



BRIGHTWATER TOWERS

CONDOMINIUM

501-601 SURF AVENUE, BROOKLYN, NY 11224
PHONE 718-266-2175 EMAIL: INFO@BWTCONDOS.COM

HOUSE RULES

URBAN LIVING, OCEANFRONT LIFESTYLE

Located between the lively commercial neighborhood of Brighton Beach and historic Coney Island, Brightwater Towers offers a unique living experience for families, combining culture, entertainment, and shopping within walking distance with ocean views, sandy beaches, and a lush green park. Brightwater's two towers are situated near several train lines with the New York Aquarium and Luna Park across the street.

The Board of Managers welcomes you and thank you for your continued cooperation.

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INTRODUCTION

Dear Unit Owners & Residents:

We are pleased to provide you with these *House Rules* for your review. It is paramount for all Brightwater Towers Condominium residents to follow our House Rules and procedures to help ensure safety and security in our Community, assist in the protection of your financial investment in the Condominium, and maintain the quality of life with respect to everyone's rights, common interests, and the principles of condominium ownership and living.

The *House Rules* should be reviewed in conjunction with the *By-Laws of Brightwater Towers Condominium* as it applies to and governs the conduct of all owners and residents. In general terms, the by-laws are the governing document for the Condominium. The by-laws cover meetings, voting rights and procedures, budgets, common charges, including special assessments, insurance coverage, and restrictions on the use of the units and the common areas. They describe how the Condominium is run, including the duties and authority of the Board. The House Rules are directives from the Board of Managers regulating residents' use of apartments and common areas. This includes quality of life and safety issues; policies for unit rentals and sales, apartment alterations, pets, and move-in/move-out procedures.

In governing the Condominium affairs, the Board of Managers has an obligation to ensure the House Rules are followed and to take appropriate measures when necessary.

All Unit Owners bear responsibility for compliance with the House Rules with respect to persons occupying, leasing, or visiting their units. Therefore, it is important to advise all family members, tenants, employees, and guests of the governing documents, and particularly, the House Rules.

The Board of Managers of Brightwater Towers Condominium, pursuant to the By-laws, is permitted to amend the House Rules. The schedule of the current fees and fines is available in the Management Office, and it is subject to change at the discretion of the Board of Managers.

Thank you for your continued cooperation and support in making Brightwater Towers a better place for everyone.

Brightwater Towers Condominium Board of Managers

IMPORTANT CONTACT INFORMATION

MANAGEMENT OFFICE HOURS:

9 AM – 5 PM (Monday – Wednesday)
9 AM – 7 PM (Thursday)
9 AM – 3 PM (Friday)

TELEPHONE NUMBERS:

Management Office **718-266-2175, ext. 1 (during business hours)**
501 Building security desk **718-266-2175 ext. 5**
601 Building security desk **718-266-2175 ext. 6**

Security personnel is available to answer your call 24 hours a day, 7 days a week
Web site: WWW.BWTCONDOS.COM
e-mail address: info@bwtcondos.com

Police Department – 60th Precinct 718-946-3311
Coney Island Hospital 718-615-4000

Definitions of commonly used phrases:

“Common Properties” all properties, except the units, including, but without limitation, the land, building, hallways, lobbies, elevators, and certain portions of the building to be set aside for common use (such as pool, walkways, lobbies, multipurpose rooms, laundry rooms, elevators, stairs, grass, and landscape areas).

“Limited Common Properties” certain portions of the common properties which are limited to the use by specified owners (such as terraces and mailboxes).

“Indoor Area” means all space between a floor and a ceiling that is bounded by walls, doorways, or windows, whether open or closed.

HOUSE RULES

I. COMMON AREAS

1. Each building section (A & B) has two (2) fire-resistant stairwells, marked with *EXIT* signs, located directly across from the elevator. **In case of fire do not use the elevators unless instructed by FDNY officers.**
2. Access cards must be used for entry into the property, buildings, and the pool area (when the pool is operating). Loss of an access card should be promptly reported to the Management Office; an additional fee may be charged for the issuance of a replacement card.
3. All residents and guests are expected to wear appropriate attire in all common areas of the building. This includes, but is not limited to, hallways, lobbies, elevators, and other shared spaces. Proper attire refers to clothing that is appropriate, respectful, and suitable for public and shared spaces. This generally includes shirts, blouses, or tops that cover the torso; pants, skirts, dresses, or shorts that cover the lower body; footwear such as shoes or sandals; clothing that is clean, in good condition, and free of offensive graphics or language. Residents and guests are expected to adhere to these guidelines in all common areas of the building to maintain a respectful and comfortable environment for everyone.
4. There shall be no abuse or destruction of the Condominium property.
5. There shall be no standing or storage of baby carriages, shopping carts, bicycles, shoes/boots, newspapers, mats, or any other personal articles in the halls, stairwells, or any other common areas of the buildings, in order to maintain safe and unobstructed egress in accordance with New York City safety codes guidelines. Failure to comply with this rule may result in the imposition of fines.
6. Residents shall not leave garbage, refuse, or litter in hallways or public areas.
7. Bicycle riding, roller skating, rollerblading, riding of scooters and hoverboards, as well as ball-playing and other similar activities are prohibited in the hallways, lobbies, and condominium grounds.
8. There shall be NO loitering in the lobbies, corridors, or stairwells.
9. Except in designated smoking areas, smoking is prohibited everywhere on the Condominium property, including in individual units, terraces, hallways, stairwells, elevators, laundry rooms, lobbies, community room, pool and pool seating area, sidewalks, and walkways, and/or all other indoor and outdoor common areas. (See Smoking Policy below for details)
10. Residents shall not remove laundry room carts from the laundry rooms.
11. Residents shall not inscribe, install and/or affix any sign, notice, or advertisement on any window, door, hallway wall, and/or any part of the exterior of the buildings without written approval from the Management.

12. The Board of Managers, from time to time, can curtail or relocate any portion of the Common Properties devoted to storage, recreation, or service for purposes of managing the buildings
13. Feeding birds, squirrels, and any pets/animals from terraces, unit windows, and on Condominium grounds are strictly prohibited. This poses a health hazard including odors and excessive droppings to window ledges and terrace flooring and may attract birds and other pests to the adjacent units and sidewalks. Residents failing to clean up unsanitary conditions that result from such activity are subject to fines.

II. RESIDENTIAL UNITS

1. **Occupancy.** All residential units within Brightwater Towers Condominium are intended for single-family occupancy only. As per Condominium By-Laws, **ONLY** immediate family members may reside in the unit without the presence of the unit owner or the consent of the Board of Managers. **Immediate Family Members are limited to the Unit Owner's spouse, adult children, parents, parents-in-law, and adult siblings.**

2. **Residential Use Only.** No part of the Condominium shall be used for any purpose except housing and the common purposes for which the Condominium was designed. Each Unit shall be used as a residence for a single family, its family members, and guests, except for the Professional Units and the commercial areas which shall be used for such commercial and office purposes as are permitted by law. **No unit shall be used or rented for any purpose including as a short-term rental (Airbnb, Vrbo, etc.), transient hotel, or for motel purposes. Unauthorized use of a condominium unit will subject a Unit Owner to fine(s).**
 - a. **Common Charges.** All unit owners must pay a monthly common charge (maintenance) fee. There are separate common charges for the apartment units and for the parking spaces. A Late fee of \$50.00 will be applied to the Unit Owner's account if the payment is not received by the 10th of each month.
 - b. Unit Owners are directed to clearly delineate how their payments are to be applied. Payments made without specification may first be applied toward outstanding penalties and other fees and then to common charges.
 - c. Any unit that is in arrears or is subject to a foreclosure lien or other legal action will have associated residents' access to use the amenities, such as the pool and fitness center, revoked until the lien is removed or legal action settled.
 - d. Pursuant to the By-Laws, interest at the rate of 16% per annum may also be collected by the Board on common charges and/or special assessments that remain unpaid for at least 90 days.

3. **Structural Integrity.** Nothing shall be done in any Unit which may impair the structural integrity of the building, nor shall anything be altered or constructed on or removed from the Unit except upon the prior written consent of the Board of Managers.

4. **Cleanliness.** Each Unit Owner shall keep his/her Unit in a good state of preservation, repair, and cleanliness. Residents shall not sweep or throw or

permit anything to be swept, poured, or thrown from the doors, windows, and terraces.

