied, as to the reliability or accuracy of any information or reports provided to Lessee which are or were produced by a third party, it being expressly understood that verification of the accuracy of such information or reports is the sole responsibility of Lessee.

RENTAL AGENT DISCLAIMS ANY WARRANTIES WITH RESPECT TO THE PREMISES INCLUDING, BUT NOT LIMITED TO, ANY COMMON LAW IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY OR HABITABILITY.

29. WALK-THROUGH ON CHECK IN. Lessee shall perform a walk-through of the Premises at the time Lessee checks in. Lessee is responsible for notifying Rental Agent immediately of any defective equipment or other conditions or matters affecting the Premises.

30. BINDING AGREEMENT. This Lease shall be jointly and severally binding upon the Lessee and all persons, family members, guests, invitees, and other persons on or about the Premises with permission of Lessee regardless of whether or not such person has signed this Lease or not. Whenever used the singular number shall include the plural or singular and the use of any gender shall include all appropriate genders.

31. DEFAULT/REMEDIES.

(a) **Lessee Breach or Default.** In addition to all other remedies available herein or at law or in equity, which remedies are expressly reserved by Rental Agent, if Lessee shall default or breach this Lease for any reason, the Rental Agent shall have the right to immediately terminate the tenancy evict the Lessee (and all of Lessee's party) and take immediate possession of the Premises. In such event, and without waiving any other contractual, legal, or equitable rights or remedies (including the right to seek damages against Lessee), the Lessee agrees that all amounts paid shall be forfeited to the Rental Agent and may be applied toward Lessee's obligations under this Lease (including, without limitation, payment of Rent, Taxes, damages, cleaning, or otherwise).

(b) **Rental Agent Default.** In the event the Rental Agent breaches this Lease for any reason, except for Lessee's default or breach, then Lessee's sole and exclusive remedy under this Lease is the return of any unearned Rent and Security Deposit as Lessee's sole and exclusive remedy for Rental Agent's breach hereunder. Lessee hereby knowingly, intelligently, and voluntarily waives all rights the Lessee (or anyone claiming by, through, or under Lessee) has to seek damages against Rental Agent or the owner of the Premises

32. MISCELLANEOUS

(a) Time is of the essence in all of Lessee's performances due under this Lease.

(b) All questions concerning the meaning, execution, construction, effect, validity, and enforcement of the Lease shall be determined pursuant to the laws of Florida.

(c) A facsimile or Email copy of the Lease and any facsimile, printed or Email signatures shall be deemed original signatures and shall be binding upon the party against whom liability is sought for all purposes. All payments received against this lease shall be acknowledgment and be deemed de facto recognition by the Lessee of this Lease, and all the terms and conditions contained herein. Thus any payment received from the Lessee shall carry all the force and effect of the lease as if it had been signed by the Lessee in the event of failure of the Lessee to return a signed copy of the lease to the Rental Agent.

SUNSET VISTAS **ADDENDUM No. 1 TO PROPERTY LEASE AGREEMENT**

1. RENTAL AGENT RULES, REGULATIONS, POLICIES AND PROCEDURE

The following rules, regulations, policies, and procedures, together with all additional terms, conditions and provisions stated herein ("Rules and Regulations"), are hereby incorporated in by reference and made a part of the Lease for the Premises.

2. RESERVATION INFORMATION AND CANCELLATION POLICY

Cancellations must be made in writing at least 91 days prior to arrival. No refunds for cancellations within 90 days of arrival date. No refunds under any circumstances for early departure, no show or change of mind. Lewd and obnoxious behavior, abuse of our rental policy, or our pet policy, our occupancy policy, if you, your guests or your pets constitute a nuisance or engage in obnoxious behavior that disturbs the peace of other owners and tenants, whether by harassment, unattended dogs, loud or abusive behavior, or disturbing the peace or drug use may result in termination of rental without refund of monies paid or held in deposit. A refundable Good Faith Deposit is required to cover possible loss or damage to property and to hold your reservation and will be refunded after inspection of the premises and our receipt of the electricity account (for monthly and longer rentals) from the service providers. No refunds of this deposit will be made for cancellations made within 90 days of arrival. WRITTEN NOTICE REQUIRED FOR CANCELLATION AND WRITTEN NOTICE IS REQUIRED TO BE RECEIVED BY RENTAL AGENT PRIOR TO THE TIME SET FORTH IN THE LEASE, TIME BEING OF THE ESSENCE. A \$50.00 credit card refund and cancellation fee applies.

