

**SEA VIEW AT GUILFORD  
CONDOMINIUM  
ASSOCIATION**

**MAINTENANCE  
STANDARDS**

**SEA VIEW AT GUILFORD CONDOMINIUM**  
**MAINTENANCE STANDARDS**

Pursuant to the Common Interest Ownership Act the Association has adopted the following Maintenance Standards which shall be binding on all Unit Owners, Tenants, Occupants, Guests and/or Invitees.

**1. Unit Owner Responsibility for Cost Incurred Due To Failure to Comply with These Maintenance Standards.**

Each Unit Owner shall be responsible to pay all damages and costs incurred by the Association to repair any damage to their Unit, any other Unit or any Common Element as a result of the Unit Owners failure to comply with these Maintenance Standards in accordance with Subsection 19.2(i) of the Declaration. If any common expense is caused by the willful misconduct, failure to comply with a written maintenance standard promulgated by the Association, or gross negligence of any unit owner or tenant or a guest or invitee of a unit owner or tenant, the Association may, after notice and hearing, assess the portion of that common expense in excess of any insurance proceeds received by the Association under its insurance policy, of a deductible or otherwise, exclusively against that owner's unit.

**2. Chimney Inspection and Cleaning**

There is a mandatory chimney inspection and cleaning program. All units must have a chimney inspection every year. The Association will hire a contractor to perform the inspection, and if cleaning and repairs are deemed necessary, the unit owner will be promptly notified to perform said cleaning and/or repairs. All work will be completed by a properly licensed and insured contractor following all applicable local building codes. Cleaning and repairs will be the responsibility of each unit owner for the cost of service rendered to that unit. Unit Owner's shall provide the Association with access to the Unit for chimney inspection and cleaning upon request. The exterior repairs to the chimney are the Association's responsibility.

**3. Dryer Vent Cleaning**

Unit owners shall be responsible for all clothes dryers to have lint filters that will remain installed to prevent lint from accumulating in the vent duct. Dryer vents will be cleaned annually. The Association will hire a contractor to perform the inspection, and if cleaning and repairs are deemed necessary, the unit owner will be promptly notified to perform said cleaning and/or repairs. Cleaning and repairs will be the responsibility of each unit owner for the cost of service rendered to that unit. The Unit Owner shall provide the Association with access to the Unit for dryer vent inspection/cleaning as requested by the Association. Cleaning and repairs will be billed back to each unit owner for the cost of service rendered to that unit.

**4. Water Heater Replacement**

Water heaters must be replaced within its useful life but in no case more than every ten years. Any damage caused by a malfunctioning water heater past the age of its useful life or ten years that is not covered by the Master Insurance Policy will be the responsibility of the Unit Owner whose Unit is served by the heater. OR, in the event any loss, claim, damage or expense is caused or contributed to by water which escapes from any water heater located within the boundaries of a Unit, there shall be a rebuttable presumption that the water heater failed because it was not replaced prior to the expiration of its anticipated useful life. The aforesaid presumption may be rebutted by the Unit Owner by providing proof to the Association, satisfactory to the Association, that the water heater in question had not exceeded its anticipated life.

Installation of an automatic shut off device should be considered to minimize damage should the water heater fail. Where feasible, installation of water heater pan with appropriate drainage pipe should be considered. If drain connects to any common piping or travels beyond the boundaries of the Unit, an approved variance request is required.

**5. Washing Machines**

All washing machines must have reinforced steel/metal braided hoses designed to prevent or greatly reduce the potential for hose failure and resulting water damage.

**6. Toilets and Plumbing**

No running water spigots may be left unattended or allowed to cause overflow. Outdoor spigots must be winterized to prevent freezing. All leaky pipes, valves, under sink plumbing in kitchens and baths, shower drains and shower plumbing, toilet seals, toilet gaskets waste traps and running toilets must be promptly repaired. Evidence of running, leaking or seeping water must be reported immediately to the Association's Management Company. Each Unit Owner shall be responsible to report evidence of Mold or conditions that could lead to Mold to the Association's Management Company.

