Pine Hollow II Property Owner's Association, Inc. Architectural Review Committee (ARC) Contractor's Construction Application

General Information

General Contractor:				
Address:				
License #:	E-Mail:			
Mobile #	Office#	Fax#		
Pine Hollow Address:		Block#	Lot#	
Property Owner:				

CONTRACTOR QUALIFICATIONS

For new construction and major remodel, please provide with this application the following:

- A. LICENSE AND INSURANCE- Contractor listed on this application shall provide:
 - 1) Current copy of contractor's License
 - 2) Proof of Workers' Compensation Insurance
 - **3)** General Liability Insurance with a minimum of \$1,000,000.00 coverage naming Pine Hollow II Property Owner's Association, Inc. as an additionally named insured.
- **B. STATUS OF COMPLIANCE** Applications will not be accepted from any contractor in non-compliance with current or past projects in Pine Hollow Units 3 and 4, herein referred to as "Pine Hollow 3 & 4". The contractor may resubmit when deficiencies and items of non-conformance have been corrected to the ARC's satisfaction.

CONSTRUCTION STANDARDS

All construction conduct and behavior in Pine Hollow 3 & 4 must comply with the Construction Standards of the ARC. Construction will be pursued continuously and diligently.

A. PRE-CONSTRUCTION

When the Owner has received ARC Plan Approval and <u>ONLY after approval</u>, the following requirements must be satisfied before any lot clearing, site preparation, material deliveries or construction may commence.

- 1) Signs- General contractor and architect signs must be approved by the ARC. Signs may not exceed four square feet and must be erected on the lot not closer than three feet to the road right-of-way. At no time shall a sign or permit be nailed to any tree. Subcontractors willnot be permitted to have a sign on the construction site.
- 2) Deposit- The contractor's deposit shall act as the contractor's bond in the event the contractor's construction activity causes any damage, unreasonable inconvenience, or otherinjury to any property within Pine Hollow 3 & 4. The deposit is not to serve as liquidated damages, but only to provide a source of cash funds immediately available for corrections of deviations from the ARC Guidelines or to repair damages to common areas. The Contractor liability will not be limited to the contractor's deposit. Any existing damage to roads, mailbox pedestals or metal mailboxes, curbs, adjoining lots, etc., must be documented and submitted with the application to prevent deductions from contractor's deposit for correction and repair.
- **Permit-** Approval by the ARC does not preclude the necessity for obtaining building permits from the County Building Department and other appropriate agencies. ARC approved plans and County Building Department/Agency approved plans <u>may not</u> differ. ARC approvedplans shall take precedence in determining ARC compliance.
- **4) Utility Connections-** Building connections for all utilities, including, but not limited to, water, electricity, telephone and cable shall be run underground from the proper connectingpoints to the building structure in such a manner to be acceptable to the ARC and the governing utility authority.

B. DURING CONSTRUCTION

1) Inspection- The ARC or its designated representative may enter the property to periodically inspect the construction project to assure compliance with the approved plansand specifications. If deemed appropriate, the ARC may report its findings to the County Building Inspector.

- 2) Toilet- Each construction site is required to have a job toilet for the use of workers. It must be placed on the site, at least twenty feet from the road right-of-way, in an inconspicuous lo- cation with the door facing away from the road.
- **3) Burning-** Fires are not permitted on residential construction sites under any circumstances.

4) Trash Disposal-

- **a.** Care should be taken when loading trucks and hauling trash to prevent spillage while in transit. Lot owners and contractors shall be held responsible for trash and de-bris resulting from the construction project.
- **b.** A commercial dumpster or a suitable trash trailer with a minimum four cubic yard capacity is required on the construction site. It must be placed within the property linesat least twenty feet from the road right-of- way, and the area surrounding it must be kept in a clean and neat manner. The dumpster must be emptied on a regular basis, and in no event shall the dumpster be overloaded.
- **c.** At the end of each work day, materials must be stored neatly and all trash placed in the dumpster. Trash is not to be strewn about the site or piled openly. It is imperative that all sites be maintained in a clean and professional manner. Contractor and lot owner are responsible for any trash or debris which accumulates on the site or which is distributed onto neighboring properties. Adjacent lot construction trash will be pre-sumed the responsibility of contractor to clean-up.
- **d.** The shoulder and street in front of the site shall be kept free of construction dirt anddebris.