Cancellation or early departure due to inclement weather does not warrant any refund of rent or deposit. If a Mandatory Evacuation order is given, refunds will only be given by your Travel Protection policy/agent, but you must have purchased coverage before the storm was identified and/or named IF YOU CHOOSE NOT TO PURCHASE COVERAGE, THERE WILL BE NO REFUNDS.

If Lessee has not checked in by 10 a.m. of the following day (without prior notice to Rental Agent) the Premises may be re-rented and loss and forfeiture of full deposits (all amounts paid by Lessee) will result.

Check-In time is 4 p.m. Check out time is 10 am.

ANYONE STAYING PAST 10 A.M WILL BE CHARGED FOR THE EXTRA DAY.

It would greatly help us if you would advise us beforehand if you will be vacating the premises earlier than the

10:00 am standard departure time. Thank you.

3. ARRIVAL PROCEDURES AND POLICY

Keys: All units require Check in and Check out at the Front Desk. Arrival anytime after 4pm.

Upon Arrival please bring any shortcomings to our attention and we will make all reasonable efforts to address them. We strive to make your stay a pleasant one and we do want you to be satisfied. We take reasonable steps to ensure that the standard of cleanliness, appliances and linens, meet acceptable standards.

If a condominium is demised, we may, at our discretion, provide accommodation of an equal or greater value, supply a coupon for a future visit, or refund that portion of rent if lesser accommodation is provided. THIS DOES NOT REMOVE OR REPLACE YOUR OBLIGATION TO PROTECT YOURSELF WITH TRAVEL INSURANCE!

An Exit Cleaning Fee is levied on all rentals. State Tax is mandatory on stays of less than 180 days. In the event that the tax rate changes, or if government imposes any form of levy or surcharge, this will be added to the rent due.

We are not responsible for any damage done to vehicles or personal property.

4. OCCUPANCY

All prices reflect occupancy by 6 persons or less, as set forth in the Lease. Any additional persons will be considered a breach of contract if extra unpaid, guests are found on the property. Immediate eviction of the entire group can be expected and loss of all monies paid. The Maximum Occupancy is 6 people in a two-bedroom unit .

A deposit of \$300 per unit may be required for bookings 90 days or more in advance.

Guest(s) agree to be responsible for any damage, theft and misuse, of property. Any defects in the premises should be noted and reported at the time of arrival. We will endeavor to rectify, repair or replace in a timely manner, as may be applicable.

.NOTE: If expenses are incurred to repair damages, replace missing items, pay for extra cleaning or any other violation of rental policy as a result of Lessees stay, we reserve the right to apply the deposit to offset expenses.

5. AMENITIES, TV, POOL, PARKING, LAUNDRY, TRASH

Laundry facilities are available inside the condominium.

Parking is designated by your condominium number. There is one parking space per rental.

Central Air-conditioning should be set no lower than about 76 degrees when you are in the unit.

Close all windows when using A/C or Heating. Set Air Conditioner to 85 degrees upon departure

NO SMOKING IS PERMITTED IN THE CONDOS. If smoking is realized, an additional cleaning fee will be charged. Smoking is allowed out doors.

COMMUNITY POOL IS TO BE USED BY REGISTERED GUESTS ONLY! Pool Usage is strictly at renters risk. No lifeguard is present. Children under 14 should be under adult supervision at all times. Swimming in the sea is at the individuals risk at all times.

If you have Multiple Unit Rentals All utensils, glasses, dinnerware and appliances must remain with the condominium where they belong and should not be mixed up with those of other units.

Please treat all plumbing, furniture and appliances with care and use for the purposes with which it was intended. Electronic equipment may not be moved or removed from premises.

Trash must be emptied into the Trash Chute next to the elevator.

TV Channels. A TV Guide can be found on Channel 99.

Local Entertainment, Events and Happenings Guide. The Local St. Petersburg Times Newspaper, publishes a weekly Entertainment Guide every Thursday including movies, music, dining, exhibitions, fairs, markets, sports etc.