**7. Reporting Leaks**

Unit Owners shall promptly report to the Association any leak or other condition resulting in escaped water upon identifying any such leak or condition or as quickly thereafter as is reasonably possible.

**8. Smoke Detectors**

Smoke detectors and carbon monoxide detectors are to be tested in January and July each year. Batteries must be replaced annually in January. It is the responsibility of the Owner to ensure that any and all smoke detectors found to not be in working order are replaced with the appropriate device (verify if device is 110 volt hardwired with 9 volt battery backup and whether interconnected with other smoke detector devices within the Unit or building). **To be completed in January and July.**

**9. Heat in Units**

Each Unit Owner shall be responsible to continuously maintain heat at no less than 58 degrees Fahrenheit in all areas contained within the boundaries of the Unit. In case of the Unit being unoccupied, the Unit Owner must provide the management company with a local emergency contact. The emergency contact must inspect the vacant Unit at least once per week to check for proper functioning of the heating system, frozen pipes, water leaks, or any other issues that may arise in the resident's absence. At no time shall the electric power to a unit be turned off, even when a unit is unoccupied for a period of time.

**10. Outside Spigots**

If the shut off for the spigot is inside the Unit, the Owner must shut off the water and properly winterize the spigot by December 1<sup>st</sup> of each year. Water may be turned on after April 15<sup>th</sup>. Valves replaced shall be replaced using a "frost free valve".

**11. Grill Safety**

The use of charcoal or solid fuel grills is prohibited. Each Unit Owner having a gas fueled grill needs to ensure that it is in safe working condition and is operated safely. Unit owner shall provide adequate space between the exterior surfaces of the grills and adjacent surfaces and that gas supply to the grill be in the closed position when the grill is not being used. The use of propane gas grills on decks that are not accessible from the outside is prohibited. No grills may be operated on second floor balconies or under an overhang. All grills must be placed no closer than 10 feet from the building. Pursuant to CT State fire code: any propane tank the size of 20 lbs or larger may not be carried through or stored inside your building. Use of any device with an open flame such as Wood or gas burning fire pits or Chimney fireplaces or heaters, no open flames (i.e., candles without glass "hurricane" enclosures, Tiki type torches).

**12. Electrical Maintenance**

Regular inspection of circuit breakers should be conducted. An electrician must replace any old, worn, or damaged breakers and wiring. Total electrical usage both in the aggregate and per circuit in any Unit shall not exceed the capacity of the circuits that serve the Unit as labeled on or in the circuit boxes. Electrical breakers shall not be connected to more than one electrical conductor.

**13. Doors/Windows/Garage Doors**

The Unit Owner shall ensure that all windows and doors are properly closed and latched to prevent damage from precipitation, snow or wind. Unit Owner shall be responsible for the Maintenance, Repair and/or Replacement of the Unit's exterior doors, storm doors, screen doors, garage doors, sliding doors, if any, exterior windows, storm windows and screen windows. Unit owner shall maintain all doors and windows in a state of good repair and replace when necessary. Costs of repairs due to leaks resulting from failure to replace windows and doors when necessary shall be assessed back against the unit.

**14. Firewood Storage**

Storage of firewood on the exterior of units is permitted. Firewood may only be stored on the rear deck or patio and/or in the enclosed storage area in the front of your unit. All firewood must be stored on a rack or other method to keep the firewood elevated off the deck or patio. Firewood must be neatly stacked and may not be stacked against walls, railings, building siding, etc. The quantity of firewood that may be stored on decks or patios at any given time is limited to 6 feet long by 3 feet high by 2 feet deep maximum. No firewood may be stored at any location on the property except as noted above. Firewood may only be stored on exterior decks or patios from October 1 to March 30. Any firewood left on the deck or patio after March 30 must be promptly removed from the property. Unit owners are responsible for any damage, deterioration, staining of the deck surface, or any other direct or indirect damage caused by the storage of firewood. Should, rodents, insects, termites or carpenter ants create issues for the deck, unit, or any adjacent unit as a result of the storage of firewood on site, the unit owner shall be responsible for all costs of repairs and or extermination.