5. **Plumbing.** The toilets and other water/plumbing fixtures shall be used only for the purposes for which it was designed, and no sweepings, matches, rags, ashes, pet litter, or other improper articles shall be thrown therein. The cost of repairing any damage resulting from the misuse of any such fixture, if caused by a Unit Owner or his/her family members, guests, and/or employees shall be assessed to such Unit Owner.

6. **Unlawful Use.** No Unit and/or Common Property shall be used or permitted to be used in a manner which would be illegal or disturbing or a nuisance to other Unit Owners, or in such way as to be, in the opinion of the Board of Managers, damaging to the reputation of the Condominium.

7. **Safety.**
 - a. Smoke and carbon monoxide detectors **MUST** be installed in every Unit according to New York City laws. It is the Unit Owner's and/or Resident's responsibility to keep the smoke detectors functioning at all times.
 - b. All residents are required by law to have approved window guards installed in all windows if a child 10 years or younger lives in the unit. Each year all residents will receive and must complete a Window Guard Form to request a window guard installation even if no child under 10 years old resides in the household (NYC Department of Health and Mental Hygiene Window Guard Notice). These forms are also available in the Management office upon request.
 - c. The Board of Managers and/or its agents are authorized to enter any apartment at any hour of the day in case of an **EMERGENCY**. It is strongly recommended that Unit Owners and occupants provide *Emergency Contact* information to the Management Office.
 - d. It is recommended for all individuals requiring special accommodations (i.e., wheelchair-bound, oxygen-dependent, and those who walk with assistance) to inform Management of these circumstances to assure appropriate assistance during emergencies and catastrophic events.

8. **Access to Units.** The Board of Managers and/or its agents have the right to enter the Units, when necessary, with notice to the Unit Owners thereof whenever possible and practical and at as little inconvenience to the Unit Owners as possible, in connection with the maintenance, care and preservation of the Property.

9. **Responsibility for Repairs.**
 - a. As a general matter, the Condominium is responsible for the cost of repairs to **electrical, plumbing, and heating risers** within the walls servicing

multiple units, as well as for the cost of re-plastering walls and ceilings after such repairs if the damage is not a result of misuse, negligence or neglect of the Unit Owner or any other unit resident or guest. The Condominium, without charge, will also clear clogged sinks, toilets, and bathtubs unless as a result of misuse.

- b. As a general matter, Unit Owners are responsible for the cost of repairs to faucets, showers, toilets, and any plumbing, electrical, heating lines inside/outside of any wall which serve an individual apartment, as well as for the cost of repair or replacement of any radiators, floors, windows, cabinets or other fixtures, appliances, furniture, furnishings, improvements or decorations installed by the Unit Owner or any prior owner, and for all painting, wallpapering, re-tiling arising from any damage to the apartments.
- c. If a repair is the responsibility of the Condominium, maintenance staff or a third-party contractor chosen by the Condominium will perform the repair at no cost to the Unit Owner. Please contact the Management Office with all questions about financial responsibility for repairs and other conditions.
- d. The Unit Owner is responsible for the cost of repairs for damages within their unit and damages to other Unit's owner as a result of failure to properly maintain their Unit. Any repairs that are arranged for or conducted by Brightwater Towers Condominium at the request of the Unit owner, are to be paid by the Unit Owner, and a charge will be placed on the Unit Owner's account.

10. Alterations, Renovations, Additions, or Improvements to Apartments

1. Unit Owners shall not perform any alterations, renovations, or improvements to the apartment and/or to the terrace without submission of an Alteration Package and is subject to the written approval of the Board of Managers.
2. Prior to the commencement of any work, the completed Alteration Package and all related fees must be submitted to the Management Office. Unit Owner shall comply with all applicable requirements of the Alteration Package (prior to the commencement of any work). Compliance with these requirements is paramount for the safety of the entire Condominium community. A copy of the Alteration Package, including the Alteration Agreement, is available upon request in the Management Office.
3. If any Unit Owner commences any work without having obtained prior approval from the Board of Managers and, where necessary, the prior approval of the New York City Department of Buildings or any other relevant governmental authority, or if the Unit Owner has commenced any work in contravention of the Alteration Agreement or any permit issued by the Department of Buildings and any governmental authority, the Unit Owner shall cause the work to be immediately suspended upon the Board of Managers demand and shall, if requested to do so by the Board of

Managers, promptly restore the apartment to its condition existing before any of the work commenced. In addition, the Unit Owner shall pay to the Board of Managers, upon demand, the amount of any costs, expenses, or fines incurred by the Condominium arising from any unauthorized work.

11. Special Considerations Relating to Certain Appliances and Situations.

a. Air-Conditioning Units.

- i. Only in-wall or split air-conditioning units are permitted to be used.
- ii. In-wall air-conditioning units. The buildings have been designed for use of ONLY Uni-fit In-Wall air-conditioning units. For safety and energy efficiency concerns, the Board of Managers has designated certain specific air-conditioning models which are the only permissible units. For detailed requirements and specific allowed models, please, contact the Management Office.
- iii. Split air-conditioning units. Their installation or replacement must be approved in writing by the Board of Managers and, where necessary, by the New York City Department of Buildings and any other governmental authority. All such installations or replacements must comply with any and all laws, regulations, and guidelines that may be in effect at that time. For detailed requirements and specific models, please, contact the Management Office.
- iv. Through-the-window air-conditioning units are strictly prohibited. Installation or use of such units will result in fines

- b. **Electrical Upgrades.** Unit Owners shall not perform any electrical upgrades which increase the usage of electrical consumption. Such upgrades include, but are not limited to, additional circuit breaker panels, electrical heating floors, steam units, and other certain appliances (see below).
- c. **Terraces.** Unit Owners shall not install or replace any structures on any terrace without the prior written approval of the Board of Managers and, where necessary, by the New York City Department of Buildings and any other relevant governmental authority
- d. **Washing and Drying Machines.** Washing and Drying machines are permitted with certain restrictions as directed by the Board of Managers. They must be maintained, installed, or replaced only upon the prior written approval from the Board of Managers. Unit Owners are responsible for the proper installation, use and maintenance of these machines. Please be advised that any damages to the Condominium or to other units cause by the use of these machines are the sole responsibility of the Unit Owner. Detailed requirements and additional fees regarding installation and use of washing and drying machines are available in the Management Office.

- e. **Energy Saving Tips.** The Board of Managers is asking all residents to conserve energy. The following guidelines will help to save money and energy:
- i. Turn your air conditioner off when you leave your apartment; use a timer to switch it back on half an hour before you return home.
 - ii. Once your home is cool, set your air conditioner to “Save” mode.
 - iii. Clean your air conditioner filter once a month during the summer.
 - iv. If you are only using the room where the air conditioner is located, close doors to other rooms, and make sure all windows are tightly shut.
 - v. Look for the Energy Star label when purchasing new air conditioners and refrigerators.
 - vi. When possible, do not put the refrigerator in direct sunlight or next to a stove or heating vent.
 - vii. Turn lights off when you leave home.
 - viii. Turn lights off in rooms you are not using.
 - ix. We encourage all residents to use the most current energy-saving technology for their light fixtures and home appliances.

12. The Following Appliances Are Not Permitted in the Units.

- a) Garbage disposals or pot filler faucets
- b) Any jetted type tubs such as Jacuzzi, Whirlpool, etc.
- c) Steam Units
- d) Saunas (any type)
- e) Any exhaust to the outside of the buildings
- f) Built-in wall speakers sharing common walls with the other Units
- g) Electric cooktops and stoves
- h) Heated floors
- i) Window air conditioners of any kind
- j) Split System air-conditioners with load more than 30 amps per phase
- k) Oversized air conditioners (over 16,000 BTU)
- l) Hardwired electric towel warmers.

13. Purchase/Sale of the Unit

In order to conduct a purchase/sale of a unit:

- a) **The prospective Purchaser:**
 - i. Must obtain a Purchase application package from the Management Office. The packet includes a formal written letter requesting the Board of Manager's Waiver of their Right of First Refusal.
 - ii. Must return the completed application and all requested documents and forms including a copy of the Power of Attorney and a **fully executed** copy

of the **Contract of Sale** to the Management Office for review. Please, be advised that incomplete applications will not be processed.