Our website has links to electronic online guide Go to the Tourist Guide on our website for things to do and for current events and festivals at . <http://www.whispersresort.com/tg.htm>

Photos Share your wonderful vacation photos with us. Email us your pictures and we may post them on our website along with an acknowledgment to you. See Guest Photos on our website - see http://www.whispersresort.com/wh_pic_gallery_main.htm

Comments Share your comments and vacation experiences with us. Email us and we may post them on our website on our Guest Feedback page scroll down the page and see http://www.whispersresort.com/wh_bio.htm

6. OWNERS RIGHTS LESSEES RIGHTS

Owner is, by Florida law, allowed to enter home at any time if he/she suspects any actions that might breach this contract. Owner may also enter home to check A/C filters and for any other reason necessary to maintain, security and comfort of Lessee, as set forth in the written Lease Agreement.

Holding Harmless Lessee undertakes to hold the owner and his Rental Agents and managers completely harmless for any and all accidents, loss, or damage to person or property, howsoever arising, whether by Act of God, negligence, accident, misrepresentation, implication, or any other cause whatsoever and howsoever such cause arises. The property is rented as is. No warranty or claims are expressed or implied as to the buildings, its grounds, equipment, and to the property overall in terms of its suitability, reliability, functionality, use, purpose, safety, or performance, or otherwise and in any manner or form whatsoever. Rand & London and its agents and owners are not responsible for any consequential damages, loss or injuries howsoever they may arise, from the rental and/or the use of the property, grounds, buildings and equipment on which the rental unit is located, nor for the satisfactory performance of any part of the building, equipment or the grounds upon which it stands.

We will make reasonable efforts to remedy any defects, repairs and deficiencies. If we are unable to do so, and a unit is demised or uninhabitable such as due to storm, flood or fire, a coupon for your stay or the unused portion of your stay may, at our discretion, be issued for future use. THIS DOES NOT REMOVE OR REPLACE YOUR OBLIGATION TO PROTECT YOURSELF WITH TRAVEL INSURANCE!

Lessee agrees that all disputes will be litigated in the State of Florida, in Pinellas County. If any portion of this agreement is ruled against the remainder shall still be applicable. Lessee agrees to bear any and all litigation costs arising from Rental Agents attempts to recover damages resulting from or caused by tenants actions.

Reserved Rights The Rental Agent reserves the right to change the rental terms at its sole discretion with due notification to tenants via posting on our website. And such modifications as may possibly be made from time to time shall be binding on all previous, existing, pending and outstanding rentals. Copies of updated terms of rental are available upon written request.

The Rental Agent reserves the right to change or cancel the assigned condominium if a change of circumstances or scheduling should warrant it. Guests will be assigned, at Rental Agents discretions and subject to availability, a similar or better condo of equal or greater value, or refunded the difference if a lesser accommodation is supplied based on the published rental rates of that unit. Lessee agrees that no further compensation is required, offered or implied either by way of inducement, loss, recompense, consequential loss or any other matter, cause, consequence or effect thereof.

If property is for sale, Lessee must cooperate with the owner or realtor to arrange convenient times to show said property

WE REQUIRE THAT ALL MEMBERS OF GROUP RENTING & STAYING IN THE HOME READ THIS RESERVATION INFORMATION SHEET. CHECK IN SHALL BE DEEMED ACKNOWLEDGMENT BY EVERY PERSON THAT EACH HAS READ AND UNDERSTANDS ALL RULES AND REGULATIONS OF THIS POLICY.

EXCHANGE OF MONEY AUTOMATICALLY CONSTITUTES ACCEPTANCE OF ALL TERMS AND CONDITIONS SET FORTH HEREIN.

7. BOATS AND EMERGENCY NUMBERS

Boats can be docked at Whispers Resort by prior arrangement. There is a fee per each boat. A public boat ramp is located on Gulf Blvd. at 100th Ave just 3 blocks South of Whispers

Emergency Number For Fire - Police - Medical - and all Emergency Services Dial 911.

Doctors Calls. There is 24 hours a day medical doctors service directly to your condominium.

For minor medical and pediatric problems call Midnight Medicine Inc. (727) 397-3411

The information provided is strictly as a service and convenience to our guests in the event that they may require medical attention. We do not make any claims or representations as to the suitability or efficacy of this service, the medical practitioners or the medical institutions with whom they work.

We accept no liability or responsibility should you choose to use this medical service and we receive no compensation from anyone for listing this service number herewith.

