## Additional Information on Proposed Rule Changes

On October 26, 2024, the Golf Lakes Board of Directors will consider adoption of changes to the rules and regulations.

## PROPOSED RULE CHANGES BY BOARD OF DIRECTORS

## 1) Ownership/Occupancy Standard

- a) No Business Entity or Corporation shall be permitted to purchase.
- b) The Co-Op is intended for owner occupancy.
- c) No annual leases shall be permitted.
- d) Allowed Lease Terms shall be one consecutive period per 12-month period of no less than three (3) months and no more than six (6) months.

## 2) Homesite Improvements

- a) Sheds/Storage Additions/Improvements:
  - i) Must be of conventional construction and permanent regarding build quality and attachment to the unit/lot.
  - ii) Must be contiguous to the dwelling or contiguous to an existing utility/storage shed under the existing roof line. No free-standing sheds are permitted.
  - iii) Must match the dwelling's exterior.
  - iv) Must be set back a minimum of 15' from the front of the unit/lot and not placed forward of the main box of the home.
  - v) Must be set back a minimum of 5' from the side and rear property lines.
  - vi) In addition to meeting all other criteria, cul-de-sac lots (3 units/lots in each) will be further reviewed on a case-by-case basis to evaluate neighboring sight lines, impact to adjacent cul-de-sac lots, prior lot improvements impacting total impervious area, and placement within the building envelope of the lot.
  - vii) Must include access to the shed from within lot; ramps cannot be in 5' setback.
  - viii) Non-conforming sheds/storage must be evaluated by the Association prior to the sale or transfer of the property regarding whether shed must be removed or allow to remain upon sale.
  - ix) Must not be made of plastic, such as Rubbermaid, vinyl or flexible materials. Cannot be of metal construction.
  - x) Under-skirting or pest barrier required if elevated above finish grade.
  - xi) Cannot cause the lot to have less than 25% pervious area.
  - xii) Must adhere to all permitting requirements by Manatee County, as applicable.

- b) Maximum Impervious/Minimum Pervious Area
  - i) All lots must maintain a minimum of 25% pervious area.
  - ii) The total of all improved impervious areas within a lot must not exceed 75%.
- c) Building Setbacks Required setbacks for <u>all</u> lots are as follows:
  - i) 15' Front Setback
  - ii) 5'-Side Setback
  - iii) 5' Rear Setback
  - iv) 15' Setback from all curbed streets
  - v) Lot specific exceptions include units/lots on the west side of 1st A St. E. and the three (3) units/lots at all cul-de-sacs which may have a porch, open or enclosed, setback 8' from the front property line, provided it does not exceed 75% of the length of the box.
- d) Setback Improvements Limited to the following items and must not cause the total pervious lot area to be less than 25%. If removal of any prior improvement becomes necessary to perform repairs or maintenance to infrastructure, all costs to remove and reinstall shall be the lot Lessee/member's responsibility.
  - i) Sidewalk to home entrance (Front only)
  - ii) Driveways (Front Only)
  - iii) Steps/Stoops (Front Only)
  - iv) Planters (Front Only)
  - v) A/C Pad and Related Equipment
  - vi) Power Pedestals, Utility Connections and Above-Ground Propane Tanks
  - vii) Non-Combustible Window Awning Overhang
  - viii) Landscape Improvements
  - ix) Steppingstones
  - x) Paths for Pedestrians or Golf Carts using pavers set in sand. Sand is required for easy removal in the event of required maintenance.
  - xi) Landscape Borders including Poured Curbing