**15. Work to be Performed by Licensed Professionals**

Each Unit Owner shall be responsible to the Association for any damage caused by repairs or installations to any Unit or Limited Common Element not performed by licensed and insured professionals in accordance to at least the minimum standards required by the State of Connecticut and the municipality in which the unit is located. This Section 11 shall only apply with respect to maintenance and repairs related to structural, electrical or plumbing. All contractors must have adequate liability insurance and must have workers compensation insurance. For any contractor hired to perform work within a unit, evidence of insurance coverage must be provided to the Association's management company.

**16. Reporting Association Required Maintenance**

The unit owner is responsible for reporting maintenance problems to management in a timely fashion and, if required, must provide reasonable access to the unit for inspection and/or repairs as needed.

**17. General Requirements**

- a. There shall be no storage of combustibles or hazardous materials (including but not limited to gasoline, propane tanks, etc.) inside Units, garages, or other enclosed spaces.
- b. Unit Owners are responsible for notifying all residents, occupants, guest, tenants and/or invitees of their Unit of these rules and guidelines. Compliance with the Maintenance Standards outlined herein is the responsibility of the Unit Owner. For the purpose of interpreting and applying these Maintenance Standards, where the context requires, the term "Unit Owner" shall also include any tenant, occupant, guest, and invitee of the Unit.
- c. All maintenance, inspections, and repairs to Units must be done by licensed and insured contractors. The contractor must obtain permits for work where required by the municipality.
- d. The Unit Owner should retain a copy of any documentation related to the completion of the above maintenance requirements in the event that documentation of compliance is requested by the Association.

- e. Each Unit Owner acknowledges that the Association's property insurance costs are positively impacted by the diligent maintenance, repair and replacement of the Units, the fixtures and improvements located within the boundaries of the Units and the Limited Common Elements which the Unit Owners are required to maintain, repair and replace. Each Unit Owner shall be under a duty to use reasonable care to maintain, repair and replace his or her Unit, the fixtures and improvements located within the boundaries of the Unit and the Limited Common Elements which the Unit Owner is required to maintain, repair and replace. It is expected that the Unit Owner will use the same level of care in performing his or her maintenance, repair and replacement obligations which a typical homeowner living in a single family home not part of a common interest community would observe.
- f. Any person authorized by the Executive Board shall have the right of access to all portions of the Property for the purpose of correcting any condition threatening a Unit or the Common Elements, for the purpose of performing installations, alterations or repairs and for the purpose of reading, repairing or replacing utility meters and related pipes, valves, wires and equipment, provided that requests for entry to a Unit or Limited Common Element are made in advance and that any such entry is at a time reasonably convenient to the affected Unit Owner consistent with the availability of contractors and others employed or engaged by the Association. Such right of access may be exercised during winter months without Unit Owner notice if there is reason to believe a unit is not occupied in order to make certain heat is being maintained in the unit. In case of an emergency, no such request or notice is required and such right of entry shall be immediate, whether or not the Unit Owner is present at the time. If a Unit Owner fails to permit routine access to a Unit as reasonably requested by the Association, the Association may seek a court order to allow access to the unit without the Unit Owner's consent. In such case, any cost and attorney's fee of obtaining such court order shall be assessed to the Unit Owner's account. If a Unit is damaged as a result of access obtained under this Section, the Association will be responsible for the prompt repair of the Unit, except as provided in Subsection 19.2(f) and Subsection 19.2(i) of the Amended Declaration.

These Maintenance Standards were approved by the Executive Board on 28th day of October, 2015.

**SEA VIEW AT GUILDFORD  
CONDOMINIUM ASSOCIATION, INC.**

By: Nancy Maynard

**Its President**