8. TRIP CANCELLATION & MEDICAL INSURANCE:

We understand that travel arrangements can change unexpectedly. Even the best travel plans may risk delay or cancellation especially those related to the health of you or your travel companion or a family member, from weather, strikes, layoffs, accidents, and various unforeseen "Acts of God". Please protect yourself with TRAVEL INSURANCE. Contact

1. TRAVELEX INSURANCE 1-800-228-9792 and ask for TRAVEL LITE Insurance.

2. TRAVEL GUARD INSURANCE 1-800- 826.4919 <http://www.travelguard.com/>

3. INSURE MY TRIP - a comparison guide website and compare rates of over a dozen Insurance providers
<http://www.insuremytrip.com/>.

If you choose not take Travel Insurance you are assuming all the possible travel risks and trip delays yourself. Protect yourself with travel insurance- The Rental Agent is not liable if you suffer losses or have to cancel your trip.

9. CREDIT CARD POLICY

By signing herewith, I acknowledge and agree to the charges described hereon. Credit Card Payment Terms: Payment in full is to be made when billed or in extended payments in accordance with the standard policy and Terms of Rental of Rand & London (Rental Agent) and their binding Lease Agreement. By signing herewith and / or by supplying their Credit Card information to Rand & London whether telephonically, by facsimile, Email, or by other media, Lessee / Cardholder confirms that they are the authorized signatory and legal user of the referenced Credit Card. Lessee / Cardholder further authorizes Rand & London, to debit the referenced credit card and they agree to be bound by the terms and conditions of Rand & London's Lease Agreement and Credit Card Use and Acceptance Policy. To induce Rand & London to accept Lessee / Cardholders credit card payment Lessee / Cardholder agrees and accepts that there are no refunds for cancellations within 90 days of arrival, early departure or no shows and if Lessee / Cardholder has declined travel insurance then they agree to be liable for any loss associated with delays in arrival, cancellations, early departure and no shows as stated herewith and as per Rand & London's Lease Agreement. This Credit Card Authorization and the Lease are binding contracts. By signing and / or supplying Rand and London with their credit card information, Lessee / Cardholder agrees to the terms and conditions herewith and to the terms and conditions of rental of Rand & London's Lease Agreement. Failure to separately sign either document does not ameliorate or cancel the other or invalidate the mutual obligations to each other, or negate either in any way. Additional copies of the Lease will be sent to Lessee / Cardholder upon request. No refunds are made for cancellations within 90 days of arrival date. No refunds are made for early departure or partial stay as per the Lease. Cancellations must be made in writing. Lessee / Cardholder agrees to be responsible for payment per this authorization herewith and for any errors and omissions and additional nights that they may extend their stay beyond the original contracted period. Lessee / Cardholder hereby authorize such omissions or additional to be charged to this card. If Lessee / Cardholder chooses to move to another unit they agree that any upgrade fees or cleaning fees such a move may require be charged to this card. Lessee / Cardholder agrees to be responsible for any damage, loss or abuse of the property and that such will be charged to Lessee / Cardholders account. Travel Insurance is recommended. Rand & London its agents and employees are not liable for losses due to late cancellations, Acts of God, demise of the property, weather related cancellations or no shows or for any cause whatsoever. Lessee / Cardholder agrees to be liable for all payments that Rand and London makes to any third party merchant or service provider

for bookings or purchases on Lessee / Cardholder's behalf even when such payments may incur fines, penalties, charges, loss, damages, injury, or death. Lessee / Cardholder agrees that Rand & London is not liable for the performance or lack thereof of any third party provider or for any consequential loss, damage, injury or death howsoever arising there from. Foreign funds are converted to US currency at current exchange rates. A \$50.00 document processing fee is levied to all credit card refunds.

Note: A 3.5% Bank Processing fee is applied to all international credit card transactions.

10. DIRECTIONS TO SUNSET VISTAS

Directions From Tampa Airport, St Petersburg Airport and Orlando: Take I-275 South to St. Petersburg and Bradenton.

Take the Treasure Island Exit that is the 5th Avenue North off - ramp to 34th Street (US-19).

Continue down 5th Avenue North until you reach a "T" junction and you can go no further.

This is Park Street. Turn Left (South) and go 5 blocks to Central Avenue. (Stay in right hand lane)

At Central Avenue go right (West.) You will cross the causeway and the bridges that connect the St. Petersburg mainland with Treasure Island. Central Avenue becomes 107th Avenue. Continue to the end. At the T-junction this is Gulf Blvd. Go right to 12000 Gulf Blvd. Sunset Vistas is on your left.

Maps and Tourist Information, Maps, Dining Guides, Golf, Tours, Local Events, etc., are all available at our web site - <http://www.whispersresort.com/>

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