- iii. Original Power of Attorney must be sent to the Management Office after filing.

b) Specifics of purchasing by an Entity:

- i. Unit Owners are required to prepare and submit additional forms for purchases by or transfers made to an entity (Trust, LLC, corporation, partnership, etc.)
- ii. The Purchase/Sale/Transfer is subject to review by the Condominium to determine whether it is subject to the right of first refusal. Accordingly, entity documents are subject to Brightwater Towers Condominium's pre-sale legal review as part of the purchase process. Each transaction involving an entity shall be assessed a legal fee for the time and expense of this review by the Condominium's legal counsel.
- iii. If the purchase is made by an entity, that entity becomes the **sole legal owner** and **the landlord** of the unit and or/parking space.
- iv. An entity's principals (i.e., presidents, trustees, members, officers, etc.) are the owners of the entity and are NOT considered the owners of the unit.
- v. Therefore, if the transfer is subject to the Condominium's right of first refusal, the occupants of the unit owned by entity must agree and sign an approved lease agreement with the legal representative of the entity. A Lease Application must be submitted to the Brightwater Towers Condominium Management office. Appropriate fees associated with the lease will apply.
- vi. The entity must also designate the individual or individuals authorized to vote on behalf of the Unit Owner

c) The Seller:

- i. All common charges and all other outstanding fees and charges must be paid in full, prior to any purchase application to be considered.
- ii. Please be advised that a limited inspection of the Unit will be conducted to determine compliance with Condominium and New York City rules and regulations. Any infractions must be remedied before the sale process can proceed.

d) Purchase-related Fees:

- i. Application Processing Fee (non-refundable) made payable to **Brightwater Towers Condominium** (includes consumer reports required for all applicants, guarantors, and adult occupants).
- ii. If a lending bank requires a condominium questionnaire to be completed, please, be advised that a processing fee made payable to **Brightwater Towers Condominium** must be sent along with the request

- iii. Legal review fees are required if the Unit is being purchased by any legal entity other than by individuals (Trust, LLC, Partnership, Corporation, etc.)

Please refer to the schedule of fees in the application packet.

e) **Other Considerations:**

- i. The Board of Managers is entitled to up to 20 days to respond to all Purchase applications (from the date of the completed application with **all** required information received by the Management Office). **Please keep this in mind when applying for and scheduling a closing date.**
- ii. The Board of Managers must be informed by the purchaser's attorney, in writing, of closing completion, prior to granting move-in approval.

14. Unit Leasing (Rental).

a) **Leasing procedure:**

- i. Obtain a lease application packet (including the required Condominium Lease Agreement form) from the Management office.
- ii. The packet includes a formal written letter requesting the Board of Manager's Waiver of their Right of First Refusal.
- iii. All Common charges, assessments due, fees and obligations must also be paid in full, prior to consideration of any leasing application.
- iv. Please be advised that a limited inspection of the Unit will be conducted to determine compliance with Condominium and New York City rules and regulations. Any infractions must be remedied prior to lease approval.
- v. Return the completed application and all requested documents and forms to the Management Office. Please be advised that incomplete applications will not be processed.
- vi. Submit a **fully executed** copy of the **Condominium Lease Agreement** and all applicable forms, riders, letters of recommendations and fees.
- vii. In the Lease Application process, any material misrepresentations may result in the rejection of the application. The Board of Managers may make further inquiries concerning the Lease Application, which includes but is not limited to checking references, performing a background check, credit check, etc. and/or any further action that the Board deems proper and necessary.
- viii. When a Unit Owner enters into a lease with a third party for their Unit, there is no Landlord-Tenant relationship formed with Brightwater Towers Condominium, nor any other legal relationship. Accordingly, any violations of the House Rules or By-Laws by the tenant are the responsibility of the Unit Owner, and the Unit Owner will be responsible for any associated violation(s) or fee(s) charged. Brightwater does not and will not assess any fees, fines, or charges directly to the tenant(s).

b) Lease Application Fees:

- i. Application Processing Fee (non-refundable) made payable to Brightwater Towers Condominium
- ii. Current schedule of fees is available in the Management Office.

c) Terms of Lease Agreements:

- i. The term of the lease agreement is limited to **one** (1) year only.
- ii. Subsequent lease extensions can only be for terms of one (1) year.
- iii. ALL LEASE AGREEMENTS AND LEASE RENEWALS ARE SUBJECT TO THE BOARD OF MANAGERS' APPROVAL.
- iv. Lease renewal processing fees are payable to Brightwater Towers Condominium upon commencement of the renewal lease term.
- v. Short-term leases for a period of less than one (1) year are prohibited.
- vi. Homeowners insurance is **mandatory** for all leased apartments (initial and renewals).
- vii. Insurance Policy must be presented at the time of the lease application (initial and renewals). Policy requirements are available in the Management Office.
- viii. Leases are subject to certain restrictions.

d) Other Items related to the leasing of the Units:

- i. The Board of Managers is entitled to up to 20 days to respond to all lease applications (from the date the completed application with **all** required information is received by the Management Office). **Please keep this in mind when applying and determining lease term dates and move-ins.**
- ii. All move-ins/move-outs must be scheduled with the Management office (see move-in/out procedures).
- iii. **PLEASE BE AWARE THAT ANYONE RESIDING IN YOUR UNIT WHO IS NOT THE SPOUSE, CHILD, PARENT, PARENT-IN-LAW, OR ADULT SIBLING OF THE UNIT OWNER, WILL BE CONSIDERED A RENTER (EVEN IF NO RENT IS BEING PAID), AND A LEASE APPLICATION PACKAGE MUST BE SUBMITTED TO THE MANAGEMENT OFFICE.**

e) Access Cards, Parking Spots, and Storage

- i. Condominium access cards will be activated only for the duration of the lease.
- ii. Access cards will be issued only for the occupants listed in the leasing agreement.
- iii. Condominium-owned parking spots are available to renters only upon the Owner's request and appropriate charges will be billed only to the Owner's account. The Owners must comply with the Condominium's rules and

submit the appropriate information to the Management Office prior to allowing the use of a parking space to renters.

- iv. Storage units are available for renters only upon the Owner's request and appropriate charges will be billed only to the Owner's account.

f) Limitations and Restrictions

- i. No pets are allowed in the leased apartments. See BWT Pets Policy, Section VIII, below for details.
- ii. No smoking is allowed in the units. See BWT Smoking Policy, Section VII, below for details.
- iii. Please be advised that renters must follow all House rules. Any violation of the House rules may result in fines.
- iv. Lease termination procedures may be initiated for any repeated violations of the House rules.
- v. Violations affecting the safety of our residents may be subject to the immediate termination of the lease.
- vi. **Unit Owner has an obligation to pay their Common Charges whether the renter is current or not with their unit leasing payments.**
- vii. **Furthermore, if the Unit Owner is delinquent in the payment of common charges, assessments, and other financial obligations, the Condominium has the authority to require a tenant to pay their rent directly to the Condominium in accordance with New York State law. (Real Property Law § 339-kk)**

g) Fees and payments related to leasing

- i. All fees are specified in the Lease application packet and/or in the Condominium schedule of fees. Contact the Management Office for any details and the current fees schedule.

15. Condominium's policies regarding transfers of Units in the Condominium.

Pursuant to the By-Laws, a Unit Owner is required to give prior written notice to the Board of Managers of all transfers of ownership. The Board must review and record all transfers and changes to Unit deeds. The Condominium Board has the right to know who owns and occupies the Units for many reasons, including a proper collection of common charges, notification, and establishing voting authority.

Any change to a recorded deed is considered a transfer: **adding or removing a person to/from the deed (including a spouse, child, or family member), any form of a sale, a gift or a transfer to a Trust, in a name of a corporation, partnership, LLC or any other entity including those in which you have an ownership interest.**

Failure to notify the Board of Managers of any deed changes may result in fines. Such deeds may also be considered legally defective and maybe voidable in a court of law if the Condominium was not given the ability to exercise its right of first refusal in any eligible transaction.

Notice Process for transfer of the deed to the family member: Information, details and proper forms are readily available in the Management office.