5) Protection of Neighbor's Rights-

- **a.** All construction materials must be kept within the property lines, maintaining a neat street right-of-way. The storage of materials should be in an inconspicuous area of the site and should be neat and orderly.
- **b.** The use of adjoining properties for access or storage of materials without the writtenpermission of the adjacent lot owner is prohibited. If such permission is granted, proof of permission shall be forwarded to the ARC to be kept on record and adjoining properties shall be restored to original condition by contractor.
- **c.** Storage structures may not be used as living quarters.
- **d.** Vehicles shall not be parked on road pavement or street right-of-way.

e. Construction personnel and subcontractors are not permitted on Pine Hollow 3 & 4 after working hours, nor are they permitted to use Pine Hollow 3 & 4's common areas. <u>Fishing is NOT permitted on Pine Hollow 3</u> & 4.

6) Damage

a. Any damage to property on Pine Hollow 3 & 4 will be charged to the general contractor. Damage includes injury to property including, but not limited to, shoulder of road, street, and grassy areas from the following, but not limited to, mechanical equipment, vehicles, petroleum products, and personnel (whether willful, negligent, or accidental). Damage caused by sub- contractors or material and service providers will be charged to the general contractor. The contractor's deposit shall be a ready source of funds for damages and repairs.

7) Working Hours

a. Working hours are from 7:00 a.m. to 5:00 p.m. Monday through Friday and 9:00 a.m. through 5:00 p.m. on Saturday. Work will not be performed on Sunday.

C. FINAL INSPECTION BY THE ARC

- 1) For the final inspection and consideration for final approval by the ARC, the residence must be completed, the landscaping must be installed, and all improvements must conform to the previously approved plans. Construction permit must have passed final inspection with the County Building Department. All construction debris must be removed from thesite and the surrounding area. Adjacent property utilized during construction shall be restored to original condition. This means leaving property in mowable condition, spreading 2" topsoil and seeding with grass seed or sprigging.
- After the above has been accomplished, the contractor or the lot owner must request an ARC final inspection prior to any application to certify occupancy. The Chairperson of the ARC will schedule a final inspection. Any unauthorized changes to the previously ap- proved plans must be corrected before a final inspection approval will be issued and the contractor's deposit returned.
- The final inspection review letter, either approval or denial with causes listed, will be sent to the owner and contractor. The deposit balance will be refunded within forty-five (45) days of the ARC's final inspection.
- 4) If the Final Inspection results in ARC requested corrections, a subsequent "Final Inspection" will be necessary.
- The Pine Hollow II Property Owner's Association will not become involved in disputes between the owner and his/her contractor. Deposits will be returned to the party who submitted the original deposit.

The Architectural Review Committee shall make periodic inspections and notify the contractor of any on-site violations and try to have the contractor correct these items in a reasonable period of time. If an on-site correction is not made in a reasonable time frame, or if off-site trash and damage problems occur, which are not corrected in a reasonable time frame, the Association will make those corrections at the expense of the contractor, and deduct the cost there-of from the Contractor's Deposit.

AGREEMENT:		
I, as C project, acknowledge and agree to insure the improved plan agree that:		nd
I have read and understand the <u>Declara</u> <u>Pine Hollow II</u> applicable to the property. I agree to	ation of Covenants, Conditions and Restrictions of o comply with the aforementioned documents.	
2) I am responsible for completing the pro- as approved by the ARC, and understand that any proved by, the ARC prior to implementation.	pject as described by the drawings and specification y proposed changes must be submitted to, and ap	
3) I will maintain a clean construction site a dumpster(s) and job toilet(s) and lay-down area in	at all times, including but not limited to, commercia conformance with the Guidelines.	al
4) I am responsible for the conduct and perials on this project at all times while they are within	erformance of all workers supplying services or main Pine Hollow 3 & 4.	te-
5) I understand the Deposit will be held in shall be returned after satisfactory completion of the deductions for corrections or damages.	a non-specific, non-interest bearing account and the Final Inspection by the ARC, less any	
6) Fees may be paid by Pine Hollow II Pro damages, the correction of changes not approved Inc.'s Architectural Review Committee, or work coauthorize the ARC to utilize my deposit as a prima	intracted to improve the appearance of untidy sites	3. <u> </u>
7) I agree to abide by all the terms and corhold harmless the Pine Hollow II Property Owner's members and agents against any and all claims, cattorney's fees for the defense thereof, arising from mentioned construction.	demands, damages, costs and expenses, including	
APPLICATION, DEPOSIT, AND AGREEMENT MADE TO	HISDAY OF, 20	_
(Contractor Signature)	(Witness Signature	- ∍)
(Contractor Print Name)	(Witness Print Name	- ∋)
CONTRACTOR'S APPLICATION AGREEMENT APPROVED	THISDAY OF	

(PRINT NAME)

Pine Hollow II Property Owner's Association Inc..