

FIDDLESTICKS COUNTRY CLUB INC.
MEMBER INFORMATION—TO BE COMPLETED BY MEMBER

Missing information or delayed receipt of form will result in denial of your renter's club privileges. Completed form should be sent to:

Fiddlesticks Country Club/Attn: Lisa Rizzio
15391 Canongate Drive
Ft. Myers, FL 33912

MEMBER NAME _____

FCC ACCT # _____

RENTAL ADDRESS _____

PHONE # AT RENTAL ADDRESS _____

CELL PHONE / # WHERE YOU CAN BE REACHED _____

I UNDERSTAND THAT I AM RESPONSIBLE FOR ANY UNPAID BALANCE OF MY RENTER

(signature) _____

NAME OF RENTER _____

ARR/DEP DATES _____

IS A REALTOR HANDLING THIS LEASE FOR YOU? IF SO PLEASE PROVIDE NAME AND PHONE #

FIDDLESTICKS BY-LAWS

ARTICLE IV: MEMBERSHIP

Section K: Leasing of Living Unit

1. Any member of Fiddlesticks Country Club, Inc. may lease an owned living unit. Any lease of a living unit must be in writing and must be for a minimum period of one (1) month and each said lease shall be submitted to the Board of Directors, or its designee, for review and approval in advance of the commencement of the lease term. The Board of Directors shall have the right to establish a reasonable administrative processing fee for handling each lease transfer.
2. In addition, the Board shall have the authority to establish renter categories and charge tenants, their families, and guests a fixed monthly use of amenity fee as determined by the Board, or green fees, court fees and other use fees for tenants. The Board shall have the right to establish green fees and, where appropriate to the particular lease, green fees, court fees, and other use fees.
3. If a living unit is leased and not occupied by the owner of the living unit, and the tenant pays for Club privileges as enumerated above, then the tenant's right to rent a living unit and acquire use of Club amenities shall be limited to rental periods in any three (3) years; however, a person may have club privileges in Fiddlesticks as a renter and/or Designated Member combined in any three (3) years.
4. Except as otherwise provided by the Board and except as specified in of these Bylaws, all tenants shall be subject to the same rules and regulations regarding Club privileges as other members of the Club. The Board shall establish a good faith procedure for review and approval of leases and shall make a reasonable effort to avoid delays in the lease review and approval process.
3. Assessments, fees and charges (including minimums) and other indebtedness of the Club remain the obligation of the member/landlord during the lease and thereafter, as do unpaid charges incurred by the tenant.

I HAVE READ THE CLUB BY-LAW REGARDING LEASING OF A LIVING UNIT AND AGREE TO ABIDE BY ALL PROVISIONS STATED THEREIN:

Member Name (Print)

Member Signature

Date: _____

Updated 3/14/13