Transfer Forms for Entities: to initiate a unit transfer involving Corporations, LLC, Partnership and other entities (“Entity Transfers”), as well as transfers involving a Trust (“Trust Transfers”), please contact Management Office. The applications for Entity and Trust Transfers require an initial review by the Condominium’s legal counsel and will be charged a legal fee for the time and expense of this review by the Condominium’s legal counsel. All forms that set forth these requirements and fees schedule are also available in the Management office.

Legally the ownership by an Entity (Trust, LLC, Corp., etc.) is different from personal ownership. It may affect leasing of the units, voting, transferability, occupancy rules, and other matters. Please contact the Management Office for details.

16. Homeowner’s Insurance.

The Board of Managers advises all owners and residents that the Condominium carries comprehensive insurance that protects the Condominium against liability and property damages to the structure, equipment, and common areas of the buildings. The Condominium’s insurance policy DOES NOT cover residents for personal property and liability within their units as well as damages caused to other units. You could be held responsible if visitors in the unit are injured, or you damage someone else's property.

It is the responsibility of the Unit Owner to repair and replace items like wallpaper, carpets, kitchen cabinets, bathroom vanities, tile work, flooring, and built-in storage units, should damages occur to their unit.

A Homeowners insurance policy is mandatory for all leased apartments (initial and renewals). The insurance policy must be in effect at the time of the lease application (initial and renewals). The policy must meet the minimum requirements outlined by the Board of Managers.

The Board of Managers strongly recommends all unit owners purchase an individual homeowners’ insurance policy. We all want to believe that calamity will never happen but all it takes is one unfortunate experience to find out how important it is to insure your property.

17. Policy Regarding Infestation of Bed Bugs.

- a. In order to help prevent a potential infestation of bedbugs, Unit Owners must immediately report to the Management Office any suspicion of these pests.

- b. The early detection and elimination of any problem are critical to the prevention of spreading to the other apartments.
- c. The costs involved in eliminating an infestation increase dramatically the longer an infestation goes unresolved.
- d. If the Management Office determines that an infestation may exist, the Condominium, at its expense, will hire an independent company to test and treat the suspected apartment as well as neighboring apartments, as necessary.
- e. Please note however that the responsibility and costs associated with preparing personal property within the apartment for extermination treatment of bed bugs will remain entirely with the Unit Owner.
- f. **Unit Owners must not try to address a bed bug problem by themselves.**
- g. In addition, Unit Owners are prohibited from removing mattresses or other items that they suspect may be infected—doing so without appropriate precautions - may cause the bedbug infestation to spread rapidly through the Building.
- h. If bed bugs are found in a unit, depending on the duration and level of infestation, adjoining units may also need to be tested and treated.

18. Condominium Access Key Card System Policy

- a. All registered occupants of an apartment are entitled to a key card issued by Brightwater Towers Condominium. In order to receive a key, the individual must satisfy the Condominium requirements for residency, provide a valid government-issued photo ID (e.g. Driver's license, Non-driver ID, passport) name, address, contact information, signature are required and pay a fee.
- b. In order to maintain the security of the condominium, as well as to identify and deactivate lost or stolen key cards, the key cards are **NOT** to be interchanged or shared with anyone, including guests and family members who are not residents at the Condominium. It is the responsibility of the resident to report a lost or stolen key card immediately to the Management Office. There is an administrative fee to replace key cards that are broken, damaged, lost, stolen, etc.
- c. Residents are issued **ONE** access key per person. Access key cards cannot be transferred from the prior residents of an apartment to new residents. Access Keys of those people who are no longer residing in an apartment will be deactivated. Failure to comply with Access Key Policy guidelines will result in a violation fine. Residents shall promptly notify Brightwater if they will no longer be living in an apartment.

III. TERRACES (BALCONIES)

1. Excessive storage is not permitted on the terraces. The following items are not permitted to be kept on the terraces: indoor type household appliances and indoor type furniture, hot tubs, construction materials/equipment/trash, glass tables, swings and other recreation type furniture, flammable materials, and devices, over saturation of flowerpots and other miscellaneous items. Unit Owners and/or Residents are liable for any damages caused directly or indirectly by items placed on the terraces.
2. Residents shall not hang bedding, clothes, or rugs off the terrace railings or out of the windows; laundry shall not be dried on the terraces. Residents shall not sweep or throw or permit anything to be swept, poured, or thrown from the doors, windows, or terraces. This includes shaking rugs, dust cloths, mops, etc., over the terrace railings.
3. Terraces must be kept clean, and the items thereon must be well maintained and reasonably secured to prevent from being blown away. Planters, plant pots, plant boxes and/or other materials may not be attached or placed on top of a terrace railing at any time and shall be properly secured inside the terraces. The top of the railing must be kept free of any attachments whatsoever. No item should obstruct terrace drainage.
4. Residents shall not attach or hang any radio, television or other aerial antenna, satellite dish, exterior wiring or other device or object to any part of the terrace railings and/or exterior walls of the Buildings to ensure safety and to preserve building infrastructure.
5. Smoking on the terraces (see Smoking Policy below) is prohibited. Throwing cigarette butts or any other objects from the terraces and/or windows is **STRICTLY** prohibited, and violators are subject to fines.
6. NO overnight lighting on the terraces is permitted (after midnight).
7. All lighting on the terraces must be approved by the Board of Managers and comply with the New York City Department of Buildings code.
8. Terrace ceilings, railings and dividers may not be painted without written approval from the Board of Managers.
9. Prior written approval of the Board or Management must be obtained for the installation of flooring, air conditioning units, or lighting fixtures of any kind.
10. Carpet and AstroTurf are not allowed on terraces. Carpet and AstroTurf prevent the terrace surface from drying after rain and hasten the deterioration of the waterproof terrace surface.
11. Use of Grills:
 - a. Use of gas, propane, charcoal, or wood-lit barbecue grills or smokers are prohibited on the terraces, pursuant to New York City fire codes.
 - b. Charcoal and/or wood pellets or pellet smokers are prohibited as well.

- c. Outdoor electrical grills are allowed
 - d. Unit Owners are responsible for the safety and maintenance of the electrical grills.
 - e. Please be advised that the Unit Owner is responsible for any possible damages and any nuisances caused by the use of the electrical grills.
12. No structure of any kind can be installed and/or erected on the terraces without written approval by the Board of Managers.
13. Sunshades, awnings, or other attached devices are not permitted.
14. Plants of the “vining” nature are not allowed to attach and grow upon (in any way) the exterior of the buildings, including the posts, building walls, dividers, and railings.
15. Furniture: Only Management approved outdoor furniture is allowed on the terrace (NO METAL, NO WOOD, NO GLASS) and constructed in such a way that it will not come apart in the wind. All furniture must be positioned in such a manner to prevent “blow-off” from the terrace. Items with significant surface area (tabletops, etc.) should have “lattice” type construction so that they do not catch the wind.
16. One plastic shed to be kept adjacent to and not exceeding the height of the balcony divider, as well as not obstructing the balcony drain.

17. General Guidelines for Terrace Objects.

The specifications below are provided as base guidelines for the construction, placement and support of earth-filled planting containers, terrace decks, coverings, and any other objects (collectively, the "Objects") that are placed on a terrace. In all cases, such Objects shall be subject to review and approval by the Board of Managers

- a. **Condominium’s Right to Approve.** In accordance with by-laws, Unit Owners shall not construct or place any Objects on a balcony without prior written notice to and approval from the Board of Managers including prior approval of the Department of Buildings, if necessary. The Unit Owner shall pay the Condominium for any engineering or architect fees incurred in connection with the consideration of an approval application, should the Board of Managers determine that such a review is necessary.
- d. **Condominium’s Right to Remove.** If a Unit Owner places any Objects on the balcony without the approval of the Board of Managers or if in the opinion of the building’s third-party professionals, the vegetation in planters has overgrown to the point that it violates these guidelines, the Unit Owner shall, if requested by the Board of Managers to, reduce, or remove the Objects. If any costs, damages, or expenses are incurred by the Condominium arising from any unauthorized placement of Objects, they are the responsibility of the Owner. In the event, the Condominium needs access to the terrace for the purpose of repairs, upkeep, or

maintenance of the Building elements and if the owner fails to meet the Board of Managers' request, the Object(s) may be removed by the Board of Managers at the expense and sole risk of the Unit Owner.

- e. **Condominium's Right to Inspect.** The Condominium reserves the right to inspect any terrace upon prior notice at reasonable times to ensure compliance with these rules; such inspection will be conducted without notice in the event of an emergency.
- f. **Planter Size.** Although individual planter size is not specifically limited, the size and number of planters on any terrace must spread the weight of the planters over the entire surface of the garden so as to ensure that the entire weight of the planters, including water-saturated soil, does not exceed 50 pounds per square foot including the weight of the floor coverings. If the planter needs to be relocated for maintenance or otherwise, it must permit relocation without extraordinary measures.
- g. **Maintenance.** It is the responsibility of the Unit Owner to keep all surfaces on any balcony clean and free of soil, plant debris or leaves. It is also the responsibility of the Unit Owner to maintain drain openings free from debris and covering.

IV. PARKING

1. General

- a. Vehicle rules apply to all vehicles, whether those of the resident, resident's contractors, or guests. This includes any vehicle owned or used by residents' friends or family members and parked on the property for any length of time
- b. The Unit Owner is responsible for violations by their contractors and guests.
- c. Each parking spot is designated for ONE vehicle.
- d. Motorcycles are not allowed to share a parking spot with any vehicle.
- e. No parking space may be used for business purposes and no trucks, vans, recreational vehicles, motor homes, trailers, boats, or the like may be parked or stored in any parking space, all such parking spaces being reserved solely for passenger automobiles.
- f. If the parking spot is leased, the owner of the parking spot is responsible to provide the Management Office with the contact information of the lessee for safety and security purposes. To maintain the safety and security of the property and residents, parking spots are permitted to be leased only to Condominium residents.
- g. All vehicles must have current vehicle registration and be in operating condition.
- h. All Unit Owners shall observe and abide by all parking and traffic regulations as posted by the Condominium or by municipal authorities. Vehicles parked in violation of any such regulations may be towed away at the Unit Owner's sole risk and expense.
- i. The unnecessary sounding of vehicle horns and playing of radios, players, or other sound-producing devices at excessive volume is prohibited.
- j. Only minor maintenance such as vehicle cleaning, changing flat tires, and changing a battery, etc. is allowed. No on-site vehicle maintenance or repair involving motor oils, fuels, or other lubricants or solvents shall be permitted anywhere on or within the Condominium. Unit Owners permitting vehicles to leak on common and limited common areas will be responsible for all cleanup and repair costs.

2. Avoid Obstructions.

- a. No vehicle shall be parked in such a manner or in any area that causes it to obstruct the safe, free flow of moving vehicular traffic or obstruct the movement of other vehicles into and out of marked parking spaces and outside Common Element areas.
- b. No vehicle shall be parked so they impede the movement of emergency vehicles on any roadway or to obstruct the entrance or exit, pedestrian or door of the buildings that could be used in a situation of emergency.

- c. No vehicle shall be parked to impede access to any building fire lines and main water pipe system.

3. Restrictions.

- a. Oversized vehicles that block the egress or ingress to/from other parking spots are not allowed on the parking lot.
- b. No vehicle shall be parked in violation of any posted sign.
- c. No vehicle shall be parked on any Common area or on any area designated for pedestrian use.
- d. No junk or derelict vehicle shall be parked on any outside Common Element area at any time. Any motor vehicle that cannot be operated in its existing condition due to malfunctioning or missing parts, damage, or destruction, or that has a deteriorated body condition, shall be deemed to be junk or derelict, regardless of the display of valid state license/registration or inspection.
- e. Vehicles that present a hazard or nuisance by operating noise or exhaust emission are prohibited. Unnecessary running of motors causing air and noise pollution is prohibited.
- f. Repairing and/or maintaining vehicles, including the painting thereof, is not permitted at any time on the parking spots or on any common and limited common areas.
- g. The drainage of any motor vehicle fluid is prohibited.
- h. Washing of vehicles by hose is not permitted. This does not prohibit the cleaning of windows and vehicle lights.
- i. The use, storage and charging of electric bikes (e-bikes), electric scooters (e-scooters) and similar means of transportation, including e-bike batteries in units, terraces/balconies, common areas and in storage areas is strictly prohibited. Electric cars, wheelchairs, ventilators and other medical devices powered by UL approved lithium-ion batteries are exempt from this provision.

4. Vehicle Operation

- a. Vehicles operated on the Condominium property shall be operated in a safe and prudent manner so as not to endanger the life, limb, or property of another person.
- b. Vehicle operators shall always yield the right-of-way to pedestrians on walkways and crosswalks and exercise extreme caution when driving in areas where there are no designated walkways for pedestrians.
- c. Operators of vehicles shall keep to the right in the traveled portions of the parking areas and in traffic circles.
- d. The maximum speed posted shall not be exceeded.
- e. All stop signs and traffic directional signs shall be obeyed by all vehicle operators.
- f. The screeching of tires and revving of vehicle engines is prohibited.
- g. All vehicles operated on the Condominium property shall be operated by a person holding a valid driver's license or permit.

5. Enforcement

- a. Effective immediately, all unauthorized vehicles parked on Common Areas of Condominium property shall be subject to towing and/or booting, as directed by the Board of Managers.
- b. In addition, all vehicles parked in a Unit Owner's parking spot without the owner's consent, or vehicles that block the ingress or egress to said Unit Owner's parking spot, shall likewise be subject to towing and/or booting upon the Unit Owner's request. The Unit Owner of the parking spot must execute an authorization to permit the Board of Managers or its agents to cause the licensed removal of such vehicle from the Owner's parking spot at the violator's expense.
- c. Any vehicle accidents or damage within a parking space shall be reported to Management if the responsible party is not known. The responsible Unit Owner will be assessed a fine if Management needs to review security footage to review the accident.

V. MISCELLANEOUS RULES

1. Immoral, improper, offensive, or unlawful conduct is prohibited on the Condominium property or any part thereof; and all valid laws, zoning ordinances and regulations of all governmental bodies having jurisdiction thereof must be observed.
2. To preserve Unit Owners and occupants' privacy rights, the names and contact information (emails, telephone numbers) of all Unit Owners and occupants shall be held confidential by the Board of Managers, except as authorized by law and the By-Laws.
3. Each Unit Owner is expressly liable for any and all damages caused by the Unit Owner, their family members, tenants, employees and guests to the property or persons at the Condominium.
4. For the benefit of all Unit Owners, Unit owners are asked to refrain from distributing mass emails and anonymous emails, messages and postings which are damaging to the reputation of the Condominium and/or its residents and/or its staff.
5. All Unit Owners and residents should refrain from immoral, offensive, insulting language and/or any communication damaging to the reputation of the Condominium and/or its residents and/or its staff.
6. For safety concerns, solicitors and door-to-door solicitation are generally not permitted.
7. Unit Owners and residents are prohibited from delivering or placing items under the doors or leaving items at the doors of another Unit Owners without their prior express consent; EXCEPT that delivery of newspapers requested/subscribed-to by residents, package delivery from USPS, Federal Express, UPS, or other couriers.
8. Brightwater Towers Condominium personnel may accept, receive, and sign for any parcels delivered by recognized carriers (FedEx, UPS, DHS, etc.) and addressed to the current residents of the Brightwater Towers units without imposing any liability thereon for the condition or substance of any such parcels so received. This authorization is solely for the benefit of the Unit Owners and residents who hereby release the Condominium, its employees and agents from any liability arising from this authorized acceptance of a parcel, including without limitation, liability arising from misplacement of parcels, and/or the negligence of the Condominium, its employees, or agents in such regard.

VI. NOISE AND NUISANCE

No Unit Owner and/or resident shall make, cause, or permit any unusual, disturbing, or objectionable noises or odors to be produced in or originate from his/her Unit or adjacent Common properties or permit anything to be done therein that will interfere with the rights, comforts, or conveniences of the other Unit owners and residents.

1. No Unit Owner and/or resident shall play any musical instrument, practice or allow to be practiced either vocal or instrumental music, loudspeakers of any nature and/or play audio equipment such as radio, television, etc. above reasonable volume after 10:00 pm and before 8:00 am so as not to disturb or annoy other occupants of the Building.
2. No construction, repair work, or other installation involving noise shall be conducted in any Residential Unit except on weekdays (not including legal holidays) and only between the hours of 8:00 A.M. and 5:00 P.M. unless such construction or repair work is necessitated by an emergency.
3. Pet owners must not allow their dog to bark for an extended period of time.
4. Animal noise that is unreasonable and plainly audible may call for enforcement action by NYC if the noise occurs after 7:00 am and before 10:00 pm for a continuous period of 10 minutes or more, and after 10:00 pm and before 7:00 am for a continuous period of five minutes or more (New York City Noise Code of 2007).
5. The unnecessary sounding of vehicle horns and playing of radios, music players, or other sound-producing devices at excessive volume is prohibited in the parking lot or Condominium grounds. The unnecessary screeching of tires and revving of vehicle engines, as well as the unnecessary running of motors causing air and noise pollution, is prohibited.
6. The noise in or around the Community Room should be maintained at a reasonable level. Bands, DJ, and/or other music sources in the Community Room are not allowed **past 10 pm**.

VII. ELECTING THE BOARD OF MANAGERS

The Board of Managers has the responsibility to manage the operations of the Condominium; the Board members are elected by the Unit Owners. The process for electing the Board is prescribed in the By-Laws. Candidates can nominate themselves by providing notice of their intent to run for membership on the Board. In order to have their name listed as a candidate on the ballot for an election, the Unit Owner must be eligible to serve on the Board at the time of the deadline for submitting a notice of intent to run, subject to the following:

1. A person, who is thirty (30) days or more delinquent in the payment of any monetary obligation to the Condominium, and /or have violated the Condominium's By-Laws and/or House Rules within 12 months prior to the election, is not eligible to be a candidate for membership on the Board.
2. A person who has been convicted of or pleaded guilty to any felony, is not eligible for Board membership at any time.
3. All candidates must disclose their residency status (i.e., resident or non-resident at the condominium).

VIII. SMOKING POLICY

The Board has duly adopted the following policy effective August 28, 2018 (the “Policy”) to comply with New York City Local Law 147 (Section 17-502 of the administrative code) as recently amended (the “Law”).

The Policy is intended to protect all residents, employees, and visitors from second-hand smoke, an established health hazard, and to assist in preventing unnecessary risks of injury to persons and property from fires caused by improperly extinguished cigarettes, cigars, and other smoking devices, as well as to keep maintenance and cleaning costs down.

For purposes of this Policy, “*Smoking*” is defined as inhaling, exhaling, burning, carrying, or otherwise handling or controlling any lit or smoldering product containing tobacco, marijuana, or any other substance, including but not limited to cigarettes, cigars and/or pipes and e-cigarettes, hookah and/or vaping devices of all types.

The Policy is as follows:

1. Except as set forth below, smoking is prohibited everywhere on the property at the Condominium, including in (i) individual units, (ii) indoor and outdoor limited common properties (including terraces), and (iii) all indoor and outdoor common areas.
2. No Unit Owner shall smoke, or permit smoking by any occupant, agent, tenant, business invitee, employee, guest, friend, or family member in the Condominium and will be held responsible for any violation of the Smoking Policy.
3. Violation of the foregoing shall constitute a “nuisance” and “objectionable odor” pursuant to and within the meaning and intent of the provisions of the governing documents of the Condominium.
4. The Board of Managers shall have the authority and power to enact rules and regulations which it deems necessary to enforce the foregoing provisions, including adopting a schedule of fines, to be imposed upon for the violation of these provisions. Additionally, the Condominium may assess and collect attorney’s fees and costs against any such Unit Owner found in violation of these provisions which are reasonably incurred by Brightwater Towers in enforcing same against such person found to be in violation hereof. Such fines and/or attorney’s fees and costs shall be recoverable using a special assessment levied against the Unit Owner.
5. **The only area where smoking is permitted in the vicinity of the Condominium is designated smoking areas as indicated by appropriate signs.**

IX. PET POLICY

These rules are intended to govern the ownership of pets in order provide a safe and sanitary living environment for all residents, in addition to protecting and preserving the physical condition of the property.

All pet owners must abide by the following rules and regulations. Permission to maintain a pet may be revoked if such pet becomes a nuisance or constitute a safety concern.

1. General Notes.

- a) Pets are allowed **ONLY for Resident Unit Owners.**
- b) Renters are NOT allowed pets. Unit owners who are planning to rent out their apartments must disclose this to the potential renters prior to the signing of the lease. “NO PET” rider must be signed at the time of the initial signing of the lease and all subsequent lease renewals.

2. Permissible Pets

Only the following animals in the following quantities per Unit are permitted.

- a. Dogs: Number allowed: 1
- b. Cats: Number allowed: 1
- c. Small Caged Animals (such as guinea pigs, hamsters, etc.): The number allowed: 2
- d. Birds: Small birds such as finches, cockatiels, parakeets, etc.: The number allowed: 2
- e. Large birds such as parrots: Number allowed: 1
- f. Fish: Fish tank size is limited to 20 gallons

The Board of Managers reserves the right to prohibit ANY animal which in its judgment is not suitable to be kept as a pet in an apartment complex.

3. Registration of Dogs

- a. All dogs kept in units must be registered with the Management Office annually.
- b. There are no registration fees.
- c. Dog registration forms are available at the Management Office.
- d. Current photograph(s) of the dog is required, digital version is acceptable.
- e. All dog owners MUST provide the Management Office with a copy of the New York City Dog License and proof of current inoculations. Failure to submit this information will subject a Unit Owner to fine(s).
- f. Dog owners whose dogs’ registration is not current are subject to late fees.
- g. Current dog owners must register their dog(s) on an annual basis.
- h. New dog owners must register their dogs within three months from its acquisition.

- i. New unit owners who own dogs must submit a pet registration form and required documentation before occupying the Unit.
- j. Upon completion and submission of the registration forms and required attachments, dog owners will receive an ID TAG for their dogs.
- k. All registered dogs are subject to New York statutes and rules regarding multi-family dwelling dog ownership. All requirements must be up to date at the time of registration.

All pet owners are encouraged to provide emergency contact information to the Management Office to ensure their pet safety at the time of emergencies and natural disasters.

4. Conduct Rules.

- a. Persons who walk dogs are responsible for immediately cleaning after their animals and discarding securely bagged droppings.
- b. Pet waste must be securely double bagged in order to be dropped down the trash chutes. Pet owners are solely responsible for the cleaning up (or the cost of the clean-up) of dog droppings outside the unit and on facility grounds, in compliance with the New York Pooper-Scooper Law NYC Public Health Law –Title 1- 1310.
- c. Everyone who owns or controls a pet shall not allow the animal to commit a nuisance on or in any private or common area of the buildings or any area of the buildings abutting a public place (New York City Health Code §161.03).
- d. Under no circumstances should any animal waste or debris be deposited in a toilet, as blockages will occur; the pet owners will be responsible for the cost of repairs or replacements of any damaged toilets or pipes.
- e. Pet owners are responsible for any damage caused by their pet(s), assume full responsibility and liability for their pet(s), and agree to hold the Condominium harmless from any claims and shall indemnify the Condominium against any and all such claims.
- f. Pet owners are encouraged to secure pet liability insurance.
- g. Pet owners agree to control their pet(s) so that it does not constitute a nuisance to other residents, or create an unreasonable disturbance, such as:
 - i. Pets whose unruly behavior causes personal injury or property damage.
 - ii. Pets who relieve themselves on walls or floors of common areas.
 - iii. Pet who exhibits aggressive or other dangerous or potentially dangerous behavior.
 - iv. Pets who are conspicuously unclean or parasite infected.
- h. No pet may be kept in violation of humane and/or health laws, and other laws.
- i. Pet owners must take appropriate/preventive actions to protect their dog(s) and cat(s) from fleas and ticks and ensure timely appropriate inoculations.

- j. Pet(s) shall not be left unattended on terraces or in hallways or stairwells or any other location outside the unit to which they belong.
- k. Pet owners shall not alter their terrace to create an enclosure for the pet(s).
- l. Residents must never allow their dogs to bark for an extended time.
- m. Dog owners must not allow their dog to relieve itself on the terrace of the unit or on any of the common areas of the property.
- n. All dog owners including their designees (dog walkers) are to honor the “No Dog” areas.

5. Compliance

- a. Unit Owners (including members of the household and guests handling pets) who violate these rules will be subject to fines.
- b. To secure voluntary compliance with the rules and regulations, a written notice of the violation shall be sent from the Management to the pet owner upon the first infraction
- c. If the problem is not resolved after the first written violation notice, the Board of Managers may assess and collect fines for violations of the rules pertaining to pets as well as funds necessary to repair and/or replace damaged areas or objects.
- d. Failure to pick up dog’s waste will result in an **immediate fine** placed on the Unit Owners account.
- e. In the instance that the dogs have exhibited “violent” behavior, as defined by New York State Law, and/or dog owners do not responsibly and appropriately address any nuisances or disturbances caused by their dogs, the Board of Managers reserves the right to contact the appropriate city/state authorities to file a complaint.

X. AMENITIES

SWIMMING POOL

1. General Rules.

All residents and all guests using the pool and the pool seating area are required to comply with the following rules. Any infraction of these rules and regulations may result in a fine and the rescinding of pool privileges and immediate dismissal from the pool area.

- a. It is the responsibility of the residents to advise their guests of the rules of conduct in the swimming pool and pool area.
- b. The pool manager or a lifeguard on duty and/or security staff has the authority to enforce these rules and may remove any patron who violates these rules, and his/her guests from the pool area. The pool may be closed for safety and/or health reasons at the discretion of the Pool Manager or Property Manager.
- c. Anyone who is not authorized to use the pool, and anyone entering the pool or pool area outside of the pool hours of operation, is trespassing and will be subject to violation fines and/or loss of pool privileges.
- d. No person having any contagious disease or infectious condition such as sores or inflamed eyes, a cold, nasal or ear discharge, cuts, boils or other evident skin or other bodily infection shall enter the pool. Do not go to the pool if you have been tested positive for COVID-19 or been in contact with someone who has tested positive for COVID-19 within the last 24 hours.
- e. All residents must use their valid access card to enter the pool.
- f. Guests are permitted to use the swimming pool by purchasing guest passes through their hosts (current residents). Details on guest pass rates for children and adults can be obtained from the Management Office. Each guest must be accompanied by a host (current resident) upon entry and throughout their stay. Additionally, all guests are required to wear wristbands provided upon entry.
- g. PARENTAL SUPERVISION IS REQUIRED for children under the age of 12.
- h. Swimming is only permitted when a lifeguard is on duty.
- i. All bathers must shower before using the pool.
- j. Proper attire must be worn at all times when using the pool facilities. Acceptable attire includes swimwear designed for pool use. Shoes, cut-off shorts, denim, and clothing are not permitted in the pool.
- k. Appropriate attire, including shoes and a cover-up over a bathing suit, is required in the building lobbies when heading to the pool area. Wet bathing suits and bare feet are not permitted in the lobby areas outside the pool facilities.
- l. Swim diapers are required for infants and toddlers who are not toilet trained.
- m. Changing into or out of swimwear should be done in designated changing rooms or restrooms.

- n. No bicycles, scooters, skateboards, roller blades, skates, or like equipment is allowed inside the fenced pool area.
- o. No glass containers. Glass and sharp objects are prohibited in the pool and on spray pad and all deck areas.
- p. No alcoholic beverages are allowed. No person under the influence of alcohol or exhibiting erratic behavior shall enter the pool or the pool deck.
- q. Food can only be consumed in the designated eating area near the entrance. Eating in the pool area is strictly prohibited.
- r. Smoking or vaping is not permitted anywhere in the pool area as in the rest of BWT Condominium (see Smoking Policy for details).
- s. For safety and liability reasons, only authorized personnel are permitted to open, adjust, or handle pool umbrellas to ensure proper deployment and safety.
- t. Urinating, expectorating, or blowing the nose, or allowing human waste in the pool is prohibited.
- u. Running, diving, or horseplay is not allowed in or around the pool area.
- v. Abusive behavior, such as screaming, threatening, or threatened physical violence, or actual physical violence is strictly prohibited.
- w. Prolonged or repetitive breath-holding can be deadly. No intentional hyperventilation or underwater competitive breath-holding. Never hold anybody's head down in the water
- x. Any ball playing activity must take place in the shallow-end designated ball playing area. The supervising lifeguard or Pool Manager may prohibit ball playing activities for any reason they see fit.
- y. Smaller inflatable toys such as beach balls or small swim rings may be allowed, but it's important to ensure they do not interfere with other swimmers or pose safety risks. Children using inflatable toys should be supervised by adults to prevent accidents or disruption to other pool users. Inflatables, toys, etc. should be promptly removed from the pool area after use and stored properly to maintain cleanliness and prevent clutter. Swimmers should follow instructions from lifeguards or pool manager regarding the use of inflatable and/or non-inflatable toys for safety reasons. Lifejackets must be appropriately sized and made out of buoyant non-inflatable material.
- z. Be considerate of other pool users and keep noise levels to a minimum. No loud music.
 - aa. Pets are not allowed in the pool area.
 - bb. Call 911 in case of emergency.

2. Baby Carriages and Strollers Pool Policy:

- a. Safety Considerations: Parents or guardians should ensure that baby carriages, strollers, or similar devices are parked in a manner that does not obstruct walkways, exits, or access to pool facilities. Care should be taken to prevent tripping hazards or impediments to lifeguards' visibility.

- b. Supervision: Parents or guardians are responsible for supervising their children at all times, including when using baby carriages or strollers near the pool area. Children should not be left unattended in baby carriages or strollers, especially near the poolside.
- c. Pool Access: Baby carriages or strollers are not allowed within 5 feet of the pool.
- d. Courtesy: Parents or guardians using baby carriages or strollers should be mindful of other pool users and maintain a respectful distance to avoid inconvenience or disturbance. Consideration should be given to the comfort and safety of all individuals utilizing the pool facilities.
- e. Cleanliness: Parents or guardians should ensure that baby carriages or strollers are clean and free from debris before bringing them into designated areas near the pool. Any spills or messes should be promptly cleaned up to maintain a hygienic environment.

3. Pool Party Rules.

- a. Requests for pool parties must be approved by the Management Office. Reservations will only be permitted by Unit Owners who are current with their common charges, assessments, and other fees.
- b. A reservation must be made at least 5 days before the planned party. The size of the party is limited as per the Pool Party Agreement.
- c. A non-refundable fee payable to Brightwater Towers Condominium is collected at the time of pool party reservation.
- d. Non-resident pool-party guests must purchase daily guest passes according to the current fee schedule.
- e. A refundable security deposit is required upon reservation. The security deposit will be refunded within two weeks after the pool party. However, the entire deposit will be forfeited for failure to comply with the pool rules and/or pool-party rules.
- f. PARENTAL/ADULT SUPERVISION IS always REQUIRED for children under the age of 17 at all pool parties for the duration of the party
- g. Lifeguards and/or BWT staff are not responsible for cleaning after the pool party. It is the party host's responsibility to ensure that the area is cleaned after the party. No barbequing is permitted in the pool area
- h. A 24-hour notice of party cancellation must be received for a full refund to be issued unless the pool party is canceled due to inclement weather, in which case all fees are reimbursed. In the event of a weekend cancellation, the Pool Manager must be informed in writing.
- i. A fee schedule related to pool parties is available at the Management office.

FITNESS CENTER

1. General Rules.

- a. The Brightwater Towers Condominium Fitness Center is open exclusively for current residents ages 18 years or older only. No guests are allowed.
- b. Hours of Operation: 5:00 am to 12:00 am (midnight).
- c. All residents must use their valid access card to enter the Fitness Center.
- d. The services are free of charge with Management approved access.
- e. In order to gain access to the Fitness Center, residents are required to sign a Fitness Center Waiver and Release of Liability Agreement form, as well as Fitness Center Rules.
- f. Music is not permitted to be played aloud.
- g. No alcoholic beverages are allowed in the facility.
- h. **Residents who use the facilities are requested to wipe down exercise equipment** before and after their use and **sanitize their hands** frequently. Sanitary supplies are readily available in the facility.
- i. Security Staff should be notified of any instance of misconduct or violation of these rules. Brightwater, in its sole discretion, reserves the right to revoke Fitness Center access and/or assess and possible fines for those who violate these rules and/or engage in misconduct.
- j. Brightwater residents using the fitness center will be required to comply with all New York State, City, and municipal guidelines and regulations governing fitness centers.

Please be advised that these rules may be modified to be consistent with the current NYS and NYC guidelines governing operations of the fitness centers and will be posted conspicuously in the fitness center without further amendment to the House Rules *

XI. COMMUNITY ROOM

The Community Room (located in 501-A) can be reserved by a Unit Owner of age 21 or older based on availability. A minimum of five (5) days' notice is required to request a reservation. The Board of Managers reserves the right to refuse the use of the community room if the purpose, therefore, is deemed inappropriate.

1. **Reservations will only be permitted by Unit Owners who are current with their common charges, assessments, and other Condominium financial obligations.**
2. The use of the Community Room is granted upon signing of The Brightwater Towers Community Room Rental Agreement and Security Deposit form. Community room rental fees must be submitted no later than (5) days before the scheduled event. A signed "Notice of Approved Community Room Reservation" will be given upon payment confirming the date and time of the event.
3. The Unit Owner shall sign out of the Community Room in a condition satisfactory to the Condominium inspecting agent. The pre-event and post-event inspections shall be conducted by an agent designated by the Condominium and the Unit Owner thirty (30) minutes prior to the start time and thirty (30) minutes after the end time of the Event. If damages do occur or additional cleaning is required, a sum deemed appropriate will be deducted from the Security Deposit. If the cost of the damages exceeds the deposited amount, the Unit Owner will be billed for the difference to repair/refurbish the damaged item(s) to the pre-existing condition.
4. During the event, the Unit Owner or his/her designee who hosts the event shall do everything necessary to assure confining of all his/her guests to the community room area. There shall be no loitering on the building grounds and in common areas. Rules and regulations of the Condominium, as well as rules and regulations of New York City regarding "Places of Assembly" must be strictly observed while the Community Room is in use.
5. The behavior of the host and his/her guests during the event shall be courteous and respectful of the rights, comforts, or conveniences of all residents. The noise in or around the Community Room should be maintained at a reasonable level. The Board, of Managers and/or their respective designee(s) reserve the right to request lowering noise levels at their discretion. Bands and/or DJs are not allowed **past 10:00 pm.**
6. Should it be determined that the behavior or activity of the host and/or his/her guests is inappropriate and unreasonable, the Board of Managers, and/or their respective designee(s) reserve the right to request to end such behavior or end the Event.
7. The Community Room rentals end at 11:00 pm (except for the New Year's Eve parties).
8. Smoking is prohibited in the Community Room (see Smoking Policy for details).

9. No alcoholic beverages are allowed in the Community Room unless served by caterers possessing all required licenses that are current and valid and in strict compliance with the relevant New York City laws and providing liability and liquor liability coverage naming Brightwater Towers Condominium as a named insured in amounts set forth in the Brightwater Towers Community Room Rental Agreement.
10. Maximum Occupancy of the Community Room is limited to 100 people per event.
11. All children under 12 years old must always have adult supervision.
12. No pets are allowed in the Community Room, except certified service animals.
13. The Condominium is not responsible for the loss of personal effects.

Community Room Rental Agreement packet with rental fees and security deposit fees are available in the Management office.

XII. MOVING-IN/MOVING-OUT and BULK DELIVERY PROCEDURE

These rules and regulations are established for the safety and protection of all residents and must be followed:

1. An Elevator Reservation form must be executed by a Unit Owner ONLY and filed with the Management office in timely manner. **Failure to notify the Management Office for any move-in/move-out and/or bulk deliveries will result in a fine.**
2. All move-ins/move-outs/bulk deliveries must be scheduled at least two (2) business days in advance of the date requested. The moving company (if engaged) should provide a valid Certificate of Insurance.
3. All move-ins/move-outs/bulk deliveries shall be coordinated, scheduled, and supervised by the Management Office or its designated representative. The elevator, as well as the hallway walls, floors, and lighting fixtures, will be inspected before and after move-in/out and/or bulk deliveries. The elevator must be padded to avoid scratches and other damage to its interior.
4. In the event there is any damage during the move-in/move-out/delivery and/or extra elevator costs which are incurred in case if the elevator company must be summoned to assist in moving extra-large pieces of furniture, the Condominium will apply all violations/fines, repair/replacement costs on the common charge account of the unit owner.
5. **Moving and/or bulk deliveries must be done only between 9:00 am and 4:00 pm, Monday through Friday**, excluding major government and religious holidays. The side service entrance must be used for all move-ins/ outs and/or bulk deliveries.
6. In special situations a weekend move-in between the hours of 10 am- 4 pm will be allowed, subject to Board of Managers approval, elevator availability and appropriate fees.
7. Excess trash created by a move-in/move-out/delivery **MUST NOT** be left in the hallways, stuffed into the compactor chutes, or left in the compactor rooms on residential floors. The Unit Owner is responsible for the removal of the debris. Failure to comply with these rules may result in a fine.
8. Elevator Reservation forms are available upon request at the Management Office or on the website www.bwtcondos.com.

XIII. GARBAGE DISPOSAL AND RECYCLING POLICY.

1. It is strictly prohibited and against New York City Fire and Sanitation codes to leave any kind of garbage, trash, or refuse in any common area other than incinerator rooms in the hallways or compactor rooms in the lobby level where it will be properly disposed of by maintenance staff. Household bulk garbage disposal is subject to the Condominium's prior approval and elevator reservation with appropriate fees. Please be advised that the Condominium does **not** process or store any construction debris which must be removed by your contractor.
2. Recycling is **MANDATORY** in New York City. All residents shall sort and otherwise deal with all garbage, trash, and refuse in accordance with New York City recycling law, all other applicable City and State laws and regulations, and in accordance with the Condominium's policies
3. Substantial fines are levied by The City of New York for violations of the recycling laws. Please be advised that if a Unit Owner or their tenant is found not compliant with these laws and a fine is levied upon the Condominium as a result, this fine will be billed to the Unit Owner's account. Additional fees assessed by the Board of Managers may apply.

XIV. RESTATEMENT AND RESERVATION OF THE CONDOMINIUM'S RIGHTS

1. The Board of Managers may at any time in its sole discretion and without prior notice to Unit Owners amend or revoke any part or all of these House Rules, including without limitation any fees, or any benefit, consent or approval granted under these House Rules, provided that such action is approved by the affirmative vote of the Board of Managers. In the event the Board of Managers amends or revokes any House Rule, notice will be given to Unit Owners prior to the effective date.
2. The interpretation and application of the House Rules are the duty and responsibility of the Board of Managers.
3. Wherever in these House Rules any action sought to be taken by a Unit Owner is subject to the Condominium's consent or approval, such consent or approval (a) may be granted or withheld, in the Condominium's absolute and sole discretion, for any reason or for no reason and (b) must be in writing.
4. No provision contained in these House Rules shall be deemed to have been abrogated or waived by reason of any failure(s) of the Condominium to enforce it, regardless of the number of times such failure to enforce it may occur.
5. In addition to all other rights which the Board of Managers has for nonpayment of common charges and assessments and other Condominium financial obligations, the Board of Managers reserves the right to bar the use by a Unit Owner of any of the recreational facilities and amenities for failure to make such payments
6. A violation of these House Rules is subject to the remedies provided in the By-Laws including, in the Board of Managers' sole discretion, the imposition of a fine or charges. In addition, to the extent that the Condominium incurs any cost of any nature, including, without limitation, any attorneys' fees, fines, assessments or penalties, in connection with or as a result of any Unit Owner's actions or omissions, including, but not limited to, any failure or refusal to comply with any provision of these House Rules or any other directive of the Condominium, or By-Laws, or of any law or regulation, the Unit Owner shall, upon demand, reimburse the Condominium for such costs.
7. These House Rules and the various policies contained herein are not intended to amend the Declaration or By-laws of the Condominium (the "governing documents"), and to the extent, there are any rules or terms that may be viewed as conflicting, the Condominium's governing documents will be deemed controlling."
8. Notwithstanding anything in these amended House Rules that affect the Sponsor/Holder's right to sell or lease its units or which eliminate or modify any of the Sponsor/Holder's rights or privileges pursuant to the Offering Plan, the Condominium Declaration and By-Laws or existing House Rules and Regulations, or which empower the Board to assess fines against the Sponsor/Holder relating to conduct by tenants in occupancy of units owned by the Sponsor/Holder, shall not apply to the Sponsor/Holder or its tenants, and the Sponsor/Holder shall be exempt from the application of the provisions of any such changes or the imposition of any such